Company Number: 01860181

IMPERIAL TOBACCO LIMITED

Annual Report and Financial Statements

For the year ended 30 September 2021



Company Information

Directors J M Downing

L J Paravicini

D M Tillekeratne

Company Secretary D P Bevan

Registered Number 01860181

Registered Office 121 Winterstoke Road

Bristol BS3 2LL

Independent Auditors Ernst and Young LLP

1 More London Place

London SE1 2AF

United Kingdom

Strategic Report

The Directors present their Strategic Report together with the Directors' Report and audited financial statements of Imperial Tobacco Limited (the Company) for the year ended 30 September 2021.

Review of the business

The principal activity of the Company is the marketing, distribution and sale of tobacco, tobacco-related and next generation products. The Company is also a holding company and intermediate parent company for the majority of the operating subsidiaries of the Imperial Brands PLC Group (the Group).

The Company is a wholly owned indirect subsidiary of Imperial Brands PLC, which is the ultimate parent company within the Group. The Company results incorporate both the UK trading of the Group and the head office functions, with key performance indicators being focussed on the UK market trading. Key performance indicators used by management to monitor the UK trading element only are detailed below.

	2021	2020	Movement
Market share (%)	40.7%	40.5%	20bps
Net revenue (£m)	660	631	5%
Operating profit (£m)	465	431	8%

Year on year volumes increased 0.8 billion stick equivalents. This is mainly due to a growth in market size of +6.5% percent with additinal growth in market share over the same period, increasing from 40.5 percent to 40.7 percent. Market volumes grew as a result of lower illicit volumes and reduced international travel due to covid restrictions, which supports the Net Revenue growth for the same period.

Net revenue comprises tobacco and NGP revenue less duty and similar items, excluding peripheral products. In addition to the UK trading revenue of £4,465 million (2020: £4,190 million), the Company recognised £593 million (2020: £475 million) licence fee and brand management fee income and £26 million (2020: £22 million) revenue from NGP products.

In addition to tobacco operating profit of £457 million (2020: £431 million) for the UK trading business, the Company recognised operating income in respect of licence fees, brand management fees and head office royalties and an operating loss in the NGP business of £2 million (2020: £2 million profit). These are offset by impairments of investments of £6,978 million (2020: £29 million).

The principal risks and uncertainties of the Company, are considered to be the following:-

- Failure to manage the impacts of product regulatory change;
- Failure to develop commercially sustainable NGP categories;
- Climate change;
- Inability to develop, execute and communicate an effective ESG strategy in line with expectations of relevant stakeholders;
- Pricing, excise or other product tax outcomes not in line with business plan assumptiond or expectations;
- Product portfolio and/or interaction approach not aligned to consumer preferences;
- Failure to ensure expected benefits of strategic transformation programme;
- Major incident result from cyber or similar technology risk;
- Failure to appropriately manage litigation and investigation results in adverse judgements and/or related costs;
- Management of liquidity and financing requirements;
- Product supply fails to meet market demands (stock issues in market);
- People and organisation;

Strategic Report

Review of the business (continued)

These risks, and mitigating actions taken by the Company, are detailed on pages 80-93 of the Group's Annual Report which does not form part of this report. In the normal course of business, the Group is also exposed to market, liquidity and credit risk. The Group's financial risk management policy is discussed in the Financial Risk Factors section of the Group's Annual Report, which does not form part of this report. The Group's Annual report is available at www.imperialbrandsplc.com.

The operating subsidiaries of the Company are shown in note 28. The Company operates an overseas branch in France.

Financial results

The overall results for the Company include both the activities of the UK trading entity and the income and costs of head office corporate functions. These will include additional items such as the impact of impairments. The results for the Company show profit for the financial year of £1,030 million (2020: £723 million), operating loss of £6,307 million (2020: profit of £616 million) and revenue of £5,084 million (2020: £4,687 million). Total equity at 30 September 2021 is £15,535 million (2020: £15,685 million).

The Directors do not propose a final dividend (2020: £nil). The aggregate dividends on the ordinary shares recognised as a charge to the Statement of Changes in Equity during the year amounts to £1,000 million (2020: £nil).

Future developments

The Company believes it is well placed to continue in its market leading position in the UK due to its broad product and brand portfolio and the initiatives in the value and economy cigarette, fine cut tobacco and next generation product (NGP) sectors. This, along with the Company's continued commitment to drive sales growth by ensuring that the Company's brand and products evolve in line with changing consumer dynamics, should provide further opportunities to grow operating profits. The Company holds investments in the Group's trading entities, providing substantial dividend income annually.

Statement on Section 172 of the Companies Act 2006

The ongoing sustainable success of the business is dependent on our relationship with a wide range of stakeholders, including consumers, employees, suppliers, retailers, governments and non-governmental organisations.

Section 172 of the Companies Act 2006 requires a director of a company to act in the way he/she considers, in good faith, would be most likely to promote the success of the company for the benefit of its members as a whole, and in doing so have regard (amongst other matters) to:

- the likely consequences of any decision in the long term,
- the interests of the company's employees,
- the need to foster the company's business relationships with suppliers, customers and others,
- the impact of the company's operations on the community and the environment,
- the desirability of the company maintaining a reputation for high standards of business conduct, and
- the need to act fairly as between members of the company.

Building and maintaining trust with our stakeholders underpins the success and reputation of the Company. Through stakeholder collaboration we aim to develop the Company, minimise our environmental impact, make a positive social contribution and uphold high standards of governance. The output of our stakeholder engagement activities is shared with the Board and taken into consideration when making business decisions.

The Company is involved in Group wide stakeholder focused initiatives to consider the needs of stakeholders. These include appointing a dedicated workforce engagement director sitting on the Group board, supply chain strategy reviews to mitigate human rights abuses, customer visits and market deep dives.

Strategic Report

Statement on Section 172 of the Companies Act 2006 (continued)

This section of the report provides an overview of the dialogue we had with our key stakeholders during the year.

Stakeholder	How the board considers this	How we engage
	stakeholder	
	Steven Stanbrook is our dedicated	We held listening exercises across all functions and
	Workforce Director, who sits on the	regions. The feedback gathered helped to develop our
	Board	purpose, vision and behaviours and these were launched at
	In addition to the management led	our first ever global all-staff conference
	workforce engagement events, the	We hold CEO and leadership town hall meetings in
	Board held four listening events with	person, COVID permitting, otherwise virtually allowing
	groups of our colleagues during the	colleagues the opportunity to give feedback directly to the
	year. These events included several	ELT
Colleagues	Group Non-Executive Board	We launched a global diversity and inclusion diagnostic in
	members, and gave the Board the	early FY21 and, as a result of the feedback, set up four
	opportunity to hear feedback directly	global employee resource groups (ERGs) to further
	from our colleagues, as part of our	understand the issues raised and to co-create solutions.
	overall engagement strategy. This	The ERGs represent gender, ethnicity, LGBTQ+ and
	engagement allowed the Board to	disability
	incorporate colleagues' views into its	We use various channels including the Intranet, IB
	decision-making	Weekly and other ad hoc announcements to ensure regular
		internal communications with colleaugues
	Feedback from focus groups held in	Consumer round tables and focus groups are held –
	different markets with consumers	virtually where COVID restricts – to understand their
-	from diverse backgrounds was	specific requirements and changing preferences
	presented to the Board as part of the	Feedback from these focus groups is used in our decision-
	strategic review	making for investments in brand refreshes and marketing
Consumers	To better understand how	• The new position of Chief Consumer Officer was created
	Imperial's existing NGP proposition	on the ELT to lead and promote consumerlistening
II	was perceived by consumers, the	exercises across the Group
	Board saw focus group feedback by	
	specific NGP proposition	
	The Board reviews feedback from	Our market cluster leadership teams engage with our
	customer visits for each priority	customers to understand how to improve the effectiveness
	market to monitor the development	of their sales force
	of stronger trade partnerships	We have worked closely with our distributors to
	This feedback influenced the	understand how we can best manage our relationships.
	Board's decision to support the	This has led us to relaunch a dedicated team to support
Customers	investment to develop our sales	distributor sales and build best practice in distributor
	teams in the priority markets of the	management across the Company
	US and Germany and to enhance	For our largest customers we use key account
	their sales tools and technology	management practices to better understand their needs
	Our CEO has met with customers	and to create strong commercial partnerships to help our
	regularly	businesses prosper

Strategic Report

Statement on Section 172 of the Companies Act 2006 (continued)

Stakeholder	How the board considers this stakeholder	How we engage
Government and regulators	Our new corporate strategy includes a commitment to building a next generation product (NGP) portfolio of potentially reduced harm products Board approval of Modern Slavery Statement	We monitor changing regulations in our markets and assess the impact on our existing portfolio and innovations We assess regulation impact on pack design and marketing support around brand launches This monitoring allows the Board to take relevant legislation and regulation into account when making
Investors	regular meetings with our top shareholders to hear their views directly and to update and consult with them • The Board was involved in the development and communication of the new strategy that was outlined at the Capital Markets Day in January.	
Suppliers	Board approval of Modern Slavery Statement Suppliers within our supply chain are included as part of the Board's ESG considerations During the year we reviewed the risk of COVID-19 to suppliers, including in respect of logistics	 Our Supplier Qualification Programme is a screening process for all new NTM and NGP suppliers, requiring a self-assessment on business conduct, environmental management, and labour practices such as discrimination, child and forced labour, freedom of association, remuneration, working hours and health and safety All our leaf suppliers are expected to participate in the Sustainable Tobacco Programme (STP) Through our leaf partnership projects we support communities in tobacco-growing countries identified as having the most need

Strategic Report

Consumers

Millions of adults worldwide choose to enjoy our tobacco and NGP products. Meeting their expectations of quality and understanding their evolving needs is vital for the long-term sustainable growth of our business. Engagement with consumers this year has continued to inform brand and product investment decisions.

The Board is briefed regularly on our product portfolio in both NGP and tobacco and how these meet adult consumer expectations. Together with market deep dives these assist the Board in understanding how its decisions impact consumer satisfaction and post purchase experiences.

Employees

The Company's employment policies aim to attract, retain, train and motivate the very best people, recognising that this can be achieved only through offering equal opportunities and giving fair consideration to applications for employment, career development and promotion without having regard to an employee's gender, race, religion, age or disability. These policies also cover the continuation of employment and appropriate training for employees who become disabled during their employment.

To ensure employees can share in our success, the Company offers competitive pay and benefit packages linked, wherever possible, to performance. Employees are encouraged to build an ownership stake in Imperial Brands PLC shares, with a number of employee share plans offered during the year.

The Company is committed to providing an environment that encourages the continuous development of all its employees through skills enhancement and training programmes.

Employees are kept aware of the financial and economic factors affecting the performance of the Company. The Company provides employees systematically with information on matters of concern to them, and consults employees or representatives on a regular basis so views of employees are taken into account when making decisions.

Information concerning employees and their remuneration is given in note 6 to the financial statements.

Governments & wider society

We are transparent about the way we operate and seek to work together with a broad range of authorities and non-governmental organisations to address challenges and realise opportunities. Throughout the year, we continued to engage on regulatory issues and other areas of shared interest. During the coronavirus lockdown we increased engagement with a multitude of societal stakeholders to better understand how we could provide support.

The Board receive regular updates covering anti-illicit trade activities, the status of engagement with taxation authorities, excise matters, litigation and evolving product regulation in respect of both tobacco and NGP.

Streamlined Energy and Carbon Reporting (SECR)

The Company is exempt from the UK Streamlined Energy and Carbon Reporting (SECR) regulations. The performance of the Imperial Brands PLC Group in respect of these regulations can be found in the Group's annual report on page 54.

Strategic Report

Retailers

We seek to develop partnerships that recognise the commercial objectives of retailers and the importance of responsible sales practices. This year's engagement included relaunch a dedicated team to support distributor sales and build best practice in distributor management.

Suppliers

The Company is supplied by entities from within the Imperial Brands Group and also external suppliers. We maintain strong relationships with our tobacco, non-tobacco and NGP external suppliers to ensure sustainable supply and business continuity. We seek to work with external suppliers to identify and action opportunities to improve our collective impact on society. During the year we reviewed the risk of COVID-19 to suppliers, including in respect of logistics, and we have worked with our suppliers to understand what is happening within their supply chain and where there is the opportunity for us to support them and have the most positive impact.

The Board reviews our supply chain strategies, including actions to mitigate supply disruption. The Board reviews the Modern Slavery Statement and activities to eliminate child labour to address the risk of human rights issues across our supply chain.

COVID-19

During the pandemic the impacts of COVID-19 have been well managed by the Imperial Brands Group to ensure continuity of operations, with new working practices having evolved and significant effort provided by our teams across the globe, along with those of our customers, suppliers, and other stakeholders.

The Directors recognise that the current environment brings uncertainty due to the COVID-19 pandemic, however the Group has effectively managed operations across the world, and has an established mechanism to operate efficiently despite the uncertainty, with little impact to date. Consumer sales have proved to be resilient, and it can be seen that governments are supportive of ongoing distribution. Consequently, we now do not perceive the impact of COVID-19 to present a significant risk to the maintenance of cash flows. This means that the Group continues to have the ability to pay down debt, maintain covenants, credit ratings, bank bonds, and investor confidence.

To date, the observable impacts on the Company's activities have been limited to low level changes in credit risk in the duty free and travel retail operations area. The Company is not aware of any post year end impairments to its investments specifically associated with the impact of the pandemic.

On behalf of the Board

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D M Tillekeratne Director 28 March 2022

Directors' Report

The Directors submit their report together with the Strategic Report and audited financial statements of the Company for the year to 30 September 2021.

Future developments and going concern

Future developments are set out in the Strategic Report.

The Directors are satisfied that the Company has adequate resources to meet its operational needs for 12 months from the date of signing the financial statements. The Company has net current liabilities of £10,774 million as at 30 September 2021, including £11,189 million relating to intra-group payables and receivables. The Directors of the Company have assurances of unconditional committed financial support from Imperial Brands PLC, the ultimate parent company, and that this will continue for 12 months from the date of signing of the Company's financial statements. Imperial Brands Plc has undertaken its own assessment of going concern, which it has confirmed and this is disclosed on page 164 of the Imperial Brands Plc Annual Report for the year ended 30 September 2021. The Directors, having made inquiries are satisfied that there has been no deterioration in the ability of the Group to provide financial support since this date. Therefore the Directors continue to adopt the going concern basis in preparing the financial statements.

Financial risk management policy

Financial risk management policies are detailed in the Strategic Report.

Share capital

Details of the Company's share capital are shown in note 21 to the financial statements.

Dividends

As set out in the Strategic Report, the Directors do not propose a final dividend (2020: £nil). Interim dividends totalling £1,000 million have been paid during the year (2020: £nil).

Qualifying third party indemnity provisions

Imperial Brands PLC has purchased Directors' and Officers' liability insurance that has been in force during the financial year and is currently in force at the date of approval of these financial statements. The Directors of the Company have the benefit of this insurance, which is a qualifying third party indemnity provision as defined by the Companies Act 2006.

Directors

The Directors of the Company who were in office during the year and up to the date of signing the financial statements were:

J M Downing

O R Tant (resigned 18 May 2021)
T R W Tildesley (resigned 30 April 2021)
M A Wall (resigned 18 February 2022)
L J Paravicini (appointed 19 May 2021)
D M Tillekeratne (appointed 18 February 2022)

Employees

The Company's policy on involving UK employees in its affairs is set out in the Strategic Report.

Suppliers, customers and others

The Company's need to foster business relationships with suppliers, customers and others is set out in the Strategic Report.

Directors' Report

Statement of Corporate Governance Arrangements

Imperial Brands PLC Group is compliant with the 2018 UK Corporate Governance Code for the year ending 30 September 2021. The details can be found in the Group's annual report on page 95 which do not form a part of these financial statements, but is available at www.imperialbrandsplc.com.

Branches outside the UK

The Company operates an overseas branch in France.

Post balance sheet events

The Company's French branch has received a challenge from the French tax authorities concerning the intragroup financing of the French branch. In December 2021 the French tax authorities issued assessments which could lead to additional liabilities of £169 million. In February 2022 the French branch appealed against the assessment. Advice to date is that the Company's appeal should ultimately be successful. At the balance sheet date the Company believes it is appropriate to maintain a £29 million (2020: £27 million) provision for uncertain tax positions in respect of this matter.

In late February 2022 Russia and Ukraine engaged in armed conflict. Note 27 Post balance sheet events provides details.

Contingent liabilities

A legal case has been filed against the Imperial Brands PLC Group and five of its subsidiaries, including the Company, in December 2020 relating to human rights issues in Malawi. Note 23 - Contingent liballities contains further details.

Statement of Directors' responsibilities in respect of the financial statements

The Directors are responsible for preparing the Annual Report and the financial statements in accordance with applicable law and regulation.

Company law requires the Directors to prepare financial statements for each financial year. Under that law the Directors have prepared the financial statements in accordance with United Kingdom Generally Accepted Accounting Practice (United Kingdom Accounting Standards, comprising FRS 101 'Reduced Disclosure Framework', and applicable law).

Under Company law the Directors must not approve the financial statements unless they are satisfied that they give a true and fair view of the state of affairs of the Company and of the profit or loss of the Company for that period. In preparing the financial statements, the Directors are required to:

- select suitable accounting policies in accordance with IAS 8 Accounting Policies, Changes in Accounting Estimates and Errors and apply them consistently;
- state whether applicable United Kingdom Accounting Standards, comprising FRS 101, have been followed, subject to any material departures disclosed and explained in the financial statements;
- provide additional disclosures when compliance with the specific requirements in FRS 101 are insufficient to enable users to understand the impact of particular transactions, other events and conditions on the Company's financial position and financial performance;
- make judgements and accounting estimates that are reasonable and prudent;
- prepare the financial statements on the going concern basis unless it is inappropriate to presume that the Company will continue in business; and
- present information, including accounting policies, in a manner that provides relevant, reliable, comparable and understandable information.

Directors' Report

Statement of Directors' responsibilities in respect of the financial statements (continued)

The Directors are also responsible for safeguarding the assets of the Company and hence for taking reasonable steps for the prevention and detection of fraud and other irregularities.

The Directors are responsible for keeping adequate accounting records that are sufficient to show and explain the Company's transactions and disclose with reasonable accuracy at any time the financial position of the Company and enable them to ensure that the financial statements comply with the Companies Act 2006.

Disclosure of information to Auditors

In the case of each Director in office at the date the Directors' Report is approved:

- so far as they are aware, there is no relevant audit information of which the Company's Auditors are unaware; and
- they have each taken all the steps that they ought to have taken as a Director in order to make themselves aware of any relevant audit information and to establish that the Company's Auditors are aware of that information.

Independent Auditors

In the absence of a notice proposing that the appointment of Ernst & Young LLP as Auditors of the Company should be brought to an end, the Auditors will be deemed to be re-appointed for the next financial year.

On behalf of the Board

D Tillekeratne

D Tillekeratne (Mar 28, 2022 10:58 0

D M Tillekeratne Director

28 March 2022

INDEPENDENT AUDITORS' REPORT TO THE MEMBERS OF IMPERIAL TOBACCO LIMITED

Opinion

We have audited the financial statements of Imperial Tobacco Limited for the year ended 30 September 2021 which comprise the Income Statement, the Statement of Comprehensive Income, the Balance Sheet, the Statement of Changes in Equity and the related notes 1 to 28, including a summary of significant accounting policies. The financial reporting framework that has been applied in their preparation is applicable law and United Kingdom Accounting Standards including FRS 101 Reduced Disclosure Framework (United Kingdom Generally Accepted Accounting Practice).

In our opinion, the financial statements:

- give a true and fair view of the company's affairs as at 30 September 2021 and of its profit for the year then ended;
- have been properly prepared in accordance with United Kingdom Generally Accepted Accounting Practice; and
- have been prepared in accordance with the requirements of the Companies Act 2006.

Basis for opinion

We conducted our audit in accordance with International Standards on Auditing (UK) (ISAs (UK)) and applicable law. Our responsibilities under those standards are further described in the Auditor's responsibilities for the audit of the financial statements section of our report. We are independent of the company in accordance with the ethical requirements that are relevant to our audit of the financial statements in the UK, including the FRC's Ethical Standard as applied to other entities of public interest, and we have fulfilled our other ethical responsibilities in accordance with these requirements.

We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

Conclusions relating to going concern

In auditing the financial statements, we have concluded that the directors' use of the going concern basis of accounting in the preparation of the financial statements is appropriate. Our evaluation of the directors' assessment of the company's ability to continue to adopt the going concern basis of accounting included

- confirming our understanding of the directors' going concern assessment process, including discussion with management to ensure all key factors were taken into account.
- assessing the appropriateness of the duration of the going concern assessment over a period of 12 months from when the financial statements were authorised for issue and considering the existence of any significant events or conditions beyond this period based on our procedures on the Company's business plan, cash flow forecasts and from knowledge arising from other areas of the audit.
- evaluating the ability of the Imperial Brands PLC ("the Group") to provide the support to the company because the company directors' going concern assessment includes reliance on a letter of support provided by the Group, our evaluation included the following procedures:
 - verifying inputs against the board-approved business plan, cash flow forecasts and debt facility terms, and reconciling the opening liquidity position to the prior year end;
 - reviewing borrowing facilities to confirm both their availability to the Group and the forecast debt repayments through the going concern assessment period and to validate that there are only two financial covenants in relation to the revolving credit facility;
 - evaluating management's historical forecasting accuracy and the consistency of the going concern assessment with information obtained from other areas of the audit, such as our audit procedures on the business plan and cash flow forecasts;
 - testing the assessment, including forecast liquidity under base and downside scenarios, for clerical accuracy;

INDEPENDENT AUDITORS' REPORT TO THE MEMBERS OF IMPERIAL TOBACCO LIMITED

Conclusions relating to going concern (continued)

- assessing whether assumptions made were reasonable and in the case of downside scenarios, appropriately severe, in light of the Group's relevant principal risks and uncertainties and our own independent assessment of those risks:
- assessing Group's management considerations related to material climate change impacts in the going concern period;
- evaluating the amount and timing of identified mitigating actions available to respond to a severe downside scenario, and whether those actions are feasible and within the Group's control;
- performing reverse stress testing on management's base case scenario to understand how severe conditions would have to be to breach liquidity or financial covenants and whether the reduction in EBITDA has no more than a remote possibility of occurring; and,
- performing independent stress testing on management's assumptions including applying incremental adverse cash flow sensitivities. Our sensitivities included the impact of certain severe but plausible scenarios, identified in other areas of our audit, including litigation and tax, materialising within the going concern period.
- assessing the appropriateness of the going concern disclosure.

Based on the work we have performed, we have not identified any material uncertainties relating to events or conditions that, individually or collectively, may cast significant doubt on the company's ability to continue as a going concern for a period of 12 months from when the financial statements are authorised for issue.

Our responsibilities and the responsibilities of the directors with respect to going concern are described in the relevant sections of this report. However, because not all future events or conditions can be predicted, this statement is not a guarantee as to the company's ability to continue as a going concern.

Other information

The other information comprises the information included in the annual report, other than the financial statements and our auditor's report thereon. The directors are responsible for the other information contained within the annual report.

Our opinion on the financial statements does not cover the other information and, except to the extent otherwise explicitly stated in this report, we do not express any form of assurance conclusion thereon.

Our responsibility is to read the other information and, in doing so, consider whether the other information is materially inconsistent with the financial statements or our knowledge obtained in the course of the audit or otherwise appears to be materially misstated. If we identify such material inconsistencies or apparent material misstatements, we are required to determine whether this gives rise to a material misstatement in the financial statements themselves. If, based on the work we have performed, we conclude that there is a material misstatement of the other information, we are required to report that fact.

We have nothing to report in this regard.

Opinions on other matters prescribed by the Companies Act 2006

In our opinion, based on the work undertaken in the course of the audit:

- the information given in the strategic report and the directors' report for the financial year for which the financial statements are prepared is consistent with the financial statements; and
- the strategic report and directors' report have been prepared in accordance with applicable legal requirements.

INDEPENDENT AUDITORS' REPORT TO THE MEMBERS OF IMPERIAL TOBACCO LIMITED

Matters on which we are required to report by exception

In the light of the knowledge and understanding of the company and its environment obtained in the course of the audit, we have not identified material misstatements in the strategic report or directors' report.

We have nothing to report in respect of the following matters in relation to which the Companies Act 2006 requires us to report to you if, in our opinion:

- adequate accounting records have not been kept or returns adequate for our audit have not been received from branches not visited by us; or
- the financial statements are not in agreement with the accounting records and returns; or
- certain disclosures of directors' remuneration specified by law are not made; or
- · we have not received all the information and explanations we require for our audit.

Responsibilities of directors

As explained more fully in the directors' responsibilities statement set out on page 9, the directors are responsible for the preparation of the financial statements and for being satisfied that they give a true and fair view, and for such internal control as the directors determine 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, the directors are responsible for assessing the 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 the directors either intend to liquidate the company or to cease operations, or have 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 (UK) 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.

Explanation as to what extent the audit was considered capable of detecting irregularities, including fraud

Irregularities, including fraud, are instances of non-compliance with laws and regulations. We design procedures in line with our responsibilities, outlined above, to detect irregularities, including fraud. The risk of not detecting a material misstatement due to fraud is higher than the risk of not detecting one resulting from error, as fraud may involve deliberate concealment by, for example, forgery or intentional misrepresentations, or through collusion. The extent to which our procedures are capable of detecting irregularities, including fraud is detailed below. However, the primary responsibility for the prevention and detection of fraud rests with both those charged with governance of the entity and management.

We obtained an understanding of the legal and regulatory frameworks that are applicable to the company and determined that the most significant are those that relate to the reporting framework (FRS101 and the Companies Act 2006) and compliance with the relevant direct and indirect tax regulation in the United Kingdom.

• We understood how Imperial Tobacco Limited is complying with those frameworks by reading internal policies and codes of conduct and assessing the entity level control environment, including the level of oversight of the directors. We understood any controls put in place by management to reduce opportunities for fraudulent transactions.

INDEPENDENT AUDITORS' REPORT TO THE MEMBERS OF IMPERIAL TOBACCO LIMITED

Explanation as to what extent the audit was considered capable of detecting irregularities, including fraud (continued)

- We assessed the susceptibility of the company's financial statements to material misstatement, including how fraud might occur through making enquiries of senior management. Through these procedures we determined there to be fraud risks related to revenue recognition, including management override of controls, overstatement of cash balances and inappropriate valuation of restructuring provisions.
 - In relation to revenue recognition we identified there is a risk that management may override controls to intentionally misstate revenue transactions by recording fictitious manual journals to revenue (e.g. by inappropriate rebate accounting.) To address this risk, on a sample basis, we obtained third party confirmations for rebates or performed alternative procedures where confirmations were not received, including reviewing contracts and recalculating rebates, validating the inputs of management's calculation, and tracing rebate amounts to post year-end settlements. We also performed targeted journal entry testing obtaining supporting evidence for manual journals that did not meet our expectations based upon specific criteria.
 - In relation to overstatement of cash we obtained bank confirmation letters directly from the bank for all accounts held by Imperial Tobacco Limited. We traced all reconciling items above a set threshold to supporting documentation and checked that the cash payments and receipts are recorded in the correct period.
 - In relation to restructuring provisions we tested a sample of restructuring costs to perform detailed testing, including ensuring that provisions met the criteria of IAS 37 and obtaining evidence to support that the costs related to restructuring activities.
- Based on this understanding we designed our audit procedures to identify noncompliance with such laws and regulations. Our procedures involved making enquiries of key management and legal counsel, reviewing key policies, inspecting legal registers and reading key management meeting minutes. We also completed procedures to conclude on the compliance of significant disclosures in the Annual Report and Financial Statements with the requirements of the relevant accounting standards and UK legislation.

A further description of our responsibilities for the audit of the financial statements is located on the Financial Reporting Council's website at https://www.frc.org.uk/auditorsresponsibilities. This description forms part of our auditor's report.

Use of our report

This report is made solely to the company's members, as a body, in accordance with Chapter 3 of Part 16 of the Companies Act 2006. Our audit work has been undertaken so that we might state to the company's members those matters we are required to state to them in an auditor's report and for no other purpose. To the fullest extent permitted by law, we do not accept or assume responsibility to anyone other than the company and the company's members as a body, for our audit work, for this report, or for the opinions we have formed.

Marcus Butler (Senior Statutory Auditor) for and on behalf of Ernst & Young LLP

ERNST & YOUNG LLP

Statutory Auditors London

28 March 2022

Income Statement

For the year ended 30 September

			Restated
(In £ million)	Note Note	2021	2020
Revenue	4	5,084	4,687
Duty and similar items		(3,872)	(3,559)
Other cost of sales		(138)	(130)
Cost of sales		(4,010)	(3,689)
Gross profit		1,074	998
Distribution, advertising and selling costs		(151)	(162)
Impairment of investments	5	(6,978)	(29)
Amortisation of Acquired Intangibles		(11)	(1)
Restructuring costs	5	(25)	(32)
Other administrative expenses		(216)	(158)
Administrative and other expenses		(241)	(190)
Operating (loss)/profit	5	(6,307)	616
Income from shares in group undertakings		7,650	514
Finance income	7	682	352
Finance costs	8	(910)	(615)
Other finance income - pensions	20	16	11
Net finance costs		(212)	(252)
Profit before taxation		1,131	878
Tax on profit	9	(101)	(155)
Profit for the financial year		1,030	723

See note 2 for details regarding the restatement.

Statement of Comprehensive Income

For the year ended 30 September

,			Restated
(In £ million)	Note	2021	2020
Profit for the financial year		1,030	723
Other comprehensive income			
Exchange movements		(209)	107
Items that may be reclassified to profit and loss		(209)	107
Actuarial gain on pension scheme	20	43	268
Deferred tax relating to actuarial movement on pension scheme		(39)	(51)
Items that will not be reclassified to profit and loss		4	217
Other comprehensive (expense)/income for the year, net of tax		(205)	324
Total comprehensive income for the year		825	1,047

See note 2 for details regarding the restatement.

Balance Sheet

At 30 September

			Restated
(In £ million)	Note	2021	2020
Fixed assets			
Intangible assets	11	53	- 58
Investments	12	26,465	24,164
Property, plant and equipment	13	22	19
Right of use assets	14	35	39
		26,575	24,280
Current assets			
Retirement benefit assets	20	982	879
Inventories	15	46	78
Debtors: amounts falling due within one year	16	488	346
Cash at bank and in hand		39	14
		1,555	1,317
Current liabilities			
Provisions for liabilities	18	(6)	(7)
Lease liabilities	14	(3)	(3)
Creditors: amounts falling due within one year	17	(12,320)	(9,685)
Net current liabilities		(10,774)	(8,378)
Total assets less current liabilities		15,801	15,902
Non current liabilities			
Provisions for liabilities	18	(1)	(22)
Deferred tax liabilities	19	(231)	(159)
Lease liabilities	14	(34)	(36)
Net assets		15,535	15,685
Equity			
Called up share capital	21	19	19
Share premium account		11,643	11,643
Retained earnings		3,873	4,023
Total equity		15,535	15,685

See note 2 for details regarding the restatement.

The notes on pages 19 to 66 are an integral part of these financial statements.

The financial statements on pages 15 to 66 were approved by the Board of Directors on 28 March 2022 and signed on its behalf by:

D Tillekeratne
D Tillekeratne (Mar 28, 2022 10:58 GMT+1)

D M Tillekeratne

Director

Company Number: 01860181

Statement of Changes in Equity

For the year ended 30 September

For the year ended 30 September	Called up	Share premium	Retained	
(In £ million)	share capital	account	earnings	Total equity
				· ·
At 1 October 2020	19	11,643	4,023	15,685
Profit for the financial year	-	-	1,030	1,030
Exchange movements	-	-	(209)	(209)
Actuarial gain on pension scheme	-	-	43	43
Deferred tax relating to actuarial movement on				
pension scheme	-	-	(39)	(39)
Other comprehensive expense	•	-	(205)	(205)
Total comprehensive income	-	-	825	825
Transactions with owners				
Costs of employees' services compensated by share				
schemes	-	-	25	25
Dividends paid	-		(1,000)	(1,000)
At 30 September 2021	19	11,643	3,873	15,535
At 1 October 2019	19	11,620	2,871	14,510
Restatement	-	<u>-</u>	85	85
At 1 October 2019 restated	19	11,620	2,956	14,595
Premium on issuing shares	-	23	-	23
Profit for the financial year (restated)	_		723	723
Exchange movements	=	-	107	107
Actuarial gain on pension scheme	-	-	268	268
Deferred tax relating to actuarial movement on				
pension scheme			(51)	(51)
Other comprehensive income	-	-	324	324
Total comprehensive income (restated)	-	-	1,047	1,047
Transactions with owners				
Costs of employees' services compensated by share				
schemes	-	-	20	20
At 30 September 2020 (restated)	19	11,643	4,023	15,685

See note 2 for details regarding the restatement.

Notes to the Financial Statements

1. Authorisation of financial statements and statement of compliance with FRS 101

The financial statements of the Company for the year ended 30 September 2021 were authorised for issue by the board of directors on 28 March 2022, and the balance sheet was signed on the board's behalf by D M Tillekeratne. Imperial Tobacco Limited is a private company limited by shares incorporated and domiciled in the United Kingdom and registered in England and Wales.

These financial statements were prepared in accordance with the Companies Act 2006, Financial Reporting Standard 101 Reduced Disclosure Framework (FRS 101) and applicable accounting standards.

The Company's financial statements are presented in Sterling and all values are rounded to the nearest million pounds (£m) except when otherwise indicated.

The Company has taken advantage of the exemption under s400 of the Companies Act 2006 not to prepare group financial statements as it is a wholly owned subsidiary of Imperial Brands PLC, registered in the United Kingdom. The results of the Company are included in the consolidated financial statements of Imperial Brands PLC which are available from 121 Winterstoke Road, Bristol, BS3 2LL or on its website www.imperialbrandsplc.com.

Going concern

The Directors are satisfied that the Company has adequate resources to meet its operational needs for 12 months from the date of signing the financial statements. The Company has net current liabilities of £10,774 million as at 30 September 2021, including £11,189 million relating to intra-group payables and receivables. The Directors of the Company have assurances of unconditional committed financial support from Imperial Brands PLC, the ultimate parent company, and that this will continue for 12 months from the date of signing of the Company's financial statements. Imperial Brands Plc has undertaken its own assessment of going concern, which it has confirmed and this is disclosed on page 164 of the Imperial Brands Plc Annual Report for the year ended 30 September 2021. The Directors, having made inquiries are satisfied that there has been no deterioration in the ability of the Group to provide financial support since this date. Therefore the Directors continue to adopt the going concern basis in preparing the financial statements.

2. Accounting policies

Basis of preparation of financial statements

The financial statements have been prepared in accordance with the Companies Act 2006 as applicable to Companies using Financial Reporting Standard 101 'Reduced Disclosure Framework' (FRS 101), and FRS 101 as issued by the Financial Reporting Council, on a going concern basis. The financial statements have been prepared consistently during the current and preceding year, except for newly applicable standards.

The financial statements have been prepared on the historical cost basis, except as described in the accounting policies on foreign currency and investments below. Historical cost is generally based on the fair value of the consideration given in exchange for the assets.

The preparation of the financial statements requires management to make estimates and assumptions that affect the reported amounts of revenues and expenses during the period and of assets and liabilities at the balance sheet date. The key estimates and assumptions are set out in note 3 Critical Accounting Estimates and Judgements. Such estimates and assumptions are based on historical experience and various other factors that are believed to be reasonable in the circumstances and constitute management's best judgement at the date of the financial statements. In the future, actual experience may deviate from these estimates and assumptions. This could affect future financial statements as the original estimates and assumptions are modified, as appropriate, in the year in which the circumstances change.

Notes to the Financial Statements

2. Accounting policies (continued)

Basis of preparation of financial statements (continued)

As permitted by FRS 101, the Company has taken advantage of the disclosure exemptions available in the preparation of the financial statements, as detailed below:

- Paragraph 38 of IAS 1 'Presentation of financial statements' comparative information requirements in respect
 - (i) paragraph 79(a)(iv) of IAS 1;
 - (ii) paragraph 73(e) of IAS 16 'Property, plant and equipment'; and
 - (iii) paragraph 118(e) of IAS 38 'Intangible assets' reconciliations between the carrying amount at the beginning and end of the period;
- The following paragraphs of IAS 1 'Presentation of financial statements':
 - (i) 10(d) statement of cash flows;
 - (ii) 10(f) a statement of financial position as at the beginning of the preceding period when an entity applied an accounting policy retrospectively or makes a retrospective restatement of items in its financial statements, or when it reclassifies items in its financial statements;
 - (iii) 16 statement of compliance with all IFRS;
 - (iv) 38A requirement for minimum of two primary statements, including cash flow statements;
 - (v) 38B-D additional comparative information;
 - (vi) 40A-D requirements for a third statement of financial position;
 - (vii) 111 cash flow information; and
 - (viii) 134-136 capital management disclosures;
- IAS 7 'Statement of cash flows';
- Paragraph 30 and 31 of IAS 8 'Accounting Policies, changes in accounting estimates and errors' requirement for the disclosure of information when an entity has not applied a new IFRS that has been issued but is not yet effective:
- Paragraph 17 of IAS 24 'Related party disclosures' key management compensation;
- so far as the Director is aware, there is no relevant audit information of which the company's auditors are unaware; and
- IFRS 7 'Financial Instruments: Disclosures'.
- Paragraph 58 of IFRS 16 'Leases', provided that the disclosure details of indebtedness required by paragraph 61(1) of Schedule 1 to the Regulations is presented separately for lease liabilities and other liabilities in total.

Foreign currency

Monetary assets and liabilities denominated in foreign currencies are translated into pound sterling at the rates of exchange ruling at the balance sheet date.

Transactions in currencies other than pound sterling are initially recorded at the exchange rate ruling at the date of the transaction. Foreign exchange gains and losses resulting from the settlement of such transactions and from the translation at exchange rates ruling at the balance sheet date of monetary assets and liabilities denominated in foreign currencies are recognised in the income statement with exchange differences arising on trading transactions being reported in operating profit, and those arising on financing transactions being reported in net finance costs.

The Company holds fair value hedges against certain investments. Gains or losses on these hedges, that are regarded as highly effective, are taken to the income statement, where they offset gains or losses on translation of the investments within net finance income / costs.

Notes to the Financial Statements

2. Accounting policies (continued)

Revenue

Revenue comprises the invoiced value for the sale of goods and services net of sales taxes, rebates and discounts. Revenue is based on the completion of performance obligations that constitute the delivery of goods and completion of services. The performance obligation is recognised as complete at the point in time when products have been delivered to the customer, the customer has accepted the products and collectability of the related receivables is reasonably assured. Performance obligations associated with services, which include fees for distributing certain third-party products, are linked to the delivery of those services. Income arising from the licencing, sale of intellectual property and brand management activities occurring in the ordinary course of business, is treated as revenue. Licencing revenue will be recognised over the period of the licence while revenue is recognised immediately on the sale of intellectual property where that represents a long-term right to use the asset. Brand management fees are based on a profit share basis. Revenue for brand management activities is linked to the sales activities of third-party companies within a financial year, the final amount of which cannot be accurately determined in that year. It is therefore recognised based on an estimate and this represents variable consideration as defined by IFRS 15. Subsequent to the end of each financial year there is a 'true-ups' of fees owed in relation to the prior years which will be completed following certification of counterparty results, which are recognised in revenue in the subsequent financial year.

Payments are made to both direct and indirect customers for rebates, discounts and other promotional activities. Direct customers are those to which the Company supplies goods or services. Indirect customers are other entities within the supply chain to the end consumer. Rebates and discounts are deducted from revenue. Where the contract with customers has an entitlement to variable consideration due to the existence of retrospective rebates and discounts, revenue is estimated based on the amount of consideration expected to be received. This estimation is a determination of the most likely amount to be received using all known factors including historic experience. Typically there is a high degree of certainty over the amount of retrospective rebates/discounts paid due to relatively low year on year variations in the volume and pattern of product sales. As the provision of distribution services typically involves product delivery tasks undertaken in a short period of time, revenue and any associated rebates and discounts relating to these services do not normally span an accounting year end.

Payments for promotional activities will also be deducted from revenue where the payments relate to goods or service that are closely related to or indistinct from associated sales of goods or services to that customer. The calculated costs are accrued and accounted for as incurred and matched as a deduction from the associated revenues (i.e. excluded from revenues reported in the Company's income statement).

Duty and similar items

Duty and similar items includes duty and levies having the characteristics of duty. As the duty is a production tax, duty is included in revenue and in cost of sales in the income statement.

Income from subsidiary

Dividend income from subsidiary entities is recognised in the period in which the right to receive payment is established.

Interest

Interest payable and receivable is recognised in the income statement on an accrual basis.

Taxes

The tax expense for the year comprises current and deferred tax. Tax is recognised in the income statement, except to the extent that it relates to items recognised in other comprehensive income or directly in shareholders' funds. In this case, the tax is also recognised in other comprehensive income or directly in the shareholders' funds,

Notes to the Financial Statements

2. Accounting policies (continued)

Taxes (continued)

Current tax is the expected tax payable on the taxable income for the year, using tax rates enacted or substantively enacted at the balance sheet date, and any adjustments to tax payable in respect of previous periods.

Deferred tax is recognised in respect of all timing differences that have originated but not reversed at the balance sheet date, where transactions or events that result in an obligation to pay more tax in the future or a right to pay less tax in the future have occurred at the balance sheet date.

A net deferred tax asset is recognised only to the extent that it is probable that future taxable profit will be available against which the asset can be utilised.

Deferred tax is determined using tax rates that have been enacted or substantively enacted by the balance sheet date and are expected to apply when the related deferred tax asset is realised or the deferred tax liability is settled. Deferred tax is measured on a non-discounted basis.

Dividends

Final dividends are recognised as a liability in the period in which the dividends are approved by shareholders, whereas interim dividends are recognised in the period in which the dividends are paid.

Intangible assets

Intangible assets are shown in the balance sheet at historical cost less accumulated amortisation and impairment. Costs incurred after initial recognition are included in the assets' carrying amounts or recognised as a separate asset as appropriate only when it is probable that future economic benefits associated with them will flow to the Company and the cost of the item can be measured reliably.

Intangible assets comprise software and intellectual property. Intangible assets are amortised so as to write down the initial costs of each asset to its residual value on a straight line basis over its estimated useful life of between 3 and 20 years.

Investments

Investments held as fixed assets comprise the Company's investment in subsidiaries and are predominantly shown at historic purchase cost less any provision for impairment. The exception is when a fair value hedge is in place whereby the investment is revalued at the rate prevailing at the period end, with any foreign exchange movement taken to the net finance income / costs.

Impairment of Investments

Investments are assessed for any indicators of impairment annually. If indicators are identified the investment is tested for impairment with adjustments made to its carrying amount if required.

Property, plant and equipment

Property, plant and equipment are shown in the balance sheet at historical cost less accumulated depreciation and impairment. Costs incurred after initial recognition are included in the assets' carrying amounts or recognised as a separate asset as appropriate only when it is probable that future economic benefits associated with them will flow to the Company and the cost of the item can be measured reliably.

Notes to the Financial Statements

2. Accounting policies (continued)

Property, plant and equipment (continued)

Land is not depreciated. Depreciation is provided on other property, plant and equipment so as to write down the initial cost of each asset to its residual value over its estimated useful life as follows:

Land and buildings up to 50 years straight line

Plant and machinery 5 - 17 years straight line / reducing balance

Fixtures and motor vehicles 3 - 4 years straight line

Right of use assets

The Company recognises right of use assets, within property, plant and equipment, at the commencement date of the lease (i.e. the date the underlying asset is available for use). Right of use assets are measured at cost, less any accumulated depreciation and impairment losses, and adjusted for any remeasurement of lease liabilities. The cost of right of use assets includes the amount of lease liabilities recognised, initial direct costs incurred, and lease payments made at or before the commencement date less any lease incentives received. Unless the Company is reasonably certain to obtain ownership of the leased asset at the end of the lease term, the recognised right of use assets are depreciated on a straight-line basis over the shorter of its estimated useful life and the lease term. Right of use assets are subject to impairment.

Lease liabilities

At the commencement date of the lease, the Company recognises lease liabilities measured at the present value of lease payments to be made over the lease term. The lease payments include fixed payments less any lease incentives receivable, variable lease payments which depend on an index or a rate, and amounts expected to be paid under residual value guarantees. Lease payments include the exercise of purchase options if determined reasonably certain to be exercised and termination payments if the lease term reflects the exercise of an option to terminate.

In calculating the present value of lease payments, the Company uses the incremental borrowing rate, defined as the rate of interest that a lessee would have to pay to borrow over a similar term, and with a similar security, the funds necessary to obtain an asset of a similar value to the right of use asset in a similar economic environment, at the lease commencement date if the interest rate implicit in the lease is not readily determinable. After the commencement date, the amount of lease liabilities is increased to reflect the accumulation of interest and reduced for the lease payments made. In addition, the carrying amount of lease liabilities is remeasured if there is a modification, a change in the lease term, a change in the in-substance fixed lease payments or a change in the assessment to purchase the underlying asset.

Lease payments on short-term leases and leases of low value assets are recognised as expense on a straight-line basis over the lease term in cost of sales or distribution, advertising and selling costs.

Short term leases, leases of low value assets and practical expedients applied

The Company has applied a number of practical expedients permitted by IFRS 16. These include;

- the exclusion of leases where the lease term ends within 12 months of the commencement of the lease or date of initial application; and
- the exclusion of leases of low value assets, defined as those of less than US\$5,000.

Notes to the Financial Statements

2. Accounting policies (continued)

Inventories

Inventories are stated at the lower of cost and net realisable value. Cost is determined using the first in first out (FIFO) method. The cost of finished goods comprises costs incurred bringing inventories to their present location and condition. Net realisable value is the estimated selling price in the ordinary course of business, less the estimated costs of completion and selling expenses.

Provisions

A provision is recognised in the balance sheet when the Company has a legal or constructive obligation as a result of a past event, it is more likely than not that an outflow of resources will be required to settle that obligation, and a reliable estimate of the amount can be made.

A provision for restructuring is recognised when the Company has approved a detailed formal restructuring plan, and the restructuring has either commenced or has been publicly announced, and it is more likely than not that the plan will be implemented, and the amount required to settle any obligations arising can be reliably estimated. Future operating losses are not provided for.

Financial Instruments

Receivables held under a hold to collect business model are stated at amortised cost. Receivables held under a hold to sell business model, which are expected to be sold via a non-recourse factoring arrangement are separately classified as fair value through profit or loss, within trade and other receivables.

The calculation of impairment provisions is subject to an expected credit loss model, involving a prediction of future credit losses based on past loss patterns. The revised approach involves the recognition of provisions relating to potential future impairments, in addition to impairments that have already occurred. The expected credit loss approach involves modelling of historic loss rates, and consideration of the level of future credit risk. Expected loss rates are then applied to the gross receivables balance to calculate the impairment provision.

Cash and cash equivalents include cash in hand and deposits held on call, together with other short-term highly liquid investments.

Retirement benefit schemes

The Company participates, together with Imperial Brands PLC, in a pension scheme for its employees, the Imperial Tobacco Pension Fund (the Scheme), which is of a defined benefit type. As it has not been possible to identify the underlying assets and liabilities attributable to each participating company on a consistent and reasonable basis the Company recognises the entire Scheme in these financial statements as the "sponsoring company" in the Scheme.

The amount recognised in the balance sheet is the difference between the present value of the defined benefit obligation at the balance sheet date and the fair value of the scheme assets to the extent that they are demonstrably recoverable either by refund or a reduction in future contributions. The defined benefit obligation is calculated annually by independent actuaries using the projected unit credit method. The present value of the defined benefit obligation is determined by discounting the estimated future cash flows using interest rates of high quality corporate bonds that are denominated in the currency in which the benefits will be paid, and that have terms to maturity approximating to the terms of the related pension obligation.

Notes to the Financial Statements

2. Accounting policies (continued)

Retirement benefit schemes (continued)

The service cost of providing retirement benefits to employees during the year is charged to operating profit. Past service costs are recognised immediately in operating profit, unless the changes to the pension plan are conditional on the employees remaining in service for a specified period of time.

All actuarial gains and losses, including differences between actual and expected returns on assets and differences that arise as a result of changes in actuarial assumptions, are recognised immediately in full in the statement of comprehensive income for the period in which they arise. An interest charge is made in the income statement by applying the rate used to discount the defined benefit obligations to the net defined benefit liability of the schemes.

For defined contribution schemes, contributions are recognised as an employee benefit expense when they are due.

Share-based payments

Equity-settled share-based payments are measured at fair value at the date of grant and are expensed over the vesting period, based on the number of instruments that are expected to vest. For plans where vesting conditions are based on total shareholder returns, the fair value at the date of grant reflects these conditions. Earnings per share and net revenue vesting conditions are reflected in the estimate of awards that will eventually vest. Where applicable the Company recognises the impact of revisions to original estimates in the income statement, with a corresponding adjustment to equity. Fair values are measured using appropriate valuation models, taking into account the terms and conditions of the awards.

New accounting standards and interpretations

For the year ended 30 September 2021 the Company continued to apply international accounting standards in conformity with the requirements of United Kingdom Generally Accepted Accounting Practice (United Kingdom Accounting Standards and applicable law) including the Companies Act 2006 and FRS 101. From 1 October 2021, as a result of the UK leaving the European Union, the Company will be required to prepare financial statements in line with FRS 101 applying applicable international accounting standards, issued by the IASB or International Financial Reporting Interpretations Committee (IFRIC) and endorsed for use in the UK, referred to as 'UK-adopted IFRS'.

The following amendments to the accounting standards, issued by the IASB or IFRIC, have been adopted by the Company from 1 October 2020 with no impact on the Company's results, financial position or disclosures:

- Amendments to References to the Conceptual Framework in IFRS
- Amendments to IAS 1 and IAS 8 Definition of Material
- Amendments to IFRS 9, IAS 39 and IFRS 7 Interest rate benchmark reform (phase 1)

Accounting standards and interpretations not yet in issue

There are a number of other amendments and clarifications to IFRS, effective in future years. None of which are expected to significantly impact the Company's results or financial position.

Restatement

A number of restatements have been recognised in these financial statements. In line with the requirements of IAS 8 Accounting Policies, Changes in Accounting Estimates and Errors certain adjustments associated with prior period errors have been recognised in the income statement, Balance Sheet, Statement of Comprehensive Income, Statement of Changes in Equity and associated notes. The following detail are of the nature of the circumstances associated with the prior period adjustments:

Notes to the Financial Statements

2. Accounting policies (continued)

Restatement (continued)

The company has restated the current tax liabilities on the 2020 balance sheet and the related current tax expenses in the 2020 income statement as an inaccuracy in the previously recognised prior year figure was identified during the current year. This adjustment will exclude those expenses relating to current tax provisions of the company's wholly owned subsidiaries, and to include the benefits attributable to the company as a consequence of compensating adjustments in relation to overseas tax uncertainties.

There has also been a presentational adjustment made to restate revenue and administrative expenses in the prior year income statement. In the prior year income from intergroup brand management fees were offset against administrative expenses. Brand management fees are intragroup recharges of income associated with brand management activities. The presentation of these recharges has now been changed to show this income in revenue.

			Change due to	
	Previously	Change due to	brand management	
(In £ million)	reported 2020	tax liabilities	fee income	Restated 2020
Statement of Comprehensive Income				
Revenue	4,507	-	180	4,687
Gross profit	818	-	180	998
Other administrative expenses	22	-	(180)	(158)
Administrative and other expenses	(10)	-	(180)	(190)
Tax on profit	(210)	55	-	(155)
Profit for the financial year	668	55	-	723
Total comprehensive income for the year	992	55	-	1,047
Balance Sheet: Net assets				
Creditors: Corporation tax	(211)	140	-	(71)
Net current liabilities	(8,518)	140	-	(8,378)
Total assets less current liabilities	15,762	140	-	15,902
Net assets	15,545	140	-	15,685
Balance sheet: Equity				
Retained earnings	3,883	140	-	4,023
Equity	15,545	140	-	15,685

reported 2019	Change due to tax liabilities	brand management fee income	Restated 2019
(153)	85	-	(68)
(9,008)	85	-	(8,923)
14,593	85	-	14,678
14,510	85	-	14,595
2,871	85	-	2,956
14,510	85	-	14,595
	(153) (9,008) 14,593 14,510	(153) 85 (9,008) 85 14,593 85 14,510 85	(153) 85 - (9,008) 85 - 14,593 85 - 14,510 85 -

Notes to the Financial Statements

3. Critical accounting estimates and judgements

The Company makes estimates and judgements regarding the future. Estimates and judgements are continually evaluated based on historical experience, and other factors, including expectations of future events that are believed to be reasonable under the circumstances.

In the future, actual experience may deviate from these estimates and judgements. The estimates and judgements that have significant risk of causing a material adjustment to the carrying amounts of assets and liabilities within the next financial year are addressed below.

Provisions (estimate)

The Company holds provisions where appropriate in respect of estimated future economic outflows, principally for restructuring activity and return provisions which arise due to past events. Estimates are based on management's judgement and information available at the balance sheet date. Actual outflows may not occur as anticipated, and estimates may prove to be incorrect, leading to further charges or releases of provisions as circumstances dictate.

Impairment of investment in subsidiaries (estimate)

The Company holds investments in subsidiary undertakings, the value of which is assessed on an annual basis. Estimates of future cashflows are used to provide valuations of the subsidiary entities, and where there are indications that the current carrying value of the investment is greater than the valuation of the business, impairment of the investment may be required.

The complexity of the estimation process and issues related to the assumptions, risks and uncertainties inherent in the application of the accounting estimates affect the carrying values reported in the financial statements. If business conditions were different, or if different assumptions were used in the calculation of accounting estimates, it is possible that different amounts could be reported.

Retirement Benefits (estimate)

Accounting for retirement benefits uses a number of accounting estimates. The valuation of the schemes assets requires estimates of the current market of bonds, property and other quoted investments. Quoted assets are marked to market values and property assets are valued on the basis of professional valuations. The valuation of the scheme's liabilities requires estimates of various market, demographic and mortality assumptions, which are fully reviewed by external actuaries. Full disclosure of the estimates used in retirement benefit accounting is included within note 20.

Tax Uncertain Tax Positions (judgement)

The Company recognises liabilities and assets for current income tax based on estimates of the taxes that are likely to become payable and recoverable. Judgement may be required to determine the potential future tax payments and receipts for which the ultimate tax determination is uncertain. Where the final tax outcome is different from the amounts that were initially recorded, such differences will impact the current income tax in the period in which such determination is made. Consideration of the judgements surrounding uncertain tax positions are included within note 9 to these financial statements.

Contingent liabilities (judgement)

The Company reviews outstanding legal cases following developments in the legal proceedings at each balance sheet date. Judgement is required as to whether a liability exists. Where a liability is determined there can be a degree of estimation of the potential level of damages expected. More detail as to the considered position on these claims is given in both note 23 of the financial statements and within the Directors' Report. To the extent that the Group's assessments at any time do not reflect subsequent developments or the eventual outcome of any claim, its future financial statements may be materially affected, with a favourable or adverse impact upon the Company's operating profit, financial position and liquidity.

Notes to the Financial Statements

4. Revenue

The Company is engaged in the marketing, distribution and sale of tobacco and tobacco-related products, and the marketing and sales of next generation products (NGP).

Other than brand management fees received from Europe, Revenue is attributed solely to UK activities and accordingly no further geographical analysis of revenue, operating profit or capital employed is shown.

The Company recognises income arising from the licensing of intellectual property, occurring in the ordinary course of business, which is treated as revenue. Licensing revenue will be recognised over the period of the licence. The licences granted are distinct from other promises in the contract. Licensing income includes brand management fees.

5. Operating profit

Operating profit is stated after (crediting)/charging:

(In £ million)	2021	2020
Changes in inventories of finished goods and work in progress (pre-duty)	4	(15)
Amortisation	11	8
Depreciation expense of right of use assets	6	4
Depreciation	4	4
Impairment of investments	6,978	29
Restructuring costs - Cost optimisation programmes	5	21
Restructuring costs - 2021 Strategic review programme	20	-
Restructuring costs - Other	-	11

During the current year the Company has assessed the carrying value of its investments at 30 September 2021, and recorded an impairment in its investment in Imperial Finance Ireland Limited of £2,347 million, Millenium Tobacco Ireland £2,282 million, Imperial Tobacco New Zealand Limited £261 million, Imperial Brands Ventures Limited £26 million, Imperial Tobacco Espana S.L. £2,035 million and Imperial Tobacco Management Luxembourg sarl £27 million.

During the prior year the Company has assessed the carrying value of its investments at 30 September 2020, and recorded an impairment in its investment in Imperial Tobacco Management Luxembourg sarl of £29 million.

Analysis of fees payable to Ernst and Young and its associates

(In £ million)	2021	2020
Audit of the Company financial statements	0.2	0.1

No non-audit services were provided by the Auditors.

Notes to the Financial Statements

6. Directors and employees

Employment costs

(In £ million)	2021	2020
Wages and salaries	110	105
Social security costs	17	15
Other pension costs (note 20)	25	25
Share-based payments (note 24)	15	14
	167	159

Pensions cost comprise £21 million cost (2020: £21 million) in respect of the defined benefit scheme, and £4 million costs (2020: £4 million cost) in respect of the defined contribution scheme.

Average number of persons (including Directors) employed by the Company during the year

Number of employees by activity	2021	2020
Production	37	81
Selling and distribution	642	639
Administration	272	231
	951	951
Directors' emoluments		
(In £ thousand)	2021	2020
Emoluments	3,235	2,981
LTIP annual vesting ¹	326	435
SMS annual vesting ¹	-	100
Total aggregate emoluments	3,561	3,516

During the year, three Directors (2020: one) exercised share options, and received shares under the Long Term Incentive Plan (LTIP). A total of 21,109 shares with a market value of £326,099 were exercised by the Directors, of which 8,794 (value: £137,055) relate to the highest paid director. One former Director (2020: nil) additionally exercised 2,982 share options (value: £46,479) under the LTIP scheme during the year.

The total aggregate emoluments of the highest paid Director were £1,263,973 (2020: £1,713,725), including LTIP payments of £137,055 (2020: £152,086) and pension benefits of £121,875 (2020: £195,000).

The Company continued to pay emoluments in respect of one Director after his resignation from the Board until his retirement on 4 August 2021 (total value of £362,921 of which £42,841 were pension payments) (2020: nil).

Directors' pensions

Retirement benefits are accruing under a defined benefit scheme, in respect of qualifying services of all of the Company's Directors, with the exception of any Director whose services to the Company commenced after 30 September 2010 in which case retirement benefits are accruing on a defined contribution basis.

The Company contributions paid to the UK defined contribution scheme in respect of two Directors (2020: three) were £2,193 (2020: £14,000).

The highest paid Director in continuing service is not a member of the UK defined contribution scheme so declaring the value of their accrued Retirement Account if they had left service at the year end is not applicable (2020: £284,030).

Notes to the Financial Statements

7. Finance income

(In £ million)	2021	2020
Interest receivable from Group undertakings	2	2
Fair value gains associated with re-translation of investments	-	350
Fair value gains associated with hedges on foreign currency movements on		
investments	680	-
	682	352

8. Finance costs

(In £ million)	2021	2020
Interest payable to Group undertakings	225	257
Interest payable on bank deposits	4	6
Interest on lease liabilities	1	2
Fair value losses associated with re-translation of investments	680	-
Fair value losses associated with hedges on foreign currency movements on		
investments	•	350
	910	615

9. Tax on profit

Analysis of charge in the year

Analysis of charge in the year		Restated
(In £ million)	2021	2020
Current tax		
UK corporation tax on profits for the year	25	57
Controlled foreign company charge	12	27
Group releif payable	62	-
Adjustments in respect of prior years	(31)	46
Total current tax	68	130
Deferred tax		
Origination and reversal of timing differences	(1)	3
Adjustments in respect of prior years	(1)	(2)
Impact of change in tax rate on deferred tax assets	(3)	(1)
Impact of change in tax rate on pension scheme	23	11
Movement in respect of pension scheme	15	14
Total deferred tax	33	25
Tax on profit on ordinary activities	101	155



Notes to the Financial Statements

9. Tax on profit (continued)

Factors affecting the tax charge for the year

The tax assessed for the year is lower (2020: lower) than the standard rate of corporation tax in the UK of 19.0 per cent (2020: 19.0 per cent). The differences are explained as follows:

		Restated
(In £ million)	2021	2020
Profit on ordinary activities before taxation	1,131	878
Profit before taxation multiplied by standard rate of corporation tax in the UK of 19.0		
per cent (2019: 19.0 per cent).	215	167
Tax effects of:		
Income not subject to tax	(1,454)	(98)
Remeasurement of deferred tax - change in UK tax rate	20	10
Adjustments to tax charge in respect of prior years (current tax)	(31)	46
Adjustments to tax charge in respect of prior years (deferred tax)	(1)	(2)
Group relief claimed	-	(48)
Movement in respect of pension scheme	15	14
Controlled foreign company charge	12	27
Adjustments to tax charge in respect of current year	1,325	39
Tax on profit on ordinary activities	101	155

See note 2 for details regarding the restatement.

The corporation tax for the year has not been adjusted (2020: has been adjusted) as the Company paid (2020: did not pay) consideration of £62 million for group relief surrendered to other Imperial Brands PLC group subsidiaries. Further adjustments to the tax charge include £1,325 million (2020: £5 million) as a permenant difference arising from investment impairments booked in the year.

Movements in current tax (asset) / liability

		Restated
(In £ million)	2021	2020
As at 1 October	71	68
(Credit)/charge to the income statement - prior year adjustment	(31)	46
Charged to the income statement - current year	99	84
Cash paid and balance sheet movements	(173)	(127)
As at 30 September	(34)	71

See note 2 for details regarding the restatement.

Factors affecting future tax charges

The current year tax rate of 19.0 per cent arises from profits being taxed at 19.0 per cent for the year to 30 September 2021.

Finance Act 2021 received Royal Assent on 10th June 2021, which confirmed that the main rate for UK corporation tax rate will increase to 25% with effect from 1st April 2023.

Notes to the Financial Statements

9. Tax on profit (continued)

Uncertain tax positions

As an international business the Company is exposed to uncertain tax positions and changes in legislation in the jurisdictions in which it operates. The Company's uncertain tax positions principally include cross border transfer pricing and interpretation of new or complex tax legislation.

Provisions arising from uncertain tax positions taken in the calculation of current tax liabilities, as well as current tax assets which are expected to be recovered under mutual agreement procedure in relation to uncertain tax positions of other Group companies, are included within current tax liabilities. At 30 September 2021 the total value of these was a £20 million net liability (2020: £70 million net liability). The assessment of uncertain tax positions is subjective and significant management judgement is required. This judgement is based on current interpretation of legislation, management experience and professional advice. Until matters are finally concluded it is possible that amounts ultimately paid will be different from the amounts provided.

Management have assessed the Company's provision for uncertain tax positions and have concluded that apart from the matters referred to below the provisions in place are not material individually or in aggregate, and that a reasonably possible change in the next financial year would not have a material impact to the results of the Company.

French branch tax

The Company's French branch has received a challenge from the French tax authorities concerning the intragroup financing of the French branch. In December 2021 the French tax authorities issued assessments which could lead to additional liabilities of £169 million. In February 2022 the French branch appealed against the assessment. Advice to date is that our appeal should ultimately be successful. At the balance sheet date the Company believes it is appropriate to maintain a £29 million (2020: £27 million) provision for uncertain tax positions in respect of this matter.

Transfer pricing

The Company, and other Group companies, have tax audits in progress relating to transfer pricing matters in a number of jurisdictions, principally UK, France and Germany. The Company held provisions arising from uncertain tax positions, net of current tax assets which are expected to be recovered under mutual agreement procedure, of £10 million net asset (2020: £33 million net liability) in respect of these items.

In August 2020 the Company notified HMRC of a potential Diverted Profits Tax (DPT) issue relating to brand rewards. In September 2020, HMRC issued a preliminary notice under the DPT regime in respect of the year ended 30 September 2016 indicating a potential liability of £6 million. Collaborative discussions on the issue continue and it is the Group's belief the issue is a transfer pricing one, and will be resolved as such. In November 2020, HMRC issued a final DPT notice, which has now been paid. In September 2021, further preliminary DPT notices were received in respect of the year ended 30 September 2017 indicating a potential liability of £4 million, which has now been paid. Based on advice, the Group continues to believe this is a transfer pricing matter. On conclusion of the transfer pricing discussions, a refund is anticipated for all DPT payments.

Notes to the Financial Statements

10. Dividends

(In £ million)	2021	2020
Interim dividend paid 2021 of £53.10 per share (2020: £nil)	1,000	
Total ordinary share dividend paid	1,000	<u> </u>

The Directors do not propose a final dividend (2020: £nil).

11. Intangible assets

Intellectual (property and
product o	development

(In £ million)	product development	Software	Total
Cost		·	
At 1 October 2020	8	78	86
Additions	3	3	6
Disposals	•	-	•
At 30 September 2021	11	81	92
Accumulated amortisation and impairment			
At 1 October 2020	-	28	28
Amortisation and impairment charge for the year	3	8	11
Disposals	-	-	-
At 30 September 2021	3	36	39
Net book value			
At 30 September 2021	8	45	53
At 30 September 2020	8	50	58

12. Investments

	Shares in subsidiary
(In £ million)	undertakings
At 1 October 2020	24,164
Additions	10,535
Impairment	(6,978)
Exchange movements	(1,256)
At 30 September 2021	26,465

Notes to the Financial Statements

12. Investments (continued)

During the year the company acquired investments in Imperial Finance Malta Limited of £4,934 million, Imperial Brands Ventures LLC £4,189 million, Imperial Tobacco Holdings International BV £356 million and Imperial Brands Holdings International BV £672 million. The Company also increased its holding in Compañía de Distribución Integral Logista Holdings, S.A. by £384 million.

As part of the year end impairment review, the Company has recorded an impairment in its investment in Imperial Finance Ireland Limited of £2,347 million, Millenium Tobacco Ireland £2,282 million, Imperial Tobacco New Zealand Limited £261 million, Imperial Brands Ventures Limited £26 million, Imperial Tobacco Espana S.L. £2,035 million and Imperial Tobacco Management Luxembourg sarl £27 million. The Directors believe that the carrying value of the investments is supported by their underlying assets and expected cashflows.

13. Property, plant and equipment

	Plant and	Fixtures and	
(In £ million)	machinery	motor vehicles	Total
Cost .			
At 1 October 2020	17	55	72
Additions	3	4	7
Disposals	-	(6)	(6)
At 30 September 2021	20	53	73
Accumulated depreciation			
At 1 October 2020	7	46	53
Depreciation charge for the year	-	4	4
Disposals	-	(6)	(6)
At 30 September 2021	7	44	51
Net book value			
At 30 September 2021	13	9	22
At 30 September 2020	10	9	19

14. Right of use assets and lease liability

The movements in Right of Use Assets in the year ending 30 September 2021 were as follows:

		Fixtures and	
(In £ million)	Property	motor vehicles	Total
Net book value			
At 1 October 2020	38	1	39
Additions	•	2	2
Depreciation and impairment	(5)	(1)	(6)
At 30 September 2021	33	2	35

Notes to the Financial Statements

14. Right of use assets and lease liability (continued)

The movement in Lease liabilities in the year were as follows:

	Lease
(In £ million)	Liabilities
At 1 October 2020	39
Cash flow	(5)
Accretion of interest	1
New leases, terminations & modifications	2
At 30 September 2021	37

The maturity profile of the carrying amount of the Company's lease liabilities and the contractual cashflows as at 30 September 2021 is as follows:

(In £ million)	Lease liabilities	Effect of discounting	Contractual cashflows
Amounts maturing:			
Within one year	(3)	(2)	(5)
Between one and five years	(10)	(5)	(15)
In five years or more	(24)	(7)	(31)
	(37)	(14)	(51)

Future minimum lease payments liabilities are analysed as below:

	Fixtures and		2021
(In £ million)	Property	motor vehicles	Total
Due in less than one year	(4)	(1)	(5)
Due between one and five years	(14)	(1)	(15)
Due in more than five years	(31)	-	(31)
Total future minimum lease payments payable	(49)	(2)	(51)
Effect of discounting			14
Lease liabilities			(37)

The following are the amounts recognised in the Income statement:

(In £ million)	2021	2020
Expenses relating to short-term leases	-	-
Expenses relating to low value asset leases	•	-
Depreciation expense of ROU assets	6	4
Interest on lease liabilities	1	2

Notes to the Financial Statements

14. Right of use assets and lease liability (continued)

The movements in Right of Use Assets in the year ending 30 September 2020 were as follows:

		Fixtures and	
		motor	
(In £ million)	Property	vehicles	Total
Net book value			
At 1 October 2019	42	1	43
Depreciation	(3)	(1)	(4)
At 30 September 2020	39	-	39

The movement in Lease liabilities in the year were as follows:

	rease
(In £ million)	Liabilities
At 1 October 2019	42
Cash flow	(5)
Accretion of interest	2
At 30 September 2020	

The maturity profile of the carrying amount of the Company's lease liabilities and the contractual cashflows as at 30 September 2020 is as follows:

(In £ million)	Lease liabilities	Effect of	2020 Contractual cashflows
Amounts maturing:			
Within one year	(3)	(2)	(5)
Between one and five years	(9)	(6)	(15)
In five years or more	(27)	(7)	(34)
	(39)	(15)	(54)

Future minimum lease payments liabilities are analysed as below:

	Fixtures and		
	,	motor	2020
(In £ million)	Property	vehicles	Total
Due in less than one year	(4)	(1)	(5)
Due between one and five years	(14)	-	(14)
Due in more than five years	(35)	-	(35)
Total future minimum lease payments payable	(53)	(1)	(54)
Effect of discounting			15
Lease liabilities			(39)

15. Inventories

(In £ million)	2021	2020
Finished inventories	46	78

Notes to the Financial Statements

16. Debtors: amounts falling due within one year

(In £ million)	2021	2020
Trade receivables	15	25
Amounts owed by group undertakings	377	321
Corporation tax	96	-
	488	346

Amounts owed by group undertakings are unsecured, have no fixed date for repayment and are repayable on demand. Within the £377 million (2020: £321 million), £254 million (2020: £311 million) is denominated in euros.

17. Creditors: amounts falling due within one year

		Restated
(In £ million)	2021	2020
Trade payables	17	10
Amounts owed to group undertakings	11,566	8,685
Corporation tax	-	71
Amounts payable to a fellow subsidiary in respect of group relief	62	-
Other taxes, duties and social security contributions	528	770
Accruals and deferred income	147	149
	12,320	9,685

See note 2 for details regarding the restatement.

Amounts owed to group undertakings are unsecured and due within a year. Within the £11,500 million (2020: £8,685 million), £2,753 million (2020: £3,250 million) is denominated in euros.

18. Provisions for liabilities

(In £ million)	Restructuring	Other	Total
At 1 October 2020	6	23	29
Charged in the year	1	-	1
Utilised in the year	(1)	(21)	(22)
Unused amounts reversed	(1)	-	(1)
At 30 September 2021	5	2	7
(In £ million)		2021	2020
Current	 -	6	7
Non-current		1	22
		7	29

The restructuring provision relates primarily to the costs associated with ongoing transformation programs within central support functions and the UK trading business.

Notes to the Financial Statements

19. Deferred tax

The provision for deferred tax consists of the following deferred tax assets / (liabilities):

(In £ million)	2021	2020
Deferred tax assets due within 12 months	8	2
Deferred tax assets due after more than 12 months	5	6
Deferred tax liabilities due after more than 12 months	(244)	(167)
	(231)	(159)

(In £ million)	Excess of capital allowances	Short-term timing differences	Retirement benefits	Total
At 1 October 2020	6	2	(167)	(159)
Charged to the income statement	(1)	6	(38)	(33)
Credited to the statement of comprehensive income	-	-	(39)	(39)
At 30 September 2021	5	8	(244)	(231)

	Excess of	Short-term		
	capital	timing	Retirement	
(In £ million)	allowances	differences	benefits	Total
At 1 October 2019	7	1	(91)	(83)
Charged to the income statement	(1)	1	(25)	(25)
Charged to the statement of comprehensive income	-	-	(51)	(51)
At 30 September 2020	6	2	(167)	(159)

20. Retirement benefit assets - amounts falling due after more than one year

The Company participates in a pension scheme for its employees, the Imperial Tobacco Pension Fund (ITPF) (the Scheme), which is of a defined benefit type. The assets of the Scheme are held in trustee administered funds. The Scheme provides retirement benefits primarily on the basis of members' final salary and length of service. As it has not been possible to identify the underlying assets and liabilities attributable to each participating company on a consistent and reasonable basis the Company recognises the entire Scheme in these financial statements as the "sponsoring company" in the Scheme.

The Scheme operates under trust law and is managed and administered by the Trustees on behalf of the members in accordance with the terms of the Trust Deed and Rules and relevant legislation. The Scheme's assets are held by the trust.

Annual increases in benefits in payment are dependent on inflation so the main uncertainties affecting the level of benefits payable under the Scheme are future inflation levels (including the impact of inflation on future salary increases) and the actual longevity of the membership.

The contributions paid to the Scheme are set by the Scheme Actuary every three years. The Scheme Actuary is an external consultant, appointed by the Trustees. Principal factors that the Scheme Actuary will have regard to include the covenant offered by the Company, the level of risk in the Scheme, the expected returns on the Scheme's assets, the results of the funding assessment on an ongoing basis and the expected cost of securing benefits if the fund were to be discontinued.

Notes to the Financial Statements

20. Retirement benefit assets (continued)

The latest valuation of the ITPF was carried out as at 31 March 2019 when the market value of the invested assets was £4,137 million. Based on the ongoing funding target the total assets were sufficient to cover 110 per cent of the benefits that had accrued to members for past service, after allowing for expected future pay increases. The total assets were sufficient to cover 106 per cent of the total benefits that had accrued to members for past service and future service benefits for current members. In compliance with the Pensions Act 2004, Imperial Tobacco Limited and the Trustee agreed a scheme-specific funding target, a statement of funding principles and a schedule of contributions accordingly.

Following the valuation, the level of employer's contributions to the scheme was reduced from £85 million per year to £65 million per year. A dynamic contribution schedule has also been agreed, such that Company's contribution will reduce or increase depending upon the Fund's valuation going forward. Further contributions were agreed to be paid by the Company in the event of a downgrade of the Imperial Brands Group's credit rating to non-investment grade by either Standard & Poor's or Moody's. In addition, surety guarantees that were provided with a total value of £600 million have been reduced to £225 million following the latest valuation and a parental guarantee with Imperial Brands PLC remains in place.

The main risk for the Company in respect of the ITPF is that additional contributions are required if the investment returns are not sufficient to pay for the benefits (which will be influenced by the factors noted above). The level of equity returns will be a key determinant of overall investment return. The investment portfolio is also subject to a range of other risks typical of the asset classes held, in particular exposure to equity markets, credit risk on bonds and exposure to the property market.

The IAS 19 liability measurement of the defined benefit obligation (DBO) and the current service cost are sensitive to the assumptions made about future inflation and salary growth levels, as well as the assumptions made about life expectation. They are also sensitive to the discount rate, which depends on market yields on sterling denominated AA corporate bonds. The main differences between the funding and IAS 19 assumptions are a more prudent longevity assumption for funding and a different approach to setting the discount rate. A consequence of the ITPF's investment strategy, with a significant proportion of the assets invested in equities and other return-seeking assets, is that the difference between the market value of the assets and the IAS 19 liabilities may be relatively volatile.

The ITPF has a pension surplus on the IAS 19 measure, in line with IFRIC 14, recognition of the net asset on the fund is only appropriate where it can be recovered. The ITPF trust deed gives the Company an ability to receive a refund of surplus assets assuming the full settlement of plan liabilities in the event of a plan wind-up. Furthermore, in the ordinary course of business the Trustee has no rights to unilaterally wind up the Fund or otherwise augment the benefits due to the Fund's members. Based on these circumstances, any net surplus in this scheme is recognised in full.

Notes to the Financial Statements

20. Retirement benefit assets (continued)

The aggregate IAS 19 position is as follows:

		2021			2020	
(In £ million)	DBO	Assets	Total	DBO	Assets	Total
At 1 October	(3,516)	4,395	879	(3,880)	4,416	536
Consolidated income statement (expense)/inco	ome					
Current service cost	(17)	-	(17)	(18)	-	(18)
Net interest income/(expense) on net defined						
benefit asset/(liability)	(58)	74	16	(69)	80	11
Administration costs paid from plan assets	•	(4)	(4)		(3)	(3)
(Cost)/income recognised in the income					·	
statement	(75)	70	(5)	(87)	77	(10)
Remeasurements						·
Actuarial gain due to liability experience	58	-	58	26	-	26
Actuarial (loss)/gain due to financial						
assumption changes	(39)	-	(39)	263	-	263
Return on plan assets excluding amounts						
included in net interest income above	-	24	24	-	(21)	(21)
Remeasurement effects recognised in other						
comprehensive income	19	24	43	289	(21)	268
Cash						
Employer contributions	-	65	65	-	85	85
Employee contributions	(1)	1	•	(1)	1	-
Benefits paid from plan assets	169	(169)	-	163	(163)	-
Net cash	168	(103)	65	162	(77)	85
At 30 September	(3,404)	4,386	982	(3,516)	4,395	879
Assets and liabilities recognised on the balance	e sheet					
(In £ million)					2021	2020
Retirement benefit assets					4,386	4,395
Retirement benefit liabilities		_			(3,404)	(3,516)
					982	879.
Retirement benefit scheme costs charged to o	perating (los	ss)/profit			 "	
(In £ million)					2021	2020
(In £ million) Defined benefit costs in operating profit				·	2021	2020 21
				·		
Defined benefit costs in operating profit	oss)/profit				21	21
Defined benefit costs in operating profit Defined contribution costs in operating profit	oss)/profit				21 4	21 4
Defined benefit costs in operating profit Defined contribution costs in operating profit Total retirement scheme costs in operating (lo Split as follows in the income statement:	oss)/profit				21 4 25	21 4 25
Defined benefit costs in operating profit Defined contribution costs in operating profit Total retirement scheme costs in operating (lo Split as follows in the income statement: (In £ million)	oss)/profit				21 4 25	21 4 25
Defined benefit costs in operating profit Defined contribution costs in operating profit Total retirement scheme costs in operating (lo Split as follows in the income statement:	oss)/profit				21 4 25	21 4 25

Notes to the Financial Statements

20. Retirement benefit assets (continued)

Key figures and assumptions used in the Scheme

(In £ million unless otherwise indicated)	2021	2020
Defined benefit obligation	(3,404)	(3,516)
Fair value of scheme assets	4,386	4,395
Net defined benefit asset	982	879
Current service cost	17	18
Employer contributions	65	85
Principal actuarial assumptions used (% per annum)		
Discount rate	2.1	1.7
Future salary increases	3.4	2.9
Future pension increases	3.4	2.9
Inflation	3.4	2.9

		2021		2020
Life expectancy at age 65 years	Male	Female	Male	Female
Member currently aged 65	21.1	22.7	21.1	22.7
Member currently aged 50	22.1	23.9	22.0	23.8

Sensitivity analysis for key assumptions at the end of the reporting year

Sensitivity analysis is illustrative only and is provided to demonstrate the degree of sensitivity of results to key assumptions. Generally, estimates are made by re-performing calculations with one assumption modified and all others held constant.

% increase in DBO	2021	2020
Discount rate: 0.5% decrease	8.6	8.7
Rate of inflation: 0.5% increase	6.9	7.0
One year increase in longevity for a member currently age 65,		•
corresponding changes at other ages	5.1	4.9

The sensitivity to the inflation assumption change includes corresponding changes to the future salary increases and future pension increases assumptions, but is assumed to be independent of any change to discount rate.

An approximate split of the major categories of the Scheme assets is as follows:

	2021		2020
	Percentage		Percentage
	of Scheme		of Scheme
Fair value	assets	Fair value	assets
•	•	1	-
2,115	48	2,344	53
815	19	693	16
592	14	533	12
849	19	809	18
15	•	15	1
4,386	100	4,395	100
	2,115 815 592 849 15	Percentage of Scheme Fair value assets	Percentage of Scheme Fair value assets Fair value 1 2,115 48 2,344 815 19 693 592 14 533 849 19 809 15 - 15

Notes to the Financial Statements

20. Retirement benefit assets (continued)

Sensitivity analysis for key assumptions at the end of the reporting year (continued)

The primary investment objective is to invest the ITPF's assets in an appropriate and secure manner such that members' benefit entitlements can be paid as they fall due. Specifically the ITPF targets an expected return in excess of the growth in the liabilities, which in conjunction with the contributions paid is consistent to achieve and maintain an ongoing funding level of at least 100 per cent on a buy-out basis by 2028.

The majority of the assets are quoted. Absolute return pooled funds are in overseas, non-quoted assets.

There is now no self-investments in the Imperial Brands PLC shares following termination of the mandates that previously held these shares. As in previous years, the value of ground leases have been allocated to the property asset class.

21. Called up share capital

(In £ million)	2021	2020
Authorised, allotted, called up and fully paid		_
18,831,140 ordinary shares of £1 each (2020: 18,831,140)	19	19

22. Capital commitments

(In £ million)	2021	2020
Property Plant & Equipment	15	23
Intangibles	11	82
Contracted future expenditure but not provided in the financial statements	26	105

23. Contingent liabilities

The Company reviews outstanding legal cases following developments in the legal proceedings at each balance sheet date, considering the nature of the litigation, claim or assessment; the legal processes and potential level of damages in the jurisdiction in which the litigation, claim or assessment has been brought; the progress of the case; the opinions or views of legal counsel and other advisers; experience of similar cases; and any decision of the Group's management as to how it will respond to the litigation, claim or assessment.

To the extent that the Company's assessments at any time do not reflect subsequent developments or the eventual outcome of any claim, its future financial statements may be materially affected, with a favourable or adverse impact upon the Company's operating profit, financial position and liquidity.

In June 2020, the Group responded to a claimant law firm's allegations of human rights issues in the Malawian tobacco supply chain, which included allegations relating to child and forced labour. In December 2020, a claim was filed in the UK High Court against Imperial Brands plc, Imperial Tobacco Limited and four of its subsidiaries, including the Company (the Imperial Defendants) and two entities in the BAT group by a group of tobacco farm workers. The Imperial Defendants have acknowledged service and confirmed to the claimants that they intend to defend the claim in full. The Imperial Defendants have not yet been required to file their Defence. A procedural hearing scheduled for November 2021 has been adjourned. The claim is unquantified, and given the early stage of the litigation a provision would not be appropriate.

Notes to the Financial Statements

24. Share schemes

The Group and Company operate four types of share-based incentive programmes, designed to incentivise staff and to encourage them to build a stake in the Group.

Share Matching Scheme

The purpose of the Share Matching Scheme is to encourage eligible employees to acquire and retain Imperial Brands PLC ordinary shares.

Directors and a proportion of the Company's management may elect to invest any proportion of their Share Matching Scheme eligible bonus in Imperial Brands PLC ordinary shares to be held by the Employee Benefit Trusts. Provided the shares are left in the Trusts for three years and the individual remains in employment within the Group, the individual will retain the original shares, including dividend roll-up, and receive additional shares on a one-forone basis.

Long Term Incentive Plan (LTIP)

Annual conditional awards have been made to Directors and other senior executives. The conditional awards, which vest three years after grant, including dividend roll-up, are subject to the satisfaction of specified performance criteria measured over a three year performance period. Further information relating to the performance criteria and the terms of the LTIP are set out in the Annual Report of Imperial Brands PLC.

Sharesave Plan

Under the International Sharesave Plan the Imperial Brands PLC Board may offer options to purchase ordinary shares in Imperial Brands PLC to employees who enter into a savings contract. The price at which options may be offered varies depending on local laws, but will not be less than 80 per cent of the closing mid-market price of an Imperial Brands PLC ordinary share on the London Stock Exchange on the day prior to invitation. The options may normally be exercised during the six months after expiry of the savings contract, three years after entering the Plan.

Under the UK Sharesave Plan, which is part of the Group's International Sharesave Plan, the Imperial Brands PLC Board may offer options to purchase ordinary shares in Imperial Brands PLC to UK employees who enter into an HM Revenue and Customs approved Save as You Earn (SAYE) savings contract. The options may normally be exercised during the six months after the expiry of the SAYE contract, three years after entering the UK Sharesave Plan.

Discretionary Share Awards Plan (DSAP)

Under the DSAP, one-off conditional awards are made to individuals to recognise exceptional contributions within the business. Awards, which are not subject to performance conditions and under which vested shares do not attract dividend roll-up, will normally vest on the third anniversary of the date of grant subject to the participant's continued employment. The limit of an award under the DSAP is capped at 25 per cent of the participant's salary at the date of grant. Shares used to settle awards under the DSAP will be market purchased.

Notes to the Financial Statements

24. Share schemes (continued)

Analysis of the charge to the income statement

(In £ million)	2021	2020
Share Matching Scheme	1	2
Long Term Incentive Plan	12	10
Sharesave Plan	1	1
Discretionary Share Awards Plan	1	1
	 15	14

Reconciliation of movements in awards/options

					2021
					Sharesave
					weighted
	Share				average
Thousands of shares unless otherwise	Matching	LTIP	Sharesave	DSAP	exercise price
indicated	awards	awards	awards	awards	(£)
Outstanding at 1 October 2020	98	2,970	405	10	13.49
Granted	62	2,691	66	21	13.09
Lapsed/cancelled	(3)	(995)	(73)	(1)	21.74
Exercised	(46)	(354)	-	(4)	5.45
Outstanding at 30 September 2021	111	4,312	398	26	13.89
Exercisable at 30 September 2021	-	-	11	-	22.24

					2020
					Sharesave
					weighted
	Share				average
Thousands of shares unless otherwise	Matching	LTIP	Sharesave	DSAP	exercise
indicated	awards	awards	awards	awards	price (£)
Outstanding at 1 October 2019	240	2,229	260	21	19.27
Granted	76	1,154	348	-	12.37
Lapsed/cancelled	(7)	(413)	(203)	=	18.97
Exercised	(211)	-	<u> </u>	(11)	17.45
Outstanding at 30 September 2020	98	2,970	405	10	13.49
Exercisable at 30 September 2020	-	-	8	-	29.62

The weighted average Imperial Brands PLC share price at the date of exercise of awards and options was £14.96 (2020: £12.53). The weighted average fair value of Sharesave options granted during the year was £2.87 (2020: £2.45).

Notes to the Financial Statements

24. Share schemes (continued)

Summary of awards/options outstanding at 30 September 2021

Summary of awards/options outstanding at 30 Septemb	Number of		
	awards/	Vesting period	Exercise price of
	options	remaining in	options
They and of charge unless otherwise indicated	•	months	•
Thousands of shares unless otherwise indicated	outstanding	months	outstanding (£)
Share Matching Scheme			
2019	29	5	n/a
2020	34	. 17	n/a
2021	48	29	n/a
Total awards outstanding	111		·
Long Term Incentive Plan			
2018	64	-	n/a
2019	716	5	n/a
2020	1,493	18	n/a
2021	2,039	30	n/a
Total awards outstanding	4,312		
Sharesave Plan			
2018	11	•	22.24
2019	23	11	17.45
2020	294	23	12.37
2021	70	35	13.09
Total awards outstanding	398		
Discontinuo de Characa Assenda Olara			
Discretionary Shares Awards Plan			-1-
2018	-	•	n/a
2019	8	5	n/a
Z021	18	29	n/a
Total awards outstanding	26		

The vesting period is the period between the grant of awards or options and the earliest date on which they are exercisable. The vesting period remaining and the exercise price of options outstanding are weighted averages. Participants in the Sharesave Plan have six months from the maturity date to exercise their option. Participants in the LTIP have up to seven years from the end of the vesting period to exercise their option. The exercise price of the options is fixed over the life of each option.

Notes to the Financial Statements

24. Share schemes (continued)

Pricing

For the purposes of valuing options to calculate the share-based payment charge, the Black-Scholes option pricing model has been used for the Share Matching Scheme, Sharesave Plan and Discretionary Awards Plan. A summary of the assumptions used in the Black-Scholes model for 2021 and 2020 is as follows:

			2021
	Share		
	matching	Sharesave	DSAP
Risk-free interest rate	0.7%	0.2%	0.7%
Volatility	36.0%	33.9%	26.3%
Expected lives of options granted	3yrs	3yrs	3yrs
Dividend yield	8.9%	8.9%	6.7%
Fair value .	£12.37	£2.56	£12.86
Share price used to determine exercise price	£16.00	£16.00	£15.27
Exercise price	n/a	£13.09	n/a

	2020	
	Share	
	matching	Sharesave
Risk-free interest rate	0.7%	0.2%
Volatility	29.0%	33.8%
Expected lives of options granted	3 yrs	3 yrs
Dividend yield	8.9%	8.8%
Fair value	£14.00	£2.45
Share price used to determine exercise price	£18.25	£15.20
Exercise price	n/a	12.37

Market conditions were incorporated into the Monte Carlo method used in determining the fair value of LTIP awards at grant date. Assumptions in 2021 and 2020 are given in the following table.

(%)	2021	2020
Future Imperial Tobacco Group share price volatility	31	20
Future Imperial Tobacco Group dividend yield	-	-
Share price volatility of the tobacco and alcohol comparator group	17.4-40.9	14.7-28.3
Correlation between Imperial Tobacco and the alcohol and tobacco		
comparator group	27	22

25. Related party transactions

The Company has taken advantage of the Group exemption under the terms of IAS 24 from disclosing related party transactions with entities that are part of the Group since the Company is a wholly owned subsidiary of Imperial Brands PLC and is included in the consolidated financial statements of the Group, which are publicly available.

Notes to the Financial Statements

26. Guarantees

Together with Imperial Brands PLC (IB) (the ultimate parent company), the Company acts as guarantor for the following facilities for the benefit of the overall IB Group; bonds issued since September 2008 under various Euro Medium Term Noted Debt Issuance Programmes; bonds issued since February 2013 under the provisions of Sections 144 and Regulation S of the US Securities Act (1933); three uncommitted credit borrowing facilities dated March 2011, May 2017, and August 2017; International Swap and Derivatives Association agreement dated March 2012. In addition, the Company also acts as a guarantor together with IB and various other subsidiaries of IB for an uncommitted borrowing facility dated January 2007.

At 30 September 2021, the contingent liabilities totalled £12,897 million (2020: £16,641 million).

The Directors have assessed the fair value of the above guarantees and do not consider them to be material. They have, therefore, not been recognised on the balance sheet.

27. Post balance sheet events

In December 2021 the Imperial Tobacco Pension Fund (ITPF) entered into an agreement to purchase a bulk annuity of around £1.7bn. This bulk annuity will cover around 60% of the pensioner member obligation and is funded by existing assets held in the ITPF. The impact of the bulk annuity buy-in will result in an asset re-measurement loss in Other Comprehensive Income during the year ending September 2022.

In late February 2022 Russia and Ukraine engaged in armed conflict. The Company has a geographical exposure to Ukraine and Russia via it's holdings in subsidiary entities. As a result the Group and Company have suspended operations in Ukraine and begun negotiations with a local third party about a transfer of Russian assets and operations. There are currently uncertainties as to the financial impact of both the transfer of the Russian assets and the potential valuation adjustments to the assets of the Ukrainian business. The Company's investment carrying value could potentially be influenced by changes in the valuation of these businesses which are owned by subsidiaries. The current value of these entities is not a significant part of the overall investment valuation. However there continues to be uncertainty over the valuation of these assets at this point in time which may change in the future.

28. Related undertakings

The ultimate parent undertaking and controlling party of the Company at 30 September 2021 was Imperial Brands PLC, a company incorporated in the United Kingdom and registered in England and Wales. The smallest and largest group in which the results of the Company are consolidated is that headed by Imperial Brands PLC, whose consolidated financial statements may be obtained from the Company Secretary, 121 Winterstoke Road, Bristol, BS3 2LL.

The immediate parent undertaking of Imperial Tobacco Limited at 30 September 2021 was Imperial Tobacco Holdings Limited, a company incorporated in the United Kingdom and registered in England and Wales.

Notes to the Financial Statements

28. Related undertakings (continued)

In accordance with Section 409 of the Companies Act 2006 a full list of subsidiaries, partnerships, associates, and joint ventures, the principal activity, the country of incorporation and the effective percentage of equity owned, as at 30 September 2021 are disclosed below.

Subsidiaries: Registered in England and Wales, wholly owned

Name	Principal activity and registered address
Attendfriend Limited	Dormant
	121 Winterstoke Road, Bristol, BS3 2LL, England
British Tobacco Company	Dormant
Limited	121 Winterstoke Road, Bristol, BS3 2LL, England
Hypofill Limited	Dormant
	Wellington House, Physics Road, Speke, Liverpool, L24 9HP,
	England
Imperial Brands Ventures	Provision of finance to other Group companies
Finance Limited (v)	121 Winterstoke Road, Bristol, BS3 2LL, England
Imperial Brands Ventures	Holding investments in subsidiary companies
Holdings Limited	121 Winterstoke Road, Bristol, BS3 2LL, England
Imperial Brands Ventures	Holding investments in subsidiary companies
Holdings (1) Limited	121 Winterstoke Road, Bristol, BS3 2LL, England
Imperial Brands Ventures	Holding investments in subsidiary companies
Holdings (2) Limited ^(xi)	121 Winterstoke Road, Bristol, BS3 2LL, England
Imperial Brands Ventures	Holding investments in subsidiary companies
Limited	121 Winterstoke Road, Bristol, BS3 2LL, England
Imperial Investments Limited	Dormant
	121 Winterstoke Road, Bristol, BS3 2LL, England
Imperial Tobacco Altadis	Dormant
Limited	121 Winterstoke Road, Bristol, BS3 2LL, England
Imperial Tobacco Capital Assets (1)	Dormant
	121 Winterstoke Road, Bristol, BS3 2LL, England
Imperial Tobacco Capital Assets (2)	Provision of finance to other Group companies
<u></u>	121 Winterstoke Road, Bristol, BS3 2LL, England
Imperial Tobacco Capital Assets (3)	Dormant
	121 Winterstoke Road, Bristol, BS3 2LL, England
Imperial Tobacco Capital Assets (4)	Dormant
	121 Winterstoke Road, Bristol, BS3 2LL, England
Imperial Tobacco Group	Dormant
Limited	121 Winterstoke Road, Bristol, BS3 2LL, England
Imperial Tobacco Holdings (1)	Holding investments in subsidiary companies
Limited (iv)	121 Winterstoke Road, Bristol, BS3 2LL, England
Imperial Tobacco Initiatives	Dormant
	121 Winterstoke Road, Bristol BS3 2LL England
Imperial Tobacco Lacroix	Dormant
Limited	121 Winterstoke Road, Bristol, BS3 2LL, England
Imperial Tobacco Overseas	Holding investments in subsidiary companies
(Polska) Limited	121 Winterstoke Road, Bristol, BS3 2LL, England

Notes to the Financial Statements

Name	Principal activity and registered address
Imperial Tobacco Overseas	Holding investments in subsidiary companies
Holdings (1) Limited	121 Winterstoke Road, Bristol, BS3 2LL, England
Imperial Tobacco Overseas	Holding investments in subsidiary companies
Holdings (2) Limited	121 Winterstoke Road, Bristol, BS3 2LL, England
Imperial Tobacco Overseas	Dormant
Holdings (3) Limited	121 Winterstoke Road, Bristol, BS3 2LL, England
Imperial Tobacco Overseas	Holding investments in subsidiary companies
Holdings Limited	121 Winterstoke Road, Bristol, BS3 2LL, England
Imperial Tobacco Overseas	Holding investments in subsidiary companies
Limited (x)	121 Winterstoke Road, Bristol, BS3 2LL, England
Imperial Tobacco Pension	Dormant Dormant
Trustees (Burlington House)	121 Winterstoke Road, Bristol, BS3 2LL, England
Limited	TELE VINICEISIONE NOCCE, DISCONDING TO THE CONTROL OF THE CONTROL
Imperial Tobacco Pension	Dormant
Trustees Limited (iv)	121 Winterstoke Road, Bristol, BS3 2LL, England
Imperial Tobacco Ventures	Holding investments in subsidiary companies
Limited	121 Winterstoke Road, Bristol, BS3 2LL, England
ITG Brands Limited	Holding investments in subsidiary companies
	121 Winterstoke Road, Bristol, BS3 2LL, England
Joseph & Henry Wilson Limited	Licencing rights for the manufacture and sale of tobacco
	products
	121 Winterstoke Road, Bristol, BS3 2LL, England
Nerudia Limited (v)	Research and development of e-vapour products
	Wellington House, Physics Road, Speke, Liverpool, L24 9HP,
	England
Nerudia Trading Limited	In liquidation
	The offices of BDO LLP, Two Snowhill Birmingham, B4 6GA,
	England
Nerudia Consulting Limited	Research and development of e-vapour products
	Wellington House, Physics Road, Speke, Liverpool, L24 9HP,
	England
Nerudia Compliance Limited	In liquidation
	The offices of BDO LLP, 5 Temple Square, Temple Street,
	Liverpool, L2 5RH, England
Park Lane Tobacco Company	Dormant
Limited	121 Winterstoke Road, Bristol, BS3 2LL, England
Rizla UK Limited	Entity ceased trading
	121 Winterstoke Road, Bristol, BS3 2LL, England
Sensus Investments Limited	Dormant
	Wellington House, Physics Road, Speke, Liverpool, L24 9HP,
Es.A	England
Sinclair Collis Limited (iv)	In liquidation
	The offices of BDO LLP, Two Snowhill Birmingham, B4 6GA,
	England

Notes to the Financial Statements

28. Related undertakings (continued)

Subsidiaries: Registered in England and Wales, partly owned

Name	Principal activity and registered address	% owned
Altadis New Co Limited	Dormant	81.6
	121 Winterstoke Road, Bristol, BS3 2LL, England	
Congar International UK Limited	Dormant	81.6
	121 Winterstoke Road, Bristol, BS3 2LL, England	
Imperial Brands Enterprise	Provison of treasury services to other Group companies	56.3
Finance Limited	121 Winterstoke Road, Bristol, BS3 2LL, England	
La Flor de Copan UK Limited	Holding investments in subsidiary companies	81.6
	121 Winterstoke Road, Bristol, BS3 2LL, England	
Tabacalera de Garcia UK	Holding investments in subsidiary companies	81.6
Limited	121 Winterstoke Road, Bristol, BS3 2LL, England	

	Country of	
Name .	incorporation	Principal activity and registered address
1213509 B.C. Limited ⁽ⁱ⁾	Canada	Holding investments in subsidiary companies
		Suite 1700, Park Place, 666 Burrard Street, Vancouver, BC. V6C
		2X8, Canada
Altadis Canarias SAU (ii)	Spain	Marketing and sale of tobacco products in the Canary Islands
		C/Comandaute Azcarraga 5, Madrid 28016, Spain
Altadis Middle East FZCO	United Arab	Sales and marketing of tobacco products in the Middle East
	Emirates	P.O. Box. No. 261718, Jebel Ali Free Zone, Dubai, 261718,
		United Arab Emirates
Altadis Ocean Indien S.A.S.	France (La Reunion	Sales and distribution of tobacco products in la Reunion Island
	Island)	ZI n° 2 - BP 256 - 97457 Saint Pierre Cedex, La Reunion
Altadis S.A.U.	Spain	Manufacture, sales and distribution of tobacco products in
		Spain
Cacique, SA - Comércio,	Brazil	Dormant
Importação e Exportação		Rua Marechal Deodoro, 690 - Centro Arapiraca, Alagoas, Brazil
Coralma International SAS	France	Holding investments in subsidiary companies
		122 Avenue Charles de Gaulle, Neuilly sur Seine, 92200, France
Dunkerquoise des Blends S.A.S.	France	Tobacco processing
		122 Avenue Charles de Gaulle, Neuilly sur Seine, 92200, France

Notes to the Financial Statements

28. Related undertakings (continued)

•	Country of	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
Name	incorporation	Principal activity and registered address
Ets L Lacroix Fils NV/SA	Belgium	Manufacture and sale of tobacco products in Belgium Sint-Bavostraat 66, 2610 Wilrijk, Belgium
Fontem (Beijing) Technology Solutions Limited ⁽ⁱ⁾	People's Republic of China	Research and development Room 201, Floor 2, Building 6, Yuan Dong science and technology park, 6 Hepingli North Street, Dong Cheng District, Beijing, 100013, China
Fontem Canada Limited	Canada	Non-trading C/O BDO Canada LLP, Suite 120, 230 Brownlow Avenue, Dartmouth, Nova Scotia B3B 0G5, Canada
Fontem Holdings 1 B.V.	The Netherlands	Holding investments in subsidiary companies Radarweg 60, Amsterdam, 1043 NT, The Netherlands
Fontem Holdings 2 B.V.	The Netherlands	Holding investments in subsidiary companies Radarweg 60, Amsterdam, 1043 NT, The Netherlands
Fontem Holdings 3 B.V.	The Netherlands	Holding investments in subsidiary companies Radarweg 60, Amsterdam, 1043 NT, The Netherlands
Fontem Holdings 4 B.V.	The Netherlands	Holding investments in subsidiary companies Radarweg 60, Amsterdam, 1043 NT, The Netherlands
Fontem Holdings B.V.	The Netherlands	Holding investments in subsidiary companies Radarweg 60, Amsterdam, 1043 NT, The Netherlands
Fontem Ventures B.V.	The Netherlands	Holding investments in subsidiary companies Radarweg 60, Amsterdam, 1043 NT, The Netherlands
Huotraco International Limited	Cambodia	Production and marketing of tobacco products No 299, Preah Ang Duong Street, Sangkat Wat Phnom, Khan Daunh Penh, Phnom Penh, Cambodia
Imperial Brands Columbia S.A.S.	Columbia	In Liquidation TV21 No.98 05, Bogota D.C. Colombia
Imperial Brands Finance France S.A.S.	France	Provision of finance to other Group companies 143 bd Romain Rolland, Cedex 14, Paris, 75685, France
Imperial Brands Finance Netherlands B.V.	The Netherlands	Provision of finance to other Group companies Slachtedijk 28a, 8501 ZA, Joure, Netherlands
Imperial Brands Finland Oy	Finland	Sales and marketing of tobacco products in Finland Poikluomantie 1-3, Piispanristi, 20760, Finland

Notes to the Financial Statements

28. Related undertakings (continued)

Sale and export of duty-free tobacco products C/Comandaute Azcarraga 5, Madrid 28016, Spain Kabushiki Kaisha (**) Sales and marketing of tobacco products in Japan Kabushiki Kaisha (**) The Okura Prestige Tower, 10th Floor, 2-10-4 Toranoomon, Minato-ku, Tokyo 105-0001, Japan mperial Brands Luxembourg Sale of tobacco products in Luxembourg Frovision of finance to other Group companies Aragon House Business Centre, St. George's Park, St. Julians, Malta STJ3140 Malta STJ314	Jubilatics. Incorporated ove	Country of	(40)
Free & Export S.L. C/Comandaute Azcarraga 5, Madrid 28016, Spain Imperial Brands Japan Kabushiki Kaisha (*) Imperial Brands Luxembourg Sales and marketing of tobacco products in Japan The Okura Prestige Tower, 10th Floor, 2-10-4 Toranoomon, Minato-ku, Tokyo 105-0001, Japan Marketing and Sales Martel, L-2134, Luxembourg Sale of tobacco products in Juxembourg Sale of tobacco products in Juxembourg Sale of tobacco products in Luxembourg Bosnia-Herzegovina Marketing of tobacco products in Bulgaria Marketing and distribution of tobacco products in Bulgaria	Name	incorporation	Principal activity and registered address
Sales and marketing of tobacco products in Japan Kabushiki Kaisha (*) Imperial Brands Luxembourg Sale of tobacco products in Sale of tobacco products in Bulgaria Marketing and distribution of tobacco products in Bulgaria Sales and marketing of tobacco products in the Czech Republic Radicka 14, Prague S, 150 00, Czech Republic	Imperial Brands Global Duty	Spain	
Malta Provision of finance to other Group companies Aragon House Business Centre, St. George's Park, St. Julians, Malta Provision of finance to other Group companies Aragon House Business Centre, St. George's Park, St. Julians, Malta Limited Malta Provision of finance to other Group companies Aragon House Business Centre, St. George's Park, St. Julians, Malta STJ3140 Malta Provision of finance to other Group companies Aragon House Business Centre, St. George's Park, St. Julians, Malta STJ3140 Malta Provision of finance to other Group Companies America 251 Little Falls Drive, Wilmington, DE 19808 USA Merica Provision of finance to other Group Companies 21, Beckett Way, Park West, Nangor Road, Dublin, 12, Ireland Malta Provision of finance to other Group companies Aragon House Business Centre, St. George's Park, St. Julians, Malta Milta Provision of finance to other Group companies Aragon House Business Centre, St. George's Park, St. Julians, Malta Malta Provision of finance to other Group companies Aragon House Business Centre, St. George's Park, St. Julians, Malta Maperial Nominees Limited (ii) New Zealand Trustee Company Level 24, 157 Lambton Quay, Wellington Central, Wellington Gol11, New Zealand Maperial Tobacco (Asia) Pte. Singapore Trading of tobacco related products Malta Sales and marketing of tobacco products in Australia John Player Special House, Level 4, 4-8 Inglewood Place, Norwest, NSW 2153, Australia Marketing Service GmbH Zieglergasse 6, A-1070 Vienna, Austria Marketing of tobacco products in Austria Marketing of tobacco products in Bosnia Herzegovina Marketing and distribution of tobacco products in Bulgaria 15 Henrih Ibsen str, Floor 4, Office 4, Sofia, 1407, Bulgaria Marketing and distribution of tobacco products in the Czech Republic Radicka 14, Progue 5, 150 00, Czech Republic Marketing and distribution of tobacco products in the Czech Republic	Free & Export S.L.		C/Comandaute Azcarraga 5, Madrid 28016, Spain
mperial Brands Luxembourg sarl Sale of tobacco products in Luxembourg Sale of tobacco products in Austria Marketing Service GmbH Sales and marketing of tobacco products in Austria Sales and marketing of tobacco products in Bulgaria Marketing and distribution of tobacco products in Carech Provision of tobacco products in Bulgaria Marketing and distribution of tobacco products in Horse of tobacco products in Carech Republic Marketing and distribution of tobacco products in Carech Republic Marketing and distribution of tobacco products in Carech Republic Marketing and distribution of tobacco products in Carech Republic Marketing and distribution of tobacco products in Carech Republic Marketing and distribution of tobacco products in the Czech Republic Marketing and distribution of tobacco products in Bosnia Adlema Austria Judical Marketing and distribution of tobacco products in the Czech Republic Marketing and distribution of tobacco products in Bosnia Adlema Suce, Sarajevo, 71000, Czech Republic Marketing and distribution of tobacco products in Bulgaria	Imperial Brands Japan	Japan	Sales and marketing of tobacco products in Japan
mperial Brands Luxembourg Sale of tobacco products in Luxembourg Malta Provision of finance to other Group companies Aragon House Business Centre, St. George's Park, St. Julians, Malta STJ3140 Merica 251 Little Falls Drive, Wilmington, DE 19808 USA Merica Provision of finance to other Group Companies 21, Beckett Way, Park West, Nangor Road, Dublin, 12, Ireland Malta Provision of finance to other Group Companies 21, Beckett Way, Park West, Nangor Road, Dublin, 12, Ireland Malta Provision of finance to other Group companies Aragon House Business Centre, St. George's Park, St. Julians, Malta Trustee Company Level 24, 157 Lambton Quay, Wellington Central, Wellington 6011, New Zealand Malta Trading of tobacco related products 80 Robinson Road, #02-00, 068898, Singapore 1. Trading of tobacco related products 80 Robinson Road, #02-00, 068898, Singapore 1. Australia Sales and marketing of tobacco products in Australia John Player Special House, Level 4, 4-8 Inglewood Place, Norwest, NSW 2153, Australia Marketing Service GmbH Marketing and distribution of tobacco products in Bosnia Adema Buce, Sarajevo, 71000, Bosnia & Herzegovina Marketing and distribution of tobacco products in Bulgaria Manufacture and sale of tobacco products in Bulgaria Manufacture and sale of tobacco products in Bulgaria Manufacture and sale of tobacco products in the Czech Republic Radlicka 14, Prague 5, 150 00, Czech Republic	Kabushiki Kaisha ^(v)		The Okura Prestige Tower, 10th Floor, 2-10-4
mperial Brands Malta Limited Malta Provision of finance to other Group companies Aragon House Business Centre, St. George's Park, St. Julians, Malta STI3140 mperial Brands Ventures LLC United States of America 251 Little Falls Drive, Wilmington, DE 19808 USA mperial Finance Ireland Ireland Provision of finance to other Group Companies 21, Beckett Way, Park West, Nangor Road, Dublin, 12, Ireland Provision of finance to other Group Companies 21, Beckett Way, Park West, Nangor Road, Dublin, 12, Ireland Provision of finance to other Group companies Aragon House Business Centre, St. George's Park, St. Julians, Malta mperial Nominees Limited (ii) New Zealand Trustee Company Level 24, 157 Lambton Quay, Wellington Central, Wellington 6011, New Zealand Malta Provision of Road, #02-00, 068898, Singapore 101, New Zealand Practical Products 80 Robinson Road, #02-00, 068898, Singapore 101, New Zealand Practical House, Level 4, 4-8 Inglewood Place, Norwest, NSW 2153, Australia John Player Special House, Level 4, 4-8 Inglewood Place, Norwest, NSW 2153, Australia Place,			Toranoomon, Minato-ku, Tokyo 105-0001, Japan
mperial Brands Malta Limited Malta Provision of finance to other Group companies Aragon House Business Centre, St. George's Park, St. Julians, Malta STJ3140 mperial Brands Ventures LLC United States of America 251 Little Falls Drive, Wilmington, DE 19808 USA mperial Finance Ireland Ireland Provision of finance to other Group Companies 21, Beckett Way, Park West, Nangor Road, Dublin, 12, Ireland Provision of finance to other Group companies Aragon House Business Centre, St. George's Park, St. Julians, Malta mperial Nominees Limited (ii) New Zealand Trustee Company Level 24, 157 Lambton Quay, Wellington Central, Wellington 6011, New Zealand mperial Tobacco (Asia) Pte. td. 80 Robinson Road, #02-00, 068898, Singapore mperial Tobacco Australia Australia Sales and marketing of tobacco products in Australia John Player Special House, Level 4, 4-8 Inglewood Place, Norwest, NSW 2153, Australia mperial Tobacco Bulgaria Bulgaria Marketing and distribution of tobacco products in Bosnia Herzegovina Adema Buce, Sarajevo, 71000, Bosnia & Herzegovina mperial Tobacco CR s.r.o. Czech Republic Radicka 14, Prague 5, 150 00, Czech Republic mperial Tobacco Distribution Bulgaria Marketing and distribution of tobacco products in Bulgaria Marketing and distribution of tobacco products in Bulgaria	Imperial Brands Luxembourg	Luxembourg	Sale of tobacco products in Luxembourg
Aragon House Business Centre, St. George's Park, St. Julians, Malta STJ3140 mperial Brands Ventures LLC mperial Finance Ireland Ireland Provision of finance to other Group Companies 21, Beckett Way, Park West, Nangor Road, Dublin, 12, Ireland mperial Finance Malta Ltd Malta Provision of finance to other Group companies Aragon House Business Centre, St. George's Park, St. Julians, Malta mperial Nominees Limited (ii) New Zealand Trustee Company Level 24, 157 Lambton Quay, Wellington Central, Wellington 6011, New Zealand mperial Tobacco (Asia) Pte. td. Singapore Trading of tobacco related products 80 Robinson Road, #02-00, 068898, Singapore td. Sales and marketing of tobacco products in Australia John Player Special House, Level 4, 4-8 Inglewood Place, Norwest, NSW 2153, Australia mperial Tobacco BH doo (1) Bosnia- Marketing and distribution of tobacco products in Bulgaria Manufacture and sale of tobacco products in Bulgaria Manufacture and sale of tobacco products in Bulgaria Manufacture and sale of tobacco products in the Czech Republic Radlicka 14, Prague 5, 150 00, Czech Republic Marketing and distribution of tobacco products in the Czech Republic Marketing and distribution of tobacco products in the Czech Republic Marketing and distribution of tobacco products in the Czech Republic	sarl		56 Rue Charles Martel, L-2134, Luxembourg
mperial Brands Ventures LLC United States of America 251 Little Falls Drive, Wilmington, DE 19808 USA mperial Finance Ireland Ireland Provision of finance to other Group Companies 21, Beckett Way, Park West, Nangor Road, Dublin, 12, Ireland Provision of finance to other Group Companies 21, Beckett Way, Park West, Nangor Road, Dublin, 12, Ireland Provision of finance to other Group companies Aragon House Business Centre, St. George's Park, St. Julians, Malta Provision of Malta Provision of Grance to other Group companies Aragon House Business Centre, St. George's Park, St. Julians, Malta mperial Nominees Limited (ii) New Zealand Trustee Company Level 24, 157 Lambton Quay, Wellington Central, Wellington 6011, New Zealand mperial Tobacco (Asia) Pte. Singapore Trading of tobacco related products 80 Robinson Road, #02-00, 068898, Singapore mperial Tobacco Australia John Player Special House, Level 4, 4-8 Inglewood Place, Norwest, NSW 2153, Australia mperial Tobacco Austria Marketing of tobacco products in Austria Zieglergasse 6, A-1070 Vienna, Austria Marketing Service GmbH Zieglergasse 6, A-1070 Vienna, Austria mperial Tobacco BH doo (1) Bosnia Herzegovina Adema Buce, Sarajevo, 71000, Bosnia & Herzegovina Adema Buce, Sarajevo, 71000, Bosnia & Herzegovina IS Henrih Ibsen str, Floor 4, Office 4, Sofia, 1407, Bulgaria mperial Tobacco Distribution Bulgaria Marketing of tobacco products in the Czech Republic Radlicka 14, Prague 5, 150 00, Czech Republic	Imperial Brands Malta Limited	Malta	Provision of finance to other Group companies
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mperial Tobacco Distribution Bulgaria Marketing and distribution of tobacco products in Bulgaria	Imperial Tobacco CR s.r.o.	Czech Republic	Sales and marketing of tobacco products in the Czech Republic
			Radlicka 14, Prague 5, 150 00, Czech Republic
EOOD (i) 15 Henrih Ibsen str, Floor 4, Office 4, Sofia, 1407, Bulgaria	Imperial Tobacco Distribution	Bulgaria	Marketing and distribution of tobacco products in Bulgaria
	EOOD (i)		15 Henrih Ibsen str, Floor 4, Office 4, Sofia, 1407, Bulgaria

Notes to the Financial Statements

28. Related undertakings (continued)

Jubilalaries. Incorporatea over	Country of	,
Name	incorporation	Principal activity and registered address
Imperial Tobacco Distribution	Romania	Marketing and distribution of tobacco products in Romania
Romania srl ⁽ⁱ⁾		Nicolae Canea Street no. 140-160, EOS Business Park, 1st Floor
		North, 2nd District, Bucharest, Romania
Imperial Tobacco España, S.L.U.	Spain	Holding investments in subsidiary companies
		C/Comandaute Azcarraga 5, Madrid 28016, Spain
Imperial Tobacco Estonia OÜ	Estonia	Sale of tobacco products
	_	Valge 13, 11145, Tallinn, Estonia
Imperial Tobacco Holdings	The Netherlands	Provision of finance to other Group companies
(Netherlands) B.V.		Slachtedijk 28a, 8501 ZA, Joure, Netherlands
Imperial Tobacco Intellectual	Ireland	Ownership of trademarks
Property Limited		21, Beckett Way, Park West, Nangor Road, Dublin, 12, Ireland
Imperial Tobacco International	Germany	Export and marketing of tobacco products
GmbH		Max-Born-Straße 4, Hamburg, 22761, Germany
Imperial Tobacco Ireland	Ireland	Dormant
Unlimited Company (v)		6th Floor, 2 Grand Canal Square, Dublin 2, Ireland
Imperial Tobacco Italia S.r.l.	Italy	Sales and marketing of tobacco products in Italy
		Via Luca Passi 22, Roma, 00166, Italy
Imperial Tobacco Italy S.r.l.	Italy	Holding investments in subsidiary companies
	-	Via Luca Passi 22, Roma, 00166, Italy
Imperial Tobacco Magyarország	Hungary	Sales and marketing of tobacco products in Hungary
Dohányforgalmázo Kft (Imperial		Váci út 141, 1138, Budapest, Hungary
Tobacco Hungary)		
Imperial Tobacco Management	Luxembourg	Holding investments in subsidiary companies
Luxembourg sarl		56 Rue Charles Martel, L-2134, Luxembourg
Imperial Tobacco Marketing	Malaysia	Trading of tobacco products
Sdn Bhd		12th Floor Menara Symphony, No 5 Jalan Prof, Khoo Kay Kim,
		Seksyey,
	_	46200 Petaling Jaya, Selangor, Malaysia
Imperial Tobacco New Zealand	New Zealand	Manufacture and sale of tobacco products in New Zealand
Limited		Level 24, 157 Lambton Quay, Wellington Central, Wellington
		6011, New Zealand
Imperial Tobacco Norway AS	Norway	Sales and marketing of tobacco products in Norway
		Ryensvingen 2-4, 0680, Oslo, Norway
Imperial Tobacco Polska	Poland	Manufacture of tobacco products in Poland
Manufacturing S.A.		Ul. Tytoniowa 2/6, Radom, 26-600, Poland
Imperial Tobacco Polska S.A.	Poland	Manufacture and sale of tobacco products in Poland
		Jankowice, ul. Przemyslowa 1, Pl-62-080, Tarnowo-Podgome,
		Poland

Notes to the Financial Statements

28. Related undertakings (continued)

•	Country of	,
Name	incorporation	Principal activity and registered address
Imperial Tobacco Portugal	Portugal	Advertising and support management
SSPLC		144, 7 DT, Avenida da Liberdade, Lisbon, Portugal
Imperial Tobacco Production	Ukraine	Manufacture of tobacco products in Ukraine
Ukraine ⁽ⁱ⁾		ul. Akademika Zabolotnogo, 35, 03026, Kiev, Ukraine
Imperial Tobacco SCG doo	Serbia	Marketing and distribution of tobacco products in Serbia
Beograd (i)		Milutina Milankovica 11a, Novi Beograd, Serbia
Imperial Tobacco Sigara ve	Turkey	Manufacture of tobacco products in Turkey
Tutunculuck Sanayi Ve Ticaret		Kecilikoy OSB, Mah. Ahmet Tutuncuoglu Cad. No: 11, 45030
A.S.		Yunusemre, Manisa, Turkey
Imperial Tobacco Slovakia a.s.	Slovak Republic	Sales and marketing of tobacco products in the Slovak Republic 7A Galvaniho, 824 53 Bratislava, Slovakia
Imperial Tobacco Taiwan Co	Taiwan	Sales and marketing of tobacco products in Taiwan
Limited		6F 1-2 No.2 Sec 3, Minsheng E Road, Zhongshen District, Tapei,
		Taiwan, Province of China
Imperial Tobacco Taiwan	Taiwan	Manufacture of tobacco products in Taiwan
Manufacturing Company		No 8 Cyunyi Road, Jhunan, MiaoLi County 350, Taiwan Province
Limited		of China
Imperial Tobacco Tutun	Turkey	Sales and marketing of tobacco products in Turkey
Urunleri Satis Ve Pazarlama A.S.		Kecilikoy OSB, Mah. Ahmet Tutuncuoglu Cad. No: 11, 45030
		Yunusemre, Manisa, Turkey
Imperial Tobacco Ukraine (i)	Ukraine	Sales and marketing of tobacco products in Ukraine
		ul. Akademika Zabolotnogo, 35, 03026, Kiev, Ukraine
Imperial Tobacco Volga LLC (i)	Russia	Manufacture of tobacco products in Russia
		ul.Tomskaja 7, 400048 Volgograd, Russian Federation
Imperial Tobacco West Africa	Cote D'Ivoire	Holding investments in subsidiary companies
S.A.S. ⁽ⁱ⁾		Cocody-Nord, Quartier Gendarmerie, TF 5937, 01 B.P. 724
		Abidjan
Imperial Tobacco Zagreb doo (i)	Croatia	Dormant
		Gradičanska 30, Zagreb, HR-10000, Croatia
Imperial Ventures Malta Limited	Malta	Provision of finance to other Group companies
		Aragon House Business Centre, St. George's Park, St. Julians,
		Malta STJ3140
IMPTOB South Africa (Pty)	South Africa	Provision of services to other Group companies
Limited		Suite 107, Beacon Rock, 21 Lighthouse Road, Umhlanga 4319, South Africa
International Marketing	Nigeria	Sales and marketing and of tobacco products in Nigeria
Promotional Services Limited		13 A, Dapo Solanke Close - Lekki Phase 1, Lagos, Nigeria

Notes to the Financial Statements

28. Related undertakings (continued)

	Country of	
Name	incorporation	Principal activity and registered address
ITL Pacific (HK) Limited	Hong Kong	Manufacture and sale of tobacco and tobacco related products Room 3907-08, 39th Floor, Hopewell Centre, 183 Queens Road East, Wanchai, Hong Kong
JAW-Invest Oy	Finland	Trademark owner Poikluomantie 1-3, Piispanristi, 20760, Finland
John Player & Sons Limited	Ireland	Sales and marketing of tobacco products in the Republic of Ireland 21, Beckett Way, Park West, Nangor Road, Dublin, 12, Ireland
John Player Ireland Pension Trustee Limited	Ireland	Sales and marketing of tobacco products in the Republic of Ireland 21, Beckett Way, Park West, Nangor Road, Dublin, 12, Ireland
JSNM SARL	France	Trademark owner 122 Avenue Charles de Gaulle, Neuilly sur Seine, 92200, France
MYBLU Spain S.L.	Spain	Marketing and sale of e-vaopur products in Spain CR. Robledo de Chavela, S/N. San Lorenzo del Escorial, Madrid, 28200, Spain
Meccarillos France, S.A.	Luxembourg	Holding investments in subsidiary companies Route Des Trois Cantons 9, 8399 Windhof, Luxembourg
Meccarillos International, S.A.	Luxembourg	Holding investments in subsidiary companies Route Des Trois Cantons 9, 8399 Windhof, Luxembourg
Meccarillos Suisse, S.A.	Luxembourg	Holding investments in subsidiary companies Route Des Trois Cantons 9, 8399 Windhof, Luxembourg
Millennium Tobacco Unlimited Company	Ireland	Provision of finance to other Group companies 21, Beckett Way, Park West, Nangor Road, Dublin, 12, Ireland
Newglade International Unlimited Company	Ireland	Dormant 6th Floor, 2 Grand Canal Square, Dublin 2, Ireland
Philippine Bobbin Corporation	Philippines	Manufacture of tobacco related products Cavite Economic Zone, Phase II, Rosario, Cavite, Philippines
Real Club de Golf la Herrería S.A.	Spain	Management of golf course CR. Robledo de Chavela, S/N. San Lorenzo del Escorial, Madrid, 28200, Spain

Notes to the Financial Statements

28. Related undertakings (continued)

Substataties. Incorporated over	Country of	4 (30)
Name	incorporation	Principal activity and registered address
Robert Burton Associates Limited	United States of America	In dissolution 5900 North Andrews Avenue, Ste. 1100, Fort Lauderdale, Florida, FL 33309, USA
Skruf Snus AB	Sweden	Manufacture, marketing, sales of tobacco products in Sweden PO Box 3068, Stockholm, SE-103 61, Sweden
Société Centrafricaine de Cigarettes S.A. ⁽ⁱ⁾	Central African Republic	Manufacture and distribution of cigarettes in Central African Republic Rue David Dacko, BP 1446, Bangui, Central African Republic
Société Centrafricaine de Distribution Sarl ⁽ⁱ⁾	Central African Republic	Dormant Avenue Boganda Pk4, Bangui, Central African Republic
Société du Mont Nimba Sarl ⁽ⁱ⁾	Guinee Conakry	In liquidation BP 3391, Conakry, Guinea
Société Nationale d'Exploitation Industrielle des Tabacs et Allumettes S.A.S.	France	Manufacture and sale of tobacco products in France, and export of tobacco products 143 bd Romain Rolland, Cedex 14, Paris, 75685, France
Société pour le Développement du Tabac en Afrique S.A.S.	France	Purchasing company 122 Avenue Charles de Gaulle, Neuilly sur Seine, 92200, France
System Designed to Africa Sarl	Morocco	Distribution of tobacco products Km 17, Route national de Rabat, Ain Harrouda, Morocco
Tabacalera de Garcia S.A.S.	France	Manufacture of cigars in the Dominican Republic 320, Rue Saint-Honore, Paris, 75001, France
Tabacalera de Garcia S.A.S.	Dominican Republic	Dormant Industrial Free Zone #1, La Romana, Dominican Republic
Tahiti Tabacs SASU	France, Papeete (Tahiti)	Importation, distribution and selling of tobacco products in Tahiti (French Polynesia) PK 4, 300 Côté mer, 98701 Arue, BP 20692 Papeete, French Polynesia
Tobaccor S.A.S. (v)	France	Holding investments in subsidiary companies 122 Avenue Charles de Gaulle, Neuilly sur Seine, 92200, France
Tobačna 3DVA, trgovsko podjetje, d.o.o.	Slovenia	Retail of products in Slovenia Cesta 24., junija 90, Sl 1231 Ljubljana - Ĉrnuče, Slovenia
Tobačna Grosist d.o.o.	Slovenia	Marketing and distribution in Slovenia Cesta 24., junija 90, Sl 1231 Ljubljana - Ĉrnuče, Slovenia
Tobačna Ljubljana d.o.o. ^(v)	Slovenia	Sales and marketing tobacco products in Slovenia Cesta 24., junija 90, Sl 1231 Ljubljana - Ĉrnuče, Slovenia

Notes to the Financial Statements

Subsidiaries: Incorporated over	Country of	a (continued)	
Name	incorporation	Principal activity and registered address	
Van Nelle Tabak Nederland B.V.	The Netherlands	Manufacture and sale of tobacco products in the Nether	lands
		Slachtedijk 28a, 8501 ZA, Joure, Netherlands	
Van Nelle Tobacco International	The Netherlands	Sale of tobacco and tobacco related products	
Holdings B.V.		Slachtedijk 28a, 8501 ZA, Joure, Netherlands	
Von Erl. Gmbh (i)	Austria	Sale of e-vapour products in the US and Europe	
		Hegelgasse 13/26, 1010 Vienna, Austria	
Subsidiaries: Incorporated over	seas, partly owned	• ·	
	Country of		%
Name	incorporation	Principal activity and registered address	owned
Altadis Holdings USA Inc	United States of	Holding investments in subsidiary companies	81.6
	America	714 Green Valley Road Greensboro, NC27408 USA	
Altadis Management Services	United States of	Trademark service company	81.6
Corporation	America	714 Green Valley Road Greensboro, NC27408 USA	
Altadis Retail Corporation	United States of	Trademark owner	81.6
	America	300 Delaware Avenue, Ste. 1230, Wilmington, DE,	
		19801, USA	
Altadis Shade Company LLC	United States of	Manufacture and sale of tobacco products in the USA	81.6
	America	217 Shaker Road, Somers, CT, 06071, USA	
Be To Be Pharma, S.L.U	Spain	Distribution of pharmaceuticals	50.0
		Avenida de Europa No.2, Edificio Alcor Plaza/Ala Este	
		Planta 4a - Modulo 3, Alcorcor, Madrid, 28922, Spain	
CBHC Inc	United States of	Dormant	81.6
	America	714 Green Valley Road Greensboro, NC27408 USA	
CDIL Companhia de Distribução	Portugal	Marketing and sale of tobacco and other products, and	50.0
Integral Logista Portugal, S.A.		payment services in Portugal.	
		Edifico Logista, Rua do Vale da Fonte Coberta, 153 E	
		167, 2890-182 Alcochete, Portugal	
Commonwealth-Altadis, Inc	United States of	Sales and distribution of tobacco products in the USA	81.6
	America	714 Green Valley Road Greensboro, NC27408 USA	
Commonwealth Brands Inc	United States of	Manufacture and sale of tobacco products in the USA	81.6
	America	714 Green Valley Road Greensboro, NC27408 USA	

Notes to the Financial Statements

28. Related undertakings (continued)

	Country of		%
Name	incorporation	Principal activity and registered address	owned
Compagnie Agricole et Industrielle des Tabacs Africains S.A.S.	France	Management company 143 bd Romain Rolland, Cedex 14, Paris, 75685, France	99.9
Compagnie Réunionnaise des Tabacs S.A.S.	France, St Pierre (La Reunion Island)	Manufacture of cigarettes ZI n° 2 - BP 256 - 97457 Saint Pierre Cedex, La Reunion	98.9
Compañía de Distribución Integral de Publicaciones Logista S.L.U. ^(iv)	Spain	Distribution of published materials and other products Avenida de Europa No.2, Edificio Alcor Plaza/Ala Este Planta 4a – Modulo 3, Alcorcor, Madrid, 28922, Spain	50.0
Compañía de Distribución Integral Logista Holdings, S.A. ⁽ⁱⁱⁱ⁾	Spain	Holding investments in subsidiary companies C/ Trigo, 39 - Polígono Industrial Polvoranca, Leganés, Madrid, 28914, Spain	50.0
Compañía de Distribución Integral Logista Polska, sp. Z o.o. (SL)	Poland	Distribution of tobacco products in Poland Avenida Jerozolimskie 133/131, 02-304 Varsaw, Poland	50.0
Compañía de Distribución Integral Logista S.A.U.	Spain	Distribution of tobacco products in Spain C/ Trigo, 39 - Polígono Industrial Polvoranca, Leganés, Madrid, 28914, Spain	50.0
Congar International Corp (Delaware)	United States of America	Manufacturing and distribution of mass market cigars Road 14, Km. 72.2, Ave. Antonio R. Barcelo, Cayey, DE, PR 00736, USA	81.6
Connecticut Shade Corporation	United States of America	Holding investments in subsidiary companies 714 Green Valley Road Greensboro, NC27408 USA	81.6
Consolidated Cigar Holdings Inc (vii)	United States of America	Holding investments in subsidiary companies 714 Green Valley Road Greensboro, NC27408 USA	81.6
Cyberpoint, S.L.U.	Spain	Distribution of POS software Avenida de Europa No.2, Edificio Alcor Plaza/Ala Este Planta 4a – Modulo 3, Alcorcor, Madrid, 28922, Spain	50.0
Direct Products Inc (Inactive)	United States of America	Holding investments in subsidiary companies 714 Green Valley Road Greensboro, NC27408 USA	81.6
Distribuidora de las Rias S.A.	Spain	Distribution of published materials and other products in Spain Avda. Cerezos, Parcela D-28, Polígono Industrial PO.CO.MA.CO, 15190 Mesoiro, La Coruña, Spain	50.0
Distribuidora del Este S.A.U.	Spain	Distribution of published materials and other products in Spain Felix Rodriguez de la Fuente, 11, Parque Epresarial de Elche, Alicante, Elche, 03203, Spain	50.0

Notes to the Financial Statements

Subsidiaries: Incorporated overseas, partly owned (continued)

Subsidiaries: incorporated ove	Country of	···	%
Name	incorporation	Principal activity and registered address	owned
Distribuidora del Noroeste SL	Spain	Distribution of published materials and other products	50.0
		in Spain	
		C/ Gandarón, 34, interior, Vigo, Pontevedra, 36214,	
		Spain	
Dronas 2002, S.L.U.	Spain	Industrial parcel and express delivery service	50.0
		Energía, 25-29; Polígono Industrial Nordeste, Sant	
		Andreu de la Barca, Barcelona, 08740, Spain	
Fontem US, LLC.	United States of	Sales and marketing of tobacco products in the US	81.6
	America	714 Green Valley Road Greensboro, NC27408 USA	
Imperial Tobacco EFKA	Germany	Manufacture of tobacco products in Germany	99.7
Management GmbH		Max-Born-Straße 4, Hamburg, 22761, Germany	
Imperial Tobacco Hellas S.A.	Greece	Sales and marketing of tobacco products in Greece	99.5
		300 Klisthenous Str, 15344 Gerakas, Attikis, Athens,	
		Greece	
Imperial Tobacco Sales &	Russia	Sales and marketing of tobacco products in Russia	94.8
Marketing LLC (i)		Degtjarnyi pereulok 4-1, 125009 Moskau, Russian	
		Federation	
Imperial Tobacco TKS a.d. (i)	Macedonia	Manufacture, marketing and distribution of tobacco	99.1
•		products in Macedonia	
		ul 11, Oktomvri 125, P O Box 37, 1000 Skopje,	
		Macedonia	
Imperial Tobacco TKS a.d. –	Republic of Kosovo	Manufacture, marketing and distribution of tobacco	99.1
Dege Kosove		products in Kosovo	
		Rrafshi i Kosoves, Nr. 80 (Magjistralja M2: Prishtine-	
		Shkup, km i 2-te Vetermik) Prishtine, Republic of	
		Kosovo .	
Imperial Tobacco US Holdings	The Netherlands	Holding investments in subsidiary companies	81.6
BV		Slachtedijk 28a, 8501 ZA, Joure, Netherlands	
Imprimerie Industrielle	Cote D'Ivoire	Printing company	78.7
Ivoirienne SA (i)		Zone Industrielle du Banco, Lots No 147-149-150, 01 BP	
		4124, Yopougon/Abdjan, Cote d'Ivoire	
ITG Brands Holdco LLC	United States of	Holding investments in subsidiary companies	81.6
	America	714, Green Valley Road, Greensboro, NC 27408, USA	

Notes to the Financial Statements

28. Related undertakings (continued)

•	Country of		%
Name	incorporation	Principal activity and registered address	owned
ITG Brands, LLC	United States of	Marketing and distribution of tobacco products in the	81.6
	America	USA	
		714, Green Valley Road, Greensboro, NC 27408, USA	
ITG Cigars Inc	United States of	Manufacture and sale of cigars in the USA	81.6
	America	2601 Tampa East Blvd, Tampa Florida FL33619-8306,	
		USA	
ITG Holdings USA Inc (iv)	United States of	Holding investments in subsidiary companies	81.6
	America	714, Green Valley Road, Greensboro, NC 27408, USA	
La Mancha 2000, S.A.U.	Spain	Distribution services	50.0
		Av. de la Veguilla, 12-Nave A- Parcela S-120, Cabanillas	
		del Campo,	
		Guadalajara, 19171, Spain	
Lao Tobacco Limited (i)	Laos	Manufacture and distribution of cigarettes in Laos	53.0
Zao Tobacco Emmica		KM 8, Thadeua Road, P O Box 181, Vientiane, Lao	
		People's Democratic Republic	
Logesta Deutschland Gmbh,	Germany	Long haul transportation in Germany	50.0
Sociedad Unipersonal		Pilotystrasse, 4, 80538 München, Germany	
Logesta France SARL	France	Long haul transportation in France	50.0
		Inmeuble Le Bristol, 27 Avenue des Murs du Parc,	
		94300 Vincennes, France	
Logesta Gestión de Transporte	Spain	Long haul transportation services in Spain	50.0
S.A.U.		C/ Trigo, 39 - Polígono Industrial Polvoranca, Leganés,	
		Madrid, 28914, Spain	
Logesta Italia, S.R.L.	Italy	Long haul transportation in Italy	50.0
		Via Valadier, 37 - 00193 Roma, Italy	
Logesta Lusa L.D.A. (i)	Portugal	Long haul transportation in Portugal	50.0
•		Expanso da Area Industrial do Passil, Edificio Logista,	
		Lote 1A, Palhava, Alcochete, Portugal	
Logesta Polska Sp Zoo	Poland	Long haul transportation in Poland	50.0
		Aleje Jerozolimskie 133/32, 02/304 Varsovia, Poland	
Logista France Holding S.A.	France	Holding investments in subsidiary companies	50.0
		Inmeuble Le Bristol, 27 Avenue des Murs du Parc,	
		94300 Vincennes, France	
Logista France S.A.S.	France	Holding investments in subsidiary companies	50.0
		Inmeuble Le Bristol, 27 Avenue des Murs du Parc,	
		94300 Vincennes, France	
Logista Italia Spa	Italy	Long haul transportation in Italy	50.0
Logista Italio Spa		Via Valadier, 37 - 00193 Roma, Italy	

Notes to the Financial Statements

Subsidiaries: Incorporated overseas, partly owned (continu
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Name	incorporation	Principal activity and registered address	owned
Logista Payments, S.L.U.	Spain	Provision of financial services C/ Trigo, 39 – Polígono Industrial Polvoranca, Leganés, Madrid, 28914, Spain	50.0
Logista Pharma Canarias, S.A.U.	Spain	Pharmaceutical products logistics in Canary Islands C/ Entreríos Nave 3; Las Palmas de Gran Canaria, 35600, Spain	50.0
Logista Pharma S.A.U.	Spain	Distribution of pharmaceuticals Felix Rodriguez de la Fuente, 11, Parque Epresarial de Elche, Alicante, Elche, 03203, Spain	50.0
Logista Promotion et Transport S.A.S.	France	Marketing and distribution of tobacco products in France Inmeuble Le Bristol, 27 Avenue des Murs du Parc, 94300 Vincennes, France	50.0
Logista Regional de Publicaciones, S.A.U.	Spain	Marketing, distribution and sale to points of sale in Spain. Poligono Industrial Polvoranca, Calle Trigo 39, Leganes, Madrid, Spain	50.0
Logista, Transportes, Transitários e Pharma, Lda., Sociedad Unipersonal	Portugal	Industrial parcel delivery and pharmaceutical logistics in Portugal Expanso da Area Industrial do Passil, Edificio Logista, Lote 1A, Palhava, Alcochete, Portugal	50.0
Logista-Dis S.A.U.	Spain	Sale of tobacco products in Spain C/ Trigo, 39 - Polígono Industrial Polvoranca, Leganés, Madrid, 28914, Spain	50.0
MABUCIG Industries S.A. ⁽ⁱ⁾	Burkina Faso	Manufacture of cigarettes in Burkina Faso No 55, Rue 19.14, , B.P. 94, Kodeni, – Bobo Dioulasso, Burkina Faso	72.7
MABUCIG (Manufacture Burkinabe de Cigarette)	Burkina Faso	Manufacture of cigarettes in Burkina Faso Zone Industrielle de Bobo-Dioulasso, Secteur No 19, Rue 19.14 No adressage 55, B.P. 94 - Bobo Dioulasso, Burkina Faso	72.7
Macotab S.A.S. (Manufacture Corse des Tabacs)	France, Bastia	Manufacture and sales of cigarettes Route Nationale 193, Furiani, 20600, France	99.9
Manufacture de Cigarettes du Tchad S.A.S. ⁽ⁱ⁾	Tchad	Manufacture and distribution of cigarettes in Chad 0502 rue 1039, Arrondissement 1, N'DJamena, Chad	95.0
Max Rohr, Inc	United States of America	Trademark owner 300 Delaware Avenue, Ste. 1267, Wilmington, DE,19801, USA	81.6
Midsid – Sociedade Portuguesa de Distribução, S.A.U.	Portugal	Wholesale of tobacco and other products Expanso da Area Industrial do Passil, Edificio Logista, Lote 1A, Palhava, Alcochete, Portugal	50.0

Notes to the Financial Statements

••	Country of		%
Name	incorporation	Principal activity and registered address	owned
MTOA SA (i)	Senegal	Manufacture and sales of cigarettes in Senegal	98.3
		Km 2-5 Bld du Centenaire de la commune de Dakar,	
		Dakar, Senegal	
NITAF Limited, IL (i)	Nigeria	In liquidation	50.0
		28, Ground Floor, Ajasa Street, Off King George V Road,	
		Onikan, Lagos, Nigeria	
Promotora Vascongada de	Spain	Distribution of published materials and other products	50.0
Distribuciones S.A.U.		in Biscay and Santander	
		C/ Guipúzcoa, 5, Polígono Industrial Lezama	
		Leguizamón, 48450 Echevarri, Vizcaya, Spain	
Publicaciones y Libros S.A.U.	Spain	Publishing company	50.0
,		Avenida de Europa No.2, Edificio Alcor Plaza/Ala Este	
		Planta 4a – Modulo 3,	
		Alcorcor, Madrid, 28922, Spain	
S3T Pte Ltd ⁽ⁱ⁾	Singapore	Holding investments in subsidiary companies	51.0
		80 Robinson Road, #02-00, 068898, Singapore	
SACIMEM SA (i)	Madagascar	Manufacture of cigarettes in Madagascar	65.4
		110 Antsirabe - Madagascar, Route d'Ambositra, BP	
		128, Madagascar	
SITAB Industries S.A. (I)	Cote D'Ivoire	Manufacture of cigarettes in Cote D'Ivoire	75.8
		Rue de l'Industrie - Lot No 19, 01 - BP 607, Bouake,	
		Cote d'Ivoire	
SITAR Holding S.A.S.	France (La Reunion	Holding investments in subsidiary companies	99.0
	Island)	Z.I n2, B.P. 256, 97457 Saint Pierre, lle de la Reunion,	
	•	France	
Société Africaine d'Impression	Senegal	Manufacture and distribution of cigarettes in Senegal	99.8
Industrielle S.A. (i)		route de Bel Air - Km 2200, Dakar, Senegal	
Société Allumettiere Française	France	Manufacture and distribution of cigarettes	50.0
S.A.S.		Inmeuble Le Bristol, 27 Avenue des Murs du Parc,	
		94300 Vincennes, France	
Société des Cigarettes	Gabon	In liquidation	87.8
Gabonaises S.A. (i)	333311	2381 bld Léon MBA, BP 2175, Libreville, Gabon	07.0
	Congo		89.7
Société Industrielle et Agricole	Congo	Manufacture and distribution of cigarettes in Congo	89.7
du Tabac Tropical S.A. (i)		Avenue de la Pointe Hollandaise, Mpila, BP 50,	
		Brazzaville, Congo	

Notes to the Financial Statements

Subsidiaries: Incorporated ove	Country of		%
Name	incorporation	Principal activity and registered address	owned
Société Ivoirienne des Tabacs S.A. ^{(i) (iii)}	Cote D'Ivoire	Manufacture and distribution of cigarettes in Cote D'Ivoire Cocody-Nord, Quartier Gendarmerie, TF 5937, 01 B.P.	74.8
		724 Abidjan	
Société Marocaine des Tabacs	Morocco	Manufacture and distribution of cigarettes in Morocco	99.9
S.A.		87 Rue Hamed El Figuigui , Casablanca, 20500, Morocco	
SOCTAM S.A. (i)	Madagascar	Manufacture and distribution of cigarettes in Mali 15 Rue Geoges V, Mahajanga, Madagascar	50.5
SOTCHADIS S.A.S. (i)	Chad	Non-trading 502 Rue 1039, BP 852, N'Djamena, Chad	95.0
Supergroup S.A.S.	France	Wholesale of tobacco products Inmeuble Le Bristol, 27 Avenue des Murs du Parc, 94300 Vincennes, France	50.0
Tabacalera Brands Inc	United States of America	Trademark owner 103 Foulk Road, Suite 253, Wilmington, Delaware, 19803, USA	81.6
Tabacalera de Garcia Limited	Bermuda	Holding investments in subsidiary companies Claredon House, 2 Church Street, Hamilton, Bermuda	81.6
Terzia S.P.A.	Italy	Wholesale to tobacconists in Italy Via Valadier, 37 – 00193 Roma, Italy	50.0
Associates: Incorporated overs			
N	Country of	Or tool at the control of the	%
Name	incorporation	Principal activity and registered address	owned
Alcome S.A.S.	France	Waste management 88 avenue des Ternes, Paris, 75017, France	24.0
Athena IP	Germany	Davidoff cigarette trademark owner	48.0
Vermogensverwaltungs GmbH		Max-Born-Straße 4, Hamburg, 22761, Germany	20.0
Azur Finances SA	Cameroon	Holding investments in subsidiary companies B.P 1105, Douala, Cameroon	20.0
Compañia Española de Tabaco	Spain	Production and sale of raw tobacco	20.8
en Rama SA (Cetarsa) (i)		Avenida de las Angustias, 20, 10300 Navalmoral de la Mata, Cáceres, Spain.	
Distribuidora de Ediciones	Spain	Distribution of published materials and other products	35.0
SADE, S.A.		in Spain	
		Calle B, esquina calle 4, s/n. Sector B, Polígono	
		Industrial Zona Franca,	
		08040 Barcelona, Spain	

Notes to the Financial Statements

Associates: Incorporated overseas (continued)

Associates: Incorporated overs	Country of		%
Name	incorporation	Principal activity and registered address	owned
Distribuidora de Publicaciones del Sur, S.A.	Spain	Distribution of published materials and other products Carretera de la Esclusa, S/N - Pariela 2, Modulo 4, Sevilla, 41011, Spain	25.0
Distribución de Publicaciones Siglo XXI, Guadalajara	Spain	Distribution of published materials and other products in Spain Francisco Medina y Mendoza, 2, 19171 Cabanillas del Campo, Guadalajara, Spain	40.0
Distribuidora Valenciana de Ediciones S.A.	Spain	Distribution of published materials and other products in Valencia Pedrapiquers, 5; Polígono Industrial Vara de Quart, 46014 Valencia. Spain	25.0
Entreprises des Tabacs en Guinée ⁽ⁱ⁾	Guinée Conakry	Dormant B.P 3391, Conakry, Guinea	34.0
Imperial Brands Holdings International B.V.	The Netherlands	Provision of finance to other Group companies Slachtedijk 28a, 8501 ZA, Joure, Netherlands	48.0
Imperial Tobacco Germany Finance GmbH	Germany	Holding investments in subsidiary companies Max-Born-Straße 4, Hamburg, 22761, Germany	48.0
Imperial Tobacco Holdings International B.V.	The Netherlands	Provision of finance to other Group companies Slachtedijk 28a, 8501 ZA, Joure, Netherlands	48.0
Imperial Tobacco Kyrgyzstan LLC ⁽ⁱ⁾	Kyrgyzstan	Marketing and distribution of tobacco products in Kyrgyzstan 115, Ibraimov Street, 10th Floor, Business Center 'Asyl-Tash', Bishkek, 720021, Kyrgyzstan	48.0
Logista Libros S.L.	Spain	Distribution of books Avda. Castilla La Mancha, 2 - Naves 3-4 del Polígono Industrial La Quinta, Cabanillas del Campo, Guadalajara, Spain	25.0
Promotion et Distribution a Madagascar ⁽ⁱ⁾	Madagascar	Distribution of cigarettes in Madagascar Tour ZITAL Ankorondrano, Antananarivo, Madagascar	33.4
Reemtsma Cigarettenfabriken GmbH	Germany	Manufacture and sale of tobacco products in Germany Max-Born-Straße 4, Hamburg, 22761, Germany	48.0
Reemtsma Kyrgyzstan OJSC (i)	Kyrgyzstan	In liquidation 249 Ibraimov Street, Bishkek, Kyrghyz Republic,	47.9
SITABAC S.A.	Cameroon	Manufacture and distribution of tobacco products in Cameroon 113 Rue Kitchener, 1067 Bonanjo, Douala, Cameroon	16.5

Notes to the Financial Statements

Associates: Incorporated overs	Country of		%
Name	incorporation	Principal activity and registered address	owned
Société Internationale des	Madagascar	Leaf processing	47.9
Tabacs Malgaches (i)		BP 270, 401 Mahajanga, Madagascar	
Société Nationale des Tabacs et	t Mali	Manufacture and distribution of cigarettes in Mali	28.0
Allumettes du Mali SA (i)		Route Sotuba - Z.I., BP 59, Bamako, Mali	
Joint Ventures: Incorporated o	verseas		
	Country of		%
Name	incorporation	Principal activity and registered address	owned
Compañía de Distribución	Spain	Services and distribution	25.0
Integral Logista S.A.U. y GTECH		C/ Trigo, 39 - Polígono Industrial Polvoranca, Leganés,	
Global Lottery, S.L.U., U.T.E.		Madrid, 28914, Spain	
Global Horizon Ventures	Hong Kong	Sales and marketing of cigarettes in Asia	50.0
Limited		Room 3907-08, 39th Floor, Hopewell Centre, 183	
		Queens Road East, Wanchai, Hong Kong	
Intertab S.A. (i)	Switzerland	Holding investments in subsidiary companies	50.0
merca on a		Société Fiduciaire Suisse-Coopers & Lybrand S.A.,	
		Route de la Glâne 107, Villars-sur-Glâne, 1752,	
		Switzerland	
West Tobacco Pte Ltd (i)	Singapore	Dormant	24.0
	• .	50 Raffles Place #32-01, Singapore Land Tower,	
		048623, Singapore	
Partnerships			
The Group also owns the follow	ing partnerships		
The Group also owns the follow	ing pararersinps.	Principal activity, registered address and principal place	e of
Name	Country	business	
Fabrica de Tabacos La Flor de	Honduras	Holding investments in subsidiary companies	-
Copan S de R.L. de CV		Registered address and principal place of business: Apa	artado
,		Postal 209, Colonia Mejia-García, Santa Rosa de Copán,	,
		Honduras	
Imperial Tobacco (Efka) GmbH	Germany	Manufacture of tubes in Germany	
& Co. KG		Registered address and principal place of business: Max-Born- Straße 4, Hamburg, 22761, Germany	
Imperial Tobacco Kazakhstan	Kazakhstan	Marketing and distribution of tobacco products in Kaza	khstan
LLP (i)		Registered address and principal place of business: 3rd	l Floor,
		Prime Business Park, 100/2 Furmanov Str, Medeuskiy D	District,
		Almaty, 050000, Kazakhstan	
ITG Brands Holdpartner LP	United States of	Marketing and sale of tobacco products in United State	s of
	America	America	
		Registered address and principal place of business: 714	
		Valley Road, Greensboro, NC27408, United States of Ar	merica

Notes to the Financial Statements

28. Related undertakings (continued)

The consolidated Group financial statements include all the subsidiary undertakings identified. All dormant UK entities have taken the exemption available to not have an audit of their financial statements.

Unless otherwise stated the entities are unlisted, have 1 type of ordinary share capital and a reporting period ending on 30 September each year.

- (i) December year end
- (ii) March year end
- (iii) Listed entity
- (iv) Holding of one type of ordinary share only (where more than one type of share is authorised / in issue).
- (v) Holding of two types of ordinary share (where more than one type of ordinary share is authorised / in issue).
 - Only applicable to 100% owned subsidiaries.
- (vi) Holding of preference shares only
- (vii) Holding of ordinary and preference shares
- (viii) Holding of ordinary and redeemable shares
- (ix) Holding of ordinary and deferred shares
- (x) Holding of two types of ordinary share and redeemable shares
- (xi) Holding of shares limited by guarantee

The percentage of issued share capital held by the immediate parent and the effective voting rights of the Group are the same except for Imperial Tobacco Italia Srl where the entire share capital, and therefore 100 per cent of the voting rights, are held by a number of Group companies.