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# ANNUAL ACCOUNTS AND OTHER DOCUMENTS TO BE FILED UNDER BELGIAN COMPANY LAW

IDENTIFICATION DETAILS
NAME: Anheuser-Busch InBev SA/NV (incorporated as Newbelco SA/NV on 3 March 2016)
Legal form: Public limited company
Address: Grote Markt Nr.: 1 Box:
Postal code: 1000 Municipality: Brussels
Country: Belgium
Register of legal persons – commercial courtBrussels, Dutch-speaking
Website address <sup>1</sup> :
Company identification number BE 0417.497.106
DATE 11 / 10 / 2016 of filing the memorandum of association OR of the most recent document mentioning the date of publication of the memorandum of association and of the act amending the articles of association.
ANNUAL ACCOUNTS ANNUAL ACCOUNTS IN EUROS (2 decimals)
approved by the general meeting of 26 / 04 / 2017
Regarding the financial year from 03 / 03 / 2016 to 31 / 12 / 2016
Preceding financial year from / / to //
The amounts for the preceding period <b>are</b> / <b>are not</b> <sup>2</sup> identical to the ones previously published.

G. de Spoelberch Director

> S. Descheemaeker Director

Optional information.

<sup>&</sup>lt;sup>2</sup> Strike out what is not applicable.

F 2.1 Nr. BE 0417.497.106

#### LIST OF DIRECTORS, BUSINESS MANAGERS AND AUDITORS AND DECLARATION REGARDING A COMPLIMENTARY REVIEW OR CORRECTION ASSIGNMENT

#### LIST OF THE DIRECTORS, BUSINESS MANAGERS AND AUDITORS

COMPLETE LIST with surname, first names, profession, place of residence (address, number, postal code and municipality) and position within the company

Maria Asuncion Aramburuzabala Director

Monte Everest 430, D.F. 11000 Lomas de Chapultepec, Mexico 08/10/2016 - 25/04/2018

Martin J. Barrington Director

6601 West Broad Street, VA23230 Richmond, United States 08/10/2016 - 26/04/2017

Alexandre Behring Director

Round Hill Road 96, CT0683 Greenwwich, United States 08/10/2016 - 25/04/2018

Michele Burns Director

Spruce Street 8 box 50/A, NY 10038 New York, United States 08/10/2016 - 29/04/2020

Paul Cornet de Ways Ruart Director

Ways-Ruart 1, 1474 Ways, Belgium 08/10/2016 - 25/04/2018

Grégoire De Spoelberch Director

08/10/2016 - 25/04/2018 Avenue des Myrtilles 11, 1950 Kraainem, Belgium

Stefan Descheemaeker Director

Avenue Foestraets 33, 1180 Uccle, Belgium 08/10/2016 - 25/04/2018

William Franklin Gifford Jr. Director

6601 West Broad Street, VA23230 Richmond, United States 08/10/2016 - 26/04/2017

Chairman of the board of directors

08/10/2016 - 29/04/2020 Melody Lane 6824, MD 20817 Bethesda, United States

Paulo Lemann Director

Rua Leoncio Correira 160, RJ 22450-120 Rio de Janeiro, Brazil 08/10/2016 - 25/04/2018

Flio Leoni-Sceti Director

Bakeham Lane, Englefield Green, TW20 9TS Surrey, United Kingdom 08/10/2016 - 29/04/2020

Marcel Hermann Telles Director

Avenue Vieira Souto 310 5th Floor, 22420-004 RJ Rio De Janeiro, Brazil 08/10/2016 - 25/04/2018

Alejandro Santo Domingo Director

Park Avenue 630 box Apt 7A, NY 10065 New York, United States 08/10/2016 - 26/04/2017

Carlos Alberto Sicupira Da Veiga Director

Rua Suiça 260, 01449-030 Sao Paulo, Brazil 08/10/2016 - 25/04/2018

Alexandre Van Damme Director

Route de Bonmont 32, CH-1275 Chéserex, Switzerland 08/10/2016 - 25/04/2018

Irene Gabriela Florescu Director

Rue de Cyclone 12, 1330 Rixensart, Belgium 03/03/2016 - 08/10/2016

Christophe Eric Peter Tans

Graviertstraat 96, 3700 Tongeren, Belgium 03/03/2016 - 08/10/2016

Director

Wouter Vanmechelen Director Stalingradlaan 72, 1000 Brussels, Belgium 03/03/2016 - 08/10/2016

## LIST OF THE DIRECTORS, BUSINESS MANAGERS AND AUDITORS (CONTINUED)

COMPLETE LIST with surname, first names, profession, place of residence (address, number, postal code and municipality) and position within the company

Deloitte Bedrijfsrevisoren BV o.v.v.e. CVBA

Nr.: BE 0429.053.863

Gateway Building Luchthaven Nationaal 1/J, 1930 Zaventem, Belgium

Membership nr.: IBR-B00025

Represented by:

Joël Brehmen

Membership nr.: 102987

Registered auditor 27/04/2016 - 24/04/2019

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#### DECLARATION REGARDING A COMPLIMENTARY REVIEW OR CORRECTION ASSIGNMENT

The managing board declares that no audit or correction assignment has been given to a person who was not authorised to do so by law, pursuant to art. 34 and 37 of the law of 22th April 1999 concerning accounting and tax professions.

The annual accounts **WENE** / were not\* audited or corrected by an external accountant or by a company auditor who is not the statutory auditor.

If affirmative, mention hereafter: surname, first names, profession and address of each external accountant or company auditor and his membership number with his Institute as well as the nature of his assignment:

- A. Bookkeeping of the enterprise \*\*,
- B. Preparing the annual accounts \*\*,
- C. Auditing the annual accounts and/or
- D. Correcting the annual accounts.

If the tasks mentioned under A. or B. are executed by certified accountants or certified bookkeepers - tax specialists, you can mention hereafter: surname, first names, profession and address of each certified accountant or certified bookkeeper - tax specialist and his/her affiliation number with the Institute of Accounting Professional and Tax Experts and the nature of his/her assignment.

Surname, first names, profession and address	Affiliation number	Nature of the assignment (A, B, C and/or D)

\*

<sup>\*</sup> Strike out what is not applicable.

<sup>\*\*</sup> Optional information.

## **ANNUAL ACCOUNTS**

## **BALANCE SHEET AFTER APPROPRIATION**

	Discl.	Codes	Period	Preceding period
ASSETS				
Formation expenses	6.1	20	260.125.131,17	
FIXED ASSETS		21/28	120.969.836.528,79	
Intangible fixed assets	6.2	21	428.388.631,91	
Tangible fixed assets	6.3	22/27	49.532.844,13	
Land and buildings		22	6.039.214,14	
Plant, machinery and equipment		23	27.137.243,96	
Furniture and vehicles		24	14.213.549,67	
Leasing and similar rights		25		
Other tangible fixed assets		26		
Assets under construction and advance payments		27	2.142.836,36	
Financial fixed assets6.	4/6.5.1	28	120.491.915.052,75	
Affiliated enterprises	6.15	280/1	120.491.873.549,39	
Participating interests		280	120.491.873.549,39	
Amounts receivable		281		
Other enterprises linked by participating interests	6.15	282/3		
Participating interests		282		
Amounts receivable		283		
Other financial assets		284/8	41.503,36	
Shares		284	12.394,72	
Amounts receivable and cash guarantees		285/8	29.108,64	

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Disc	I. Codes	Period	Preceding period
CURRENT ASSETS	29/58	71.756.943.140,83	
Amounts receivable after more than one year	29	45.852.196.585,80	
Trade debtors	290		
Other amounts receivable	291	45.852.196.585,80	
Stocks and contracts in progress	3		
Stocks	30/36		
Raw materials and consumables	30/31		
Work in progress	32		
Finished goods	33		
Goods purchased for resale	34		
Immovable property intended for sale	35		
Advance payments	36		
Contracts in progress	37		
Amounts receivable within one year	40/41	10.851.753.725,40	
Trade debtors	40	749.858.945,31	
Other amounts receivable	41	10.101.894.780,09	
Current investments	50/53	13.730.054.055,17	
Own shares	50	8.275.139.689,36	
Other investments	51/53	5.454.914.365,81	
Cash at bank and in hand	54/58	137.404.196,60	
Deferred charges and accrued income 6.6	490/1	1.185.534.577,86	
TOTAL ASSETS	20/58	192.986.904.800,79	

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	Discl.	Codes	Period	Preceding period
EQUITY AND LIABILITIES				
EQUITY		10/15	71.249.745.058,64	
Capital	6.7.1	10 100	1.238.608.344,12 1.238.608.344,12	
Uncalled capital		101		
Share premium account		11	13.186.369.502,01	
Revaluation surpluses		12		
Reserves		13	41.408.166.151,81	
Legal reserve		130	123.860.834,41	
Reserves not available		131	8.275.220.304,33	
In respect of own shares held		1310	8.275.139.689,36	
Other		1311	80.614,97	
Untaxed reserves		132		
Available reserves		133	33.009.085.013,07	
Accumulated profits (losses)		14	15.416.601.060,70	
Investment grants		15		
Advance to associates on the sharing out of the assets		19		
Provisions and deferred taxes		16	120.522.488,18	
Provisions for liabilities and charges		160/5	120.522.488,18	
Pensions and similar obligations		160	715.198,90	
Taxation		161		
Major repairs and maintenance		162		
Environmental obligations		163		
Other liabilities and charges	6.8	164/5	119.807.289,28	
Deferred taxes		168		

	Discl.	Codes	Period	Preceding period
AMOUNTS PAYABLE		17/49	121.616.637.253,97	
Amounts payable after more than one year	6.9	17	83.653.100.400,65	
Financial debts		170/4	83.651.560.922,54	
Subordinated loans		170		
Unsubordinated debentures		171	24.226.314.443,45	
Leasing and other similar obligations		172		
Credit institutions		173	7.589.416.000,00	
Other loans		174	51.835.830.479,09	
Trade debts		175		
Suppliers		1750		
Bills of exchange payable		1751		
Advances received on contracts in progress		176		
Other amounts payable		178/9	1.539.478,11	
Amounts payable within one year  Current portion of amounts payable after more than one year		42/48	36.806.489.851,34	
falling due within one year		42	3.282.780.227,55	
Financial debts		43	23.528.207.831,83	
Credit institutions		430/8	10.962.763.681,73	
Other loans		439	12.565.444.150,10	
Trade debts		44	616.344.898,07	
Suppliers		440/4	616.344.898,07	
Bills of exchange payable		441		
Advances received on contracts in progress		46		
Taxes, remuneration and social security	6.9	45	10.778.362,37	
Taxes		450/3	5.053.588,89	
Remuneration and social security		454/9	5.724.773,48	
Other amounts payable		47/48	9.368.378.531,52	
Accruals and deferred income	6.9	492/3	1.157.047.001,98	
TOTAL LIABILITIES		10/49	192.986.904.800,79	

## **INCOME STATEMENT**

	Discl.	Codes	Period	Preceding period
Operating income		70/76A	419.549.179,37	
Turnover	6.10	70	414.752.740,53	
Stocks of finished goods and work and contracts in progress: increase (decrease)(+)/(-)		71		
Own work capitalised		72		
Other operating income	6.10	74	4.796.438,84	
Non-Recurring Operating Income	6.12	76A		
Operating charges		60/66A	508.523.468,35	
Raw materials, consumables		60	64.185.478,10	
Purchases		600/8	64.185.478,10	
Stocks: decrease (increase)(+)/(-)		609		
Services and other goods		61	411.498.253,06	
Remuneration, social security costs and pensions(+)/(-)	6.10	62	9.017.658,82	
Depreciation of and other amounts written off formation				
expenses, intangible and tangible fixed assets		630	32.286.253,07	
Amounts written off stocks, contracts in progress and trade			70.000.45	
debtors: Appropriations (write-backs)(+)/(-)	6.10	631/4	-79.826,45	
Provisions for liabilities and charges: Appropriations (uses	6.10	635/8	-8.710.325,85	
and write-backs)(+)/(-)		640/8	·	
Other operating charges	6.10		325.977,60	
Operating charges carried to assets as restructuring costs (-)	0.40	649		
Non-recurring operating charges	6.12	66A		
Operating profit (loss)(+)/(-)		9901	-88.974.288,98	

	Discl.	Codes	Period	Preceding period
Financial income		75/76B	4.079.210.946,24	
Recurring financial income		75	4.079.210.946,24	
Income from financial fixed assets		750		
Income from current assets		751	544.321.362,34	
Other financial income	6.11	752/9	3.534.889.583,90	
Non-recurring financial income	6.12	76B		
Financial charges		65/66B	4.769.580.193,97	
Recurring financial charges	6.11	65	4.769.580.193,97	
Debt charges		650	690.496.058,54	
Amounts written off current assets except stocks, contracts in progress and trade debtors: appropriations (write-backs)		651		
Other financial charges		652/9	4.079.084.135,43	
Non-recurring financial charges		66B		
Gain (loss) for the period before taxes(+)/(-)		9903	-779.343.536,71	
Transfer from deferred taxes		780		
Transfer to deferred taxes		680		
Income taxes(+)/(-)	6.13	67/77	216.467,98	
Taxes		670/3	216.467,98	
Adjustment of income taxes and write-back of tax provisions		77		
Gain (loss) of the period(+)/(-)		9904	-779.560.004,69	
Transfer from untaxed reserves		789		
Transfer to untaxed reserves		689		
Gain (loss) of the period available for appropriation $(+)/(-)$		9905	-779.560.004,69	

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## **APPROPRIATION ACCOUNT**

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	Codes	Period	Preceding period
Profit (loss) to be appropriated(+)/(-)	9906	22.609.165.189,92	
Gain (loss) of the period available for appropriation(+)/(-)	(9905)	-779.560.004,69	
Accumulated profits (losses)(+)/(-)	14P	23.388.725.194,61	
Withdrawals from capital and reserves	791/2		
from capital and share premium account	791		
from reserves	792		
Transfer to capital and reserves	691/2	237.968.108,02	
to capital and share premium account	691		
to legal reserve	6920		
to other reserves	6921	237.968.108,02	
Accumulated profits (losses)(+)/(-)	(14)	15.416.601.060,70	
Owners' contribution in respect of losses	794		
Profit to be distributed	694/7	6.954.596.021,20	
Dividends	694	6.954.596.021,20	
Directors' or managers' entitlements	695		
Employees	696		
Other beneficiaries	697		

## **EXPLANATORY DISCLOSURES**

## STATEMENT OF FORMATION EXPENSES

	Codes	Period	Preceding period
Formation expenses	20P	XXXXXXXXXXXXXXX	
Movements during the period			
New expenses incurred	8002	393.919.988,00	
Depreciation	8003	6.742.196,80	
Other(+)/(-)	8004	-127.052.660,03	
Net book value at the end of the period	(20)	260.125.131,17	
Of which			
Formation or capital increase expenses, loan issue expenses and other			
formation expenses	200/2		
Restructuring costs	204		

## STATEMENT OF INTANGIBLE FIXED ASSETS

	Codes	Period	Preceding period
DEVELOPMENT COSTS			
Acquisition value at the end of the period	8051P	xxxxxxxxxxxx	
Movements during the period			
Acquisitions, including produced fixed assets	8021	175.683.174,29	
Sales and disposals	8031		
Transfers from one heading to another(+)/(-)	8041	24.406.931,76	
Acquisition value at the end of the period	8051	200.090.106,05	
Depreciations and amounts written down at the end of the period	8121P	xxxxxxxxxxxx	
Movements during the period			
Recorded	8071	10.646.648,60	
Written back	8081		
Acquisitions from third parties	8091	100.021.813,16	
Cancelled owing to sales and disposals	8101		
Transferred from one heading to another(+)/(-)	8111		
Depreciations and amounts written down at the end of the period	8121	110.668.461,76	
NET BOOK VALUE AT THE END OF THE PERIOD	81311	89.421.644,29	

	Codes Period		Preceding period
CONCESSIONS, PATENTS, LICENCES, KNOW-HOW, BRANDS AND SIMILAR RIGHTS			
Acquisition value at the end of the period	8052P	xxxxxxxxxxxxx	
Movements during the period			
Acquisitions, including produced fixed assets	8022	674.444.126,00	
Sales and disposals	8032		
Transfers from one heading to another(+)/(-)	8042	15.665.731,37	
Acquisition value at the end of the period	8052	690.109.857,37	
Depreciations and amounts written down at the end of the period	8122P	xxxxxxxxxxxx	
Movements during the period			
Recorded	8072	9.343.395,52	
Written back	8082		
Acquisitions from third parties	8092	341.799.474,23	
Cancelled owing to sales and disposals	8102		
Transferred from one heading to another(+)/(-)	8112		
Depreciations and amounts written down at the end of the period	8122	351.142.869,75	
NET BOOK VALUE AT THE END OF THE PERIOD	211	338.966.987,62	

## STATEMENT OF TANGIBLE FIXED ASSETS

	Codes Period		Preceding period
LAND AND BUILDINGS			
Acquisition value at the end of the period	8191P	xxxxxxxxxxxx	
Movements during the period  Acquisitions, including produced fixed assets  Sales and disposals	8161 8171	11.820.098,20	
Transfers from one heading to another(+)/(-)	8181 8191	11.820.098,20	
Acquisition value at the end of the period  Revaluation surpluses at the end of the period	8251P	xxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxx	
Movements during the period  Recorded	8211 8221 8231		
Transferred from one heading to another(+)/(-)	8241		
Revaluation surpluses at the end of the period	8251		
Depreciations and amounts written down at the end of the period	8321P	xxxxxxxxxxxx	
Movements during the period  Recorded	8271 8281	151.894,05	
Acquisitions from third parties	8291	5.628.990,01	
Cancelled owing to sales and disposals	8301		
Transferred from one heading to another(+)/(-)	8311		
Depreciations and amounts written down at the end of the period	8321	5.780.884,06	
NET BOOK VALUE AT THE END OF THE PERIOD	(22)	6.039.214,14	

	Codes	Period	Preceding period
PLANT, MACHINERY AND EQUIPMENT			
Acquisition value at the end of the period	8192P	xxxxxxxxxxxx	
Movements during the period			
Acquisitions, including produced fixed assets	8162	63.514.211,30	
Sales and disposals	8172		
Transfers from one heading to another(+)/(-)	8182		
Acquisition value at the end of the period	8192	63.514.211,30	
Revaluation surpluses at the end of the period	8252P	xxxxxxxxxxxx	
Movements during the period			
Recorded	8212		
Acquisitions from third parties	8222		
Cancelled	8232		
Transferred from one heading to another(+)/(-)	8242		
Revaluation surpluses at the end of the period	8252		
Depreciations and amounts written down at the end of the period	8322P	xxxxxxxxxxxx	
Movements during the period			
Recorded	8272	3.473.706,02	
Written back	8282		
Acquisitions from third parties	8292	32.903.261,32	
Cancelled owing to sales and disposals	8302		
Transferred from one heading to another(+)/(-)	8312		
Depreciations and amounts written down at the end of the period	8322	36.376.967,34	
NET BOOK VALUE AT THE END OF THE PERIOD	(23)	27.137.243,96	

	Codes Period		Preceding period
FURNITURE AND VEHICLES			
Acquisition value at the end of the period	8193P	xxxxxxxxxxxx	
Movements during the period			
Acquisitions, including produced fixed assets	8163	51.599.591,23	
Sales and disposals	8173		
Transfers from one heading to another(+)/(-)	8183		
Acquisition value at the end of the period	8193	51.599.591,23	
Revaluation surpluses at the end of the period	8253P	xxxxxxxxxxxx	
Movements during the period			
Recorded	8213		
Acquisitions from third parties	8223		
Cancelled	8233		
Transferred from one heading to another(+)/(-)	8243		
Revaluation surpluses at the end of the period	8253		
Depreciations and amounts written down at the end of the period	8323P	xxxxxxxxxxxx	
Movements during the period			
Recorded	8273	1.928.412,08	
Written back	8283		
Acquisitions from third parties	8293	35.457.629,48	
Cancelled owing to sales and disposals	8303		
Transferred from one heading to another(+)/(-)	8313		
Depreciations and amounts written down at the end of the period	8323	37.386.041,56	
NET BOOK VALUE AT THE END OF THE PERIOD	(24)	14.213.549,67	

	Codes Period		Preceding period
ASSETS UNDER CONSTRUCTION AND ADVANCE PAYMENTS			
Acquisition value at the end of the period	8196P	xxxxxxxxxxxx	
Movements during the period			
Acquisitions, including produced fixed assets	8166	45.540.058,40	
Sales and disposals	8176		
Transfers from one heading to another(+)/(-)	8186	-40.072.663,13	
Acquisition value at the end of the period	8196	5.467.395,27	1
Revaluation surpluses at the end of the period	8256P	xxxxxxxxxxxx	
Movements during the period			
Recorded	8216		
Acquisitions from third parties	8226		
Cancelled	8236		
Transferred from one heading to another(+)/(-)	8246		
Revaluation surpluses at the end of the period	8256		,
Depreciations and amounts written down at the end of the period	8326P	xxxxxxxxxxxx	
Movements during the period			
Recorded	8276		
Written back	8286		
Acquisitions from third parties	8296	3.324.558,91	
Cancelled owing to sales and disposals	8306		
Transferred from one heading to another(+)/(-)	8316		
Depreciations and amounts written down at the end of the period	8326	3.324.558,91	
NET BOOK VALUE AT THE END OF THE PERIOD	(27)	2.142.836,36	

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## STATEMENT OF FINANCIAL FIXED ASSETS

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	Codes	Period	Preceding period
AFFILIATED ENTERPRISES - PARTICIPATING INTERESTS AND SHARES			
Acquisition value at the end of the period	8391P	xxxxxxxxxxxx	
Movements during the period			
Acquisitions	8361	62.639.415.427,21	
Sales and disposals	8371	42.147.541.877,82	
Transfers from one heading to another(+)/(-)	8381		
Acquisition value at the end of the period	8391	120.491.873.549,39	,
Revaluation surpluses at the end of the period	8451P	xxxxxxxxxxxx	
Movements during the period			
Recorded	8411		
Acquisitions from third parties	8421		
Cancelled	8431		
Transferred from one heading to another(+)/(-)	8441		
Revaluation surpluses at the end of the period	8451		
Amounts written down at the end of the period	8521P	xxxxxxxxxxxxx	
Movements during the period			
Recorded	8471		
Written back	8481		
Acquisitions from third parties	8491		
Cancelled owing to sales and disposals	8501		
Transferred from one heading to another(+)/(-)	8511		
Amounts written down at the end of the period	8521		
Uncalled amounts at the end of the period	8551P	xxxxxxxxxxxxx	
Movements during the period(+)/(-)	8541		
Uncalled amounts at the end of the period	8551		
NET BOOK VALUE AT THE END OF THE PERIOD	(280)	120.491.873.549,39	
AFFILIATED ENTERPRISES - AMOUNTS RECEIVABLE			
NET BOOK VALUE AT THE END OF THE PERIOD	281P	xxxxxxxxxxxx	
Movements during the period			
Additions	8581		
Repayments	8591		
Amounts written down	8601		
Amounts written back	8611		
Exchange differences(+)/(-)	8621		
Other movements(+)/(-)	8631		
NET BOOK VALUE AT THE END OF THE PERIOD	(281)		
ACCUMULATED AMOUNTS WRITTEN OFF AMOUNTS RECEIVABLE AT END OF THE PERIOD	8651		

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	Codes	Period	Preceding period
OTHER ENTERPRISES - PARTICIPATING INTERESTS AND SHARES			
Acquisition value at the end of the period	8393P	xxxxxxxxxxxx	
Movements during the period			
Acquisitions	8363	12.394,72	
Sales and disposals	8373		
Transfers from one heading to another(+)/(-)	8383		
Acquisition value at the end of the period	8393	12.394,72	
Revaluation surpluses at the end of the period	8453P	xxxxxxxxxxxx	
Movements during the period	8413		
Recorded	8423		
Acquisitions from third parties	8433		
Transferred from one heading to another(+)/(-)	8443		
Revaluation surpluses at the end of the period	8453		
Amounts written down at the end of the period	8523P	XXXXXXXXXXXXXXX	
Movements during the period			
Recorded	8473		
Written back	8483		
Acquisitions from third parties	8493		
Cancelled owing to sales and disposals	8503		
Transferred from one heading to another(+)/(-)	8513		
Amounts written down at the end of the period	8523		
Uncalled amounts at the end of the period	8553P	XXXXXXXXXXXXXXX	
Movements during the period(+)/(-)	8543		
Uncalled amounts at the end of the period	8553		
NET BOOK VALUE AT THE END OF THE PERIOD	(284)	12.394,72	
OTHERS ENTERPRISES - AMOUNTS RECEIVABLE			
NET BOOK VALUE AT THE END OF THE PERIOD	285/8P	xxxxxxxxxxxx	
Movements during the period			
Additions	8583	29.108,64	
Repayments	8593		
Amounts written down	8603		
Amounts written back	8613		
Exchange differences(+)/(-)	8623		
Other movements(+)/(-)	8633		
NET BOOK VALUE AT THE END OF THE PERIOD	(285/8)	29.108,64	
ACCUMULATED AMOUNTS WRITTEN OFF AMOUNTS RECEIVABLE AT END OF THE PERIOD	8653		
-			

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#### PARTICIPATING INTERESTS INFORMATION

Nr.

#### PARTICIPATING INTERESTS AND SHARES IN OTHER ENTERPRISES

List of the enterprises in which the enterprise holds a participating interest, (recorded in heading 280 and 282 of assets) and the other enterprises in which the enterprise holds rights (recorded in headings 284 and 51/53 of assets) for an amount of at least 10 % of the capital issued.

		Rights h	eld		Data extra	Data extracted from the most recent annual accounts				
NAME, full address of the REGISTERED OFFICE and for an enterprise governed by Belgian law, the		directly				subsidiari es	Annual	Curre	Capita land reserves	Net result
COMPANY IDENTIFICATION NUMBER	Nature	Number	%	%	accounts as per	ncy code	(+) or (in un			
InBev Belgium BE 0433.666.709 Public limited company Boulevard Industriel 21 1070 Anderlecht Belgium	Shares	12.217.499	99,99	0,01	31/12/2015	EUR	1.835.759.075,00	323.474.860,00		
Cobrew BE 0428.975.372 Public limited company Brouwerijplein 1 3000 Leuven Belgium					31/12/2015	EUR	21.315.761.077,00 1	030.655.497,00		
	Shares class A	4.085.334	77,99	22,01						
Ambrew S.a.r.l. B0099525 Breedewues 15 1259 Senningerberg Luxembourg	Shares	26.780.164	100,0	0,0	31/12/2015	USD	14.478.950.986,00	644.433.194,00		
Brandbrew B0075696 Public limited company Breedewues 15 1259 Senningerberg Luxembourg	Charco	20.700.107	700,0	0,0	31/12/2015	USD	2.354.320.876,00 2	546.225.190,00		
	Shares	2.108.427	100,0	0,0						
AB InBev Nederland Holding BV NL007561714B01 Cerestraat 1 box <sup>2</sup> CA4811 BREDA Netherlands	Sha <b>tes</b> 8	28.202.209	67,62	32,38	31/12/2015	EUR	38.525.503.512,00	-49.313,00		

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# PARTICIPATING INTERESTS AND SHARES IN OTHER ENTERPRISES (CONTINUED)

Nr.

		Rights h	eld		Data extra	cted fro	m the most recent anr	nual accounts	
NAME, full address of the REGISTERED OFFICE and for an enterprise governed by Belgian law, the	Nature	direct	ily	subsidiari es	Annual accounts as	Annual accounts as	Curre Capita land reserves		Net result
COMPANY ÍDENTIFICATION NUMBER	Nature	Number	%	%	per	code	(+) or (in un		
Harbin Brewery Group Limited HK34146765 Level 54 Hopewell Centre, Queen's Road East 183 Hong Kong	Shares	25	0,01	0,0	31/12/2014	USD	-154.532.180,00	-3.889.487,00	
	Preferred shares 1	13.794.501	25,0	75,0					
Anheuser-Busch InBev Services LLC US90-0449638 Park Avenue 250 New York, NY 10003 United States					31/12/2015	USD	248.970.000,00	148.923.000,00	
	Shares	10	100,0	0,0					
Anheuser-Busch InBev Finance Inc. Orange Street 1209 19801 Wilmington - Delaware United States	Shares	1.000	100,0	0,0	31/12/2015	USD	525.866.000,00	4.945.000,00	
ZX Ventures Holdings Corp Park Avenue 250 box 2nd Floor NY10177 New York United States	Shares	100	100,0	0,0	31/12/2015	USD	84.554.699,00	0,00	
ABI UK Holding I Ltd Porter Tun House, 500 Capability Green	Snares	100	100,0	0,0					
United Kingdom	Shaß\$1	35.105.590	32,47	0,0	31/12/2016	USD	111.750.876.133,81	540.233.867,16	

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# OTHER INVESTMENTS AND DEPOSITS, ALLOCATION DEFERRED CHARGES AND ACCRUED INCOME

	Codes	Period	Preceding period
INVESTMENTS: OTHER INVESTMENTS AND DEPOSITS			
Shares	51		
Book value increased with the uncalled amount	8681		
Uncalled amount	8682		
Precious metals and artworks	8683		
Fixed income securities	52		
Fixed income securities issued by credit institutions	8684		
Fixed term accounts with credit institutions	53	5.454.914.365,81	
up to one month	8686	237.174.365,81	
between one month and one year	8687	5.217.740.000,00	
over one year	8688		
Other investments not mentioned above	8689		

	Period
DEFERRED CHARGES AND ACCRUED INCOME	
Allocation of heading 490/1 of assets if the amount is significant	
Intrest to receive	477.640.880,24
Defered charges	674.996.170,16
Income to receive	32.897.527,46

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# STATEMENT OF CAPITAL AND SHAREHOLDING STRUCTURE

	Codes	Period	t	Preceding period
STATEMENT OF CAPITAL				
Social capital				
Issued capital at the end of the period	100P	xxxxxxxxx	xxxx	
Issued capital at the end of the period	(100)	1.238.608.3	44,12	
·				
	Codes	Value		Number of shares
Changes during the period				
For further information please check additional information in the valuation rules VOL 6.19			0,00	0
valuation rules vol 6.19			ŕ	
Structure of the capital				
Different categories of shares				
Registererd shares		199.969.14		325.999.817
Shares to bearer and/or dematerialized		1.038.639.19	97,82	1.693.242.156
Pogistored charge	8702	XXXXXXXXXX		325.999.817
Registered sharesShares to bearer and/or dematerialized	8703	XXXXXXXXXX		1.693.242.156
Charles to board and definationalized	3.33			
	Codes	Uncalled ar	mount	Capital called but not paid
Capital not paid				
Uncalled capital	(101)			xxxxxxxxxxxx
Called up capital, unpaid	8712	xxxxxxxxx	xxxx	
Shareholders having yet to pay up in full				
			Codes	Period
Own shares				
Held by the company itself				
Amount of capital held			8721	52.139.223,86
Corresponding number of shares			8722	85.000.000
Held by the subsidiaries				
Amount of capital held			8731	331.477,87
Corresponding number of shares			8732	540.392
Commitments to issue shares				
Owing to the exercise of conversion rights				
Amount of outstanding convertible loans			8740	
Amount of capital to be subscribed			8741	
Corresponding maximum number of shares to be issued			8742	
Owing to the exercise of subscription rights				
Number of outstanding subscription rights			8745	
Amount of capital to be subscribed			8746	
Corresponding maximum number of shares to be issued			8747	
conceptioning maximum names of ordinate to be leaded minimum			l	l

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	Codes	Period
Authorized capital not issued	8751	
	Codes	Period
Shares issued, non representing capital		
Distribution		
Number of shares	8761	
Number of voting rights attached thereto	8762	

8771

8781

Number of shares held by the company itself .....

Number of shares held by its subsidiaries .....

Allocation by shareholder

STRUCTURE OF SHAREHOLDINGS OF THE ENTERPRISE AT YEAR-END CLOSING DATE, AS IT APPEARS FROM THE STATEMENTS RECEIVED BY THE ENTERPRISE

See next page.

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Major shareholders	Number of Shares	% of voting rights (1)
Holders of Ordinary Shares		
<b>1.Stichting Anheuser-Busch InBev</b> , a stichting incorporated		
under Dutch law (the "Reference Shareholder")	663,074,832	34.29%
Luxembourg law, affiliated to EPS, its parent company	130,257,459	6.74%
with BRC4.BRC Sàrl, a company incorporated under Luxembourg law,	99,999	0.01%
affiliated to the Reference Shareholder that it jointly controls with EPS	37,598,236	1.94%
5.Rayvax Société d'Investissements SA, a company incorporated under Belgian law	484,794	0.03%
Belgian law, affiliated to Rayvax, its parent company	10	0.00%
7.Fonds Verhelst SPRL, a company with a social purpose incorporated under Belgian law	0	0.00%
<b>8.Fonds Voorzitter Verhelst SPRL</b> , a company with a social purpose incorporated under Belgian law, affiliated to Fonds		
Verhelst SPRL with social purpose, that controls it	6,997,665	0.36%
9.Stichting Fonds InBev-Baillet Latour, a stichting		
incorporated under Dutch law	0	0.00%
<b>10.Fonds Baillet Latour SPRL</b> , a company with a social purpose incorporated under Belgian law, affiliated to Stichting		
Fonds InBev-Baillet Latour under Dutch law, that controls it	5,485,415	0.28%
<b>11.MHT Benefit Holding Company Ltd</b> , a company incorporated under the law of the Bahamas, acting in concert with Marcel Herrmann Telles within the meaning of Article 3,		
§2 of the Takeover Law	3,645,605	0.19%
<b>12.LTS Trading Company LLC</b> , a company incorporated under Delaware law, acting in concert with Marcel Herrmann		
Telles, Jorge Paulo Lemann and Carlos Alberto Sicupira within		
the meaning of Article 3, §2 of the Takeover Law	4,468	0.00%
Holders of Restricted Shares		
1.Altria Group Inc. <sup>(2)</sup>	185,115,417 96,862,718	9.57% 5.01%

#### Notes:

- (1) Holding percentages are calculated on the basis of the total number of shares in issue, excluding treasury shares (1,933,701,581). As at 31 December 2016, there were 2,019,241,973 shares in issue including 85,540,392 ordinary shares held in treasury by AB InBev and certain of its subsidiaries.
- (2) In addition to the Restricted Shares listed above, Altria Group Inc. announced in its Schedule 13D beneficial ownership report on 11 October 2016 that, following completion of the combination, it purchased 11,941,937 Ordinary Shares in the Company, thereby increasing its aggregate ownership to 10.2% based on the number of shares with voting rights as at 31 December 2016.
- (3) In addition to the Restricted Shares listed above, Bevco Lux Sàrl announced in a notification made on 17 January 2017 in accordance with the Belgian law of 2 May 2007 on the notification of significant shareholdings,

that it purchased 4,215,794 Ordinary Shares in the Company, thereby increasing its aggregate ownership to 5.23 % as at 13 January 2017 based on the number of shares with voting rights as at 31 December 2016.

# PROVISIONS FOR OTHER LIABILITIES AND CHARGES

	Period
ANALYSIS OF THE HEADING 164/5 OF LIABILITIES IF THE AMOUNT IS SIGNIFICANT	
Provision disputes	6.557.139,93
Provisions restructuring	3.047.891,31
Provisions LTI	110.202.258,04

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# STATEMENT OF AMOUNTS PAYABLE, ACCRUED CHARGES AND DEFERRED INCOME

	Codes	Period
BREAKDOWN OF AMOUNTS PAYABLE WITH AN ORIGINAL PERIOD TO MATURITY OF MORE THAN ONE YEAR, ACCORDING TO THEIR RESIDUAL TERM		
Current portion of amounts payable after more than one year falling due within one year		
Financial debts	8801	3.282.780.227,55
Subordinated loans	8811	
Unsubordinated debentures	8821	
Leasing and other similar obligations	8831	
Credit institutions	8841	1.625.983.867,45
Other loans	8851	1.656.796.360,10
Trade debts	8861	
Suppliers	8871	
Bills of exchange payable	8881	
Advance payments received on contract in progress	8891	
Other amounts payable	8901	
Total current portion of amounts payable after more than one year falling due within one year	(42)	3.282.780.227,55
Amounts payable with a remaining term of more than one but not more than five years		
Financial debts		22.360.105.522,75
Subordinated loans	8812	
Unsubordinated debentures	8822	8.250.000.000,00
Leasing and other similar obligations	8832	
Credit institutions	8842	
Other loans	8852	14.110.105.522,75
Trade debts	8862	
Suppliers	8872	
Bills of exchange payable	8882	
Advance payments received on contracts in progress	8892	
Other amounts payable	8902	1.539.478,11
Total amounts payable with a remaining term of more than one but not more than five years	8912	22.361.645.000,86
Amounts payable with a remaining term of more than five years		
Financial debts	8803	61.291.455.399,79
Subordinated loans	8813	
Unsubordinated debentures	8823	15.976.314.443,45
Leasing and other similar obligations	8833	
Credit institutions	8843	7.589.416.000,00
Other loans	8853	37.725.724.956,34
Trade debts	8863	
Suppliers	8873	
Bills of exchange payable	8883	
Advance payments received on contracts in progress	8893	
Other amounts payable	8903	
Total amounts payable with a remaining term of more than five years	8913	61.291.455.399,79

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	Codes	Period
GUARANTEED AMOUNTS PAYABLE (included in headings 17 and 42/48 of the liabilities)		
Amounts payable guaranteed by Belgian public authorities		
Financial debts	8921	
Subordinated loans	8931	
Unsubordinated debentures	8941	
Leasing and similar obligations	8951	
Credit institutions	8961	
Other loans	8971	
Trade debts	8981	
Suppliers	8991	
Bills of exchange payable	9001	
Advance payments received on contracts in progress	9011	
Remuneration and social security	9021	
Other amounts payable	9051	
Total amounts payable guaranteed by Belgian public authorities	9061	
Amounts payable guaranteed by real securities or irrevocably promised by the enterprise on its own assets		
Financial debts	8922	
Subordinated loans	8932	
Unsubordinated debentures	8942	
Leasing and similar obligations	8952	
Credit institutions	8962	
Other loans	8972	
Trade debts	8982	
Suppliers	8992	
Bills of exchange payable	9002	
Advance payments received on contracts in progress	9012	
Taxes, remuneration and social security	9022	
Taxes	9032	
Remuneration and social security	9042	
Other amounts payable	9052	
Total amounts payable guaranteed by real securities or irrevocably promised by the enterprise on its own assets	9062	
	Codes	Period
TAXES, REMUNERATION AND SOCIAL SECURITY		
Taxes (heading 450/3 of the liabilities)		
Outstanding tax debts	9072	
Accruing taxes payable	9073	5.053.588,89
Estimated taxes payable	450	
Remuneration and social security (heading 454/9 of the liabilities)		
Amounts due to the National Social Security Office	9076	
Other amounts payable in respect of remuneration and social security	9077	5.724.773,48

	Period
ACCRUALS AND DEFERRED INCOME	
Allocation of heading 492/3 of liabilities if the amount is significant	
Interest to pay	1.127.811.847,49
Other costs	14.659.435,34
Defered income	14.575.719,16

## **OPERATING RESULTS**

	Codes	Period	Preceding period
OPERATING INCOME			
Net turnover			
Allocation by categories of activity			
Service fees		279.012.684,90	
Royalties		22.994.479,63	
Sales own products		112.745.576,00	
Allocation into geographical markets			
Other operating income Operating subsidies and compensatory amounts received from public authorities  OPERATING CHARGES	740		
Employees for whom the entreprise submitted a DIMONA declaration or who are recorded in the general personnel register			
Total number at the closing date	9086	213	
Average number of employees calculated in full-time equivalents	9087	211,3	
Number of actual worked hours	9088	79.582	
Personnel costs			
Remuneration and direct social benefits	620	4.342.333,24	
Employers' contribution for social security	621	1.044.563,63	
Employers' premiums for extra statutory insurance	622	492.633,94	
Other personnel costs(+)/(-)	623	2.951.616,56	
Retirement and survivors' pensions	624	186.511,45	

	Codes	Period	Preceding period
Provisions for pensions and other similar rights Appropriations (uses and write-backs)(+)/(-)	635		
Amounts written off			
Stocks and contracts in progress			
Recorded	9110		
Written back	9111		
Trade debts			
Recorded	9112		
Written back	9113	79.826,45	
Provisions for liabilities and charges			
Additions	9115	1.737.454,50	
Uses and write-backs	9116	10.447.780,35	
Other operating charges			
Taxes related to operation	640	44.733,75	
Other costs	641/8	281.243,85	
Hired temporary staff and personnel placed at the enterprise's disposal			
Total number at the closing date	9096	14	
Average number calculated in full-time equivalents	9097	13,5	
Number of actual worked hours	9098	6.688	
Costs to the enterprise	617	265.823,85	

## FINANCIAL AND EXTRAORDINARY RESULTS

	Codes	Period	Preceding period
FINANCIAL RESULTS			
Other financial income Subsidies granted by public authorities and recorded as income for the period			
Capital subsidies	9125		
Interest subsidies	9126		
Allocation of other financial income			
Foreign exchange gains		3.487.453.753,50	
Gain on realisation own shares		47.435.830,40	
RECURRING FINANCIAL CHARGES			
Depreciation of loan issue expenses and reimbursement premiums	6501		
Capitalized Interests	6503		
Amounts written off current assets			
Recorded	6510		
Written back	6511		
Other financial charges  Amount of the discount borne by the enterprise, as a result of negotiating amounts receivable	653		
Provisions of a financial nature			
Appropriations	6560		
Uses and write-backs	6561		
Allocation of other financial charges			
Foreign exchange losses(+)/(-)		3.406.498.472,12	
Losses on realisation own shares(+)/(-)		18.449.745,01	
Other financial charges(+)/(-)		660.935.918,30	

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## **INCOME TAXES AND OTHER TAXES**

	Codes	Period
INCOME TAXES		
Income taxes on the result of the period	9134	216.467,98
Income taxes paid and withholding taxes due or paid	9135	
Excess of income tax prepayments and withholding taxes paid recorded under assets	9136	
Estimated additional taxes	9137	216.467,98
Income taxes on the result of prior periods	9138	
Additional income taxes due or paid	9139	
Additional income taxes estimated or provided for	9140	
In so far as taxes of the period are materially affected by differences between the profit before taxes as stated in annual accounts and the estimated taxable profit		
Result own shares(+)/(-)		19.471.120,48
Non deductable support fee(+)/(-)		6.830.441,54
Other disallowed expenses(+)/(-)		18.494.612,33
		Period
		. criod

Influence of the non-recurring results on the taxes	
Codes	Poriod

	Codes	Fellou
Status of deferred taxes  Deferred taxes representing assets	9141 9142	1.122.983.429,30 1.122.983.429,30
Deferred taxes representing liabilities  Allocation of deferred taxes representing liabilities	9144	

	Codes	Period	Preceding period
VALUE ADDED TAXES AND OTHER TAXES BORNE BY THIRD PARTIES			
Value added taxes charged			
To the enterprise (deductible)	9145	15.477.212,47	
By the enterprise	9146	3.783.543,19	
Amounts withheld on behalf of third party			
For payroll withholding taxes	9147	1.784.507,21	
For withholding taxes on investment income	9148	286.847.919,72	

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## RIGHTS AND COMMITMENTS NOT REFLECTED IN THE BALANCE SHEET

	Codes	Period
PERSONAL GUARANTEES PROVIDED OR IRREVOCABLY PROMISED BY THE ENTERPRISE AS SECURITY FOR DEBTS AND COMMITMENTS OF THIRD PARTIES	9149	498.167,66
Of which  Bills of exchange in circulation endorsed by the enterprise  Bills of exchange in circulation drawn or guaranteed by the enterprise	9150 9151	
Maximum amount for which other debts or commitments of third parties are guaranteed by the enterprise	9153	498.167,66
REAL GUARANTEES		
Real guarantees provided or irrevocably promised by the enterprise on its own assets as security of debts and commitments of the enterprise  Mortgages		
Book value of the immovable properties mortgaged	9161	
Amount of registration	9171	
Pledging of goodwill - Amount of the registration	9181	
Pledging of other assets - Book value of other assets pledged	9191	
Guarantees provided on future assets - Amount of assets involved	9201	
Real guarantees provided or irrevocably promised by the enterprise on its own assets as security of debts and commitments of third parties  Mortgages		
Book value of the immovable properties mortgaged	9162	
Amount of registration	9172	
Pledging of goodwill - Amount of the registration	9182	
Pledging of other assets - Book value of other assets pledged	9192	
Guarantees provided on future assets - Amount of assets involved	9202	

	Codes	Period
GOODS AND VALUES, NOT DISCLOSED IN THE BALANCE SHEET, HELD BY THIRD PARTIES IN THEIR DWN NAME BUT AT RISK TO AND FOR THE BENEFIT OF THE ENTERPRISE		
SUBSTANTIAL COMMITMENTS TO ACQUIRE FIXED ASSETS		
SUBSTANTIAL COMMITMENTS TO DISPOSE OF FIXED ASSETS		
FORWARD TRANSACTIONS		
Goods purchased (to be received)	9213	
Goods sold (to be delivered)	9214	
Currencies purchased (to be received)	9215	16.802.672.402,14
Currencies sold (to be delivered)	9216	17.450.472.063,09

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			Period
OBLIGA SERVICI	TIONS COMING FROM TECHNICAL GUARANTEES CONNECTED WITH ALREADY PERFORMED SELIES	LS OR	
		L	
			Period
AMOUN	T, NATURE AND FORM OF THE IMPORTANT PENDING CASES AND OTHER IMPORTANT OBLIGATIO	ONS	
SETTLE	MENT WITH REGARD TO THE COMPLEMENTARY RETREAT OR SURVIVAL PENSION FOR STAFF A	ND BOARI	) MEMBERS
	e description		
0011010	o docompile.		
Measu	es taken to cover the related costs		
		Codes	Period
PENSIC	NS FUNDED BY THE ENTERPRISE		
Estima	ted amount of the commitments resulting from past services	9220	
Meth	nods of estimation		
		Γ	Period
	E FINANCIËLE GEVOLGEN VAN MATERIËLE GEBEURTENISSEN DIE ZICH NA BALANSDATUM HEBI EDAAN EN DIE NIET IN DE RESULTATENREKENING OF BALANS WORDEN WEERGEGEVEN	BEN	
	se refer to note 35 of the consolidated financial statements published on 2 March 2017 and avail ab.inbev.com website.		0,00
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	Period
ENGAGEMENT TO BUY OR SELL THAT THE ENTREPRISE HAS AS A WRITER OF OPTIONS TO BUY OR SELL.	
	Period
NATURE, COMMERCIAL PURPOSE AND FINANCIAL CONSEQUENCES OF THE SETTLEMENTS NOT INCLUDED IN THE BALANCE	
If the risks and advantages that occur from such settlements are of any meaning and in the case that publishing such risks and advantages is necessary to judge the financial position of the company	
	Period
OTHER RIGHTS AND ENGAGEMENTS NOT INCLUDED IN THE BALANCE (INCLUDING THOSE WHICH CANNOT BE CALCULATED)	

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## RELATIONSHIPS WITH AFFILIATED ENTERPRISES AND ENTERPRISES LINKED BY PARTICIPATING INTERESTS

	Codes	Period	Preceding period
Affiliated enterprises			
Financial fixed assets	(280/1)	120.491.873.549,39	
Participating interests	(280)	20.491.873.549,39	
Subordinated amounts receivable	9271		
Other amounts receivable	9281		
Amounts receivable from affiliated enterprises	9291	46.520.122.975,15	
Over one year	9301	45.852.196.585,80	
Within one year	9311	667.926.389,35	
Current investments	9321		
Shares	9331		
Amounts receivable	9341		
Amounts payable	9351	68.858.930.267,52	
Over one year	9361	50.748.163.978,60	
Within one year	9371	18.110.766.288,92	
Personal and real guarantees  Provided or irrevocably promised by the enterprise as security for debts or			
commitments of affiliated enterprises	9381	78.909.966.403,00	
Provided or irrevocably promised by affiliated enterprises as security for			
debts or commitments of the enterprise	9391	34.441.769.059,00	
Other significant financial commitments	9401		
Financial results			
Income from financial fixed assets	9421		
Income from current assets	9431	527.080.517,15	
Other financial income	9441	3.534.889.583,90	
Debt charges	9461	519.620.119,44	
Other financial charges	9471	1.068.567,33	
Disposal of fixed assets			
Capital gains obtained	9481		
Capital losses suffered	9491		

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	Codes	Period	Preceding period
ASSOCIATED ENTERPRISES			
Financial fixed assets	9253		
Participations	9263		
Subordinated amounts receivable	9273		
Other amounts receivable	9283		
Over one year	9293		
Over one year	9303		
Within one year	9313		
Amounts payable	9353		
Over one year	9363		
Within one year	9373		
Personal and real guarantees			
Provided or irrevocably promised by the enterprise as security for debts or commitments of associated enterprises	9383		
Personal and real guarantees provided or irrevocably promised by associated enterprises as security for debts or commitments of the	0202		
enterprise	9393		
Other significant financial commitments	9403		
ENTERPRISES LINKED BY PARTICIPATING INTERESTS			
Other enterprises linked by participating interests	9252		
Participating interests	9262		
Subordinated amounts receivable	9272		
Other amounts receivable	9282		
Amounts receivable	9292		
Over one year	9302		
Within one year	9312		
Amounts payable	9352		
Over one year	9362		
Within one year	9372		
			5 224
		1	Period
TRANSACTIONS WITH ENTERPRISES LINKED BY PARTICIPATING INTERESTS OUT  Mention of these transactions if they are significant, including the amount of the the link, and all information about the transactions which should be necessary	e transac	ctions, the nature of	
of the situation of the company			0.00
See addendum in Vol 6.19 of the valuation rules			0,00

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## **FINANCIAL RELATIONSHIPS WITH**

DIRECTORS, MANAGERS, INDIVIDUALS OR BODIES CORPORATE WHO CONTROL THE ENTERPRISE WITHOUT BEING ASSOCIATED THEREWITH OR OTHER ENTERPRISES CONTROLLED BY THESE PERSONS

	Codes	Period
Amounts receivable from these persons	9500	
Most important conditions on amounts receivable, rate of interest, duration, amounts possibly refunded, cancelled or written out		
Guarantees provided in their favour	9501	
Other significant commitments undertaken in their favour	9502	
Amount of direct and indirect remunerations and pensions, included in the income statement, as long as this disclosure does not concern exclusively or mainly, the situation of a single identifiable person		
To directors and managers	9503	1.663.589,00
To former directors and former managers	9504	

## **AUDITORS OR PEOPLE THEY ARE LINKED TO**

	Codes	Period
Auditor's fees	9505	913.570,00
Fees for exceptional services or special missions executed in the company by the auditor		
Other attestation missions	95061	932.000,00
Tax consultancy	95062	
Other missions external to the audit	95063	
Fees for exceptional services or special missions executed in the company by people they are linked to		
Other attestation missions	95081	
Tax consultancy	95082	865.857,00
Other missions external to the audit	95083	

## Mentions related to article 133, paragraph 6 from the Companies Code

The non-audit service fees are higher than the Belgium 1-1 rule and have been approved, according the internal procedures, by the Audit Committee of the group.

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	BE 0417.497.106	BE 0417.497.106

## **DERIVATIVES NOT MEASURED AT FAIR VALUE**

## VOOR IEDERE CATEGORIE AFGELEIDE FINANCIËLE INSTRUMENTEN DIE NIET GEWAARDEERD ZIJN OP BASIS VAN REËLE WAARDE

Category derivative fincial instruments	Hedged risk	Speculation / hedging	Scope	Period: Booked value	Period: Real value	Preceding period: Booked value	Preceding period: Real value
Cross Currency Swap	EUR/GBP	Hedging	0	1.526.792.476,27	1.497.781.342,15	1.526.792.476,27	1.735.472.278,27

	Booked value	Real Value
FINANCIAL FIXED ASSETS BOOKED AT A HIGHER AMOUNT THAN THE REAL VALUE		
Amount of the seperate assets or fit groups		

Reasons why the book value is not diminished

Elements that allow to suppose that the book value will be realised

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## INFORMATION RELATING TO CONSOLIDATED ACCOUNTS

INFORMATION TO DISCLOSE BY EACH ENTERPRISE THAT IS SUBJECT TO COMPANY LAW ON THE CONSOLIDATED ACCOUNTS OF ENTERPRISES

The enterprise has prepared and published consolidated accounts and a consolidated report

Nr. BE 0417.497.106 F 6.18.2

FINANCIAL RELATIONSHIPS OF THE GROUP LED BY THE ENTERPRISE IN BELGIUM WITH AUDITORS OR WITH PEOPLE THEY ARE LINKED TO

	Codes	Period
Mentions related to article 134, paragraphs 4 and 5 from the Companies Code		
Auditor's fees according to a mandate at the group level led by the company publishing the information	9507	1.054.490,00
Fees for exceptional services or special missions executed in these group by the auditor		
Other attestation missions	95071	932.000,00
Tax consultancy	95072	865.856,00
Other missions external to the audit	95073	
Fees to people auditors are linked to according to the mandate at the group level led by the company publishing the information	9509	1.417.880,00
Fees for exceptional services or special missions executed in the group by people they are linked to		
Other attestation missions	95091	122.107,50
Tax consultancy	95092	869.642,50
Other missions external to the audit	95093	

## Mentions related to article 133, paragraph 6 from the Companies Code

The non-audit service fees exceeding the Belgian 1 to 1 rule and have been approved, according to the internal procedures, by the Audit Committee at Group's level.

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## **VALUATION RULES**

SUMMARY OF THE MOST IMPORTANT VALUATION RULES

Under Article 28 of Royal Decree of January 30, 2001 implementing the Companies Code, the Board made the following decision:

These statutory annual accounts present the results of AB InBev, i.e. the surviving entity following the merger on 10 October 2016. AB InBev, previously named Newbelco NV/SA was incorporated on 3 March 2016. These financials cover the period from 3 March 2016 to 31 December 2016.

#### TANGIBLE AND INTANGIBLE ASSETS

Fixed assets are taken on the active side of the balance at acquisition cost, including the additional costs. In general, the depreciation rates and methods are those that have been agreed with the administration of direct taxes. The additional costs are added to the asset they relate to, and are depreciated at the same rhythm.

#### FINANCIAL FIXED ASSETS

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The participations, not including the additional costs, are taken as an asset in the balance sheet at acquisition value. In case of permanent devaluations, value adjustments are booked.

#### CLAIMS

\_\_\_\_\_

The claims, disputes and bad debts are depreciated according to the known risk, based on individual cases, considering the complete or partial insolvency of the customer.

## DEFERRED CHARGES AND ACCRUED INCOME

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These are designed to charge revenues and costs related to the closed period.

#### DEBTS

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The debts are recorded at their nominal value.

PROVISIONS FOR RISKS AND CHARGES

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Provisions are recorded at nominal value.

## FOREIGN CURRENCY

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Transactions in foreign currencies are recorded at the exchange rate prevailing at the date of the transaction. Monetary assets and liabilities in foreign currencies are converted at the closing rate of the balance sheet date. Gains and losses resulting from foreign currency transactions and from the conversion of monetary and non-monetary assets and liabilities in foreign currencies are recorded in the income statement. Non-monetary assets and liabilities in foreign currencies are converted at the closing rate of the balance sheet date.

## FINANCIAL INSTRUMENTS

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Cross currency interest rate swaps are valued at the closing rate of the year.

FX forwards are valued at the mark to market.

The foreign exchange risk on investments in foreign currency is hedged to a limited extent with forex derivatives. The exposure related to changes in the company share price for the share based payments and deferred share instruments are hedged through a fully owned subsidiary of the company.

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Note referring to Vol. 6.15, Transactions with related parties outside of the normal market conditions.

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In the absence of legal criteria that allow for the identification of transactions with related parties outside the normal market conditions, no information could be included.

Note refering to Vol. 6.7.1, Statement of Capital and shareholding structure.

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The completion of the combination between SABMiller plc and the former AB InBev SA/NV resulted in a series of capital movements:

- creation Newbelco SA/NV : 6,150,000 ordinary shares,
- capital increase Newbelco according to the UK Scheme of Arrangement : 163,276,737,100 ordinary shares,
- capital decrease Newbelco SA/NV : <6,150,000> ordinary shares,
- following completion of the tender offer, former AB InBev acquired 102,890,758,014 Newbelco shares tendered into the Belgian offer equivalent to 555,466,167 new ordinary shares. The remaining 60,385,979,086 ordinary shares were reclassified into 325,999,817 restricted shares,
- as a result of the combination 1,608,242,156 new ordinary Newbelco shares have been distributed to the existing shareholders of the former AB InBev SA/NV,
- after the Belgian offer, and upon completion of the Belgian merger, all shares acquired by the former AB InBev in the tender offer were cancelled except for the equivalent of 85,000,000 new ordinary shares which were retained by Newbelco and held as treasury shares.
- Total number of shares at 31/12/2016: 1,608,242,156 + 325,979,086 + 85,000,000 = 2,019,242,156 shares

## ADDITIONAL INFORMATION

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In February 2015, the European Commission opened an in-depth State Aid investigation into the Belgian excess profit ruling system. On 11 January 2016, the European Commission adopted a negative decision finding that the Belgian excess profit ruling system constitutes an aid scheme incompatible with the internal market and ordering Belgium to recover the incompatible aid from a number of aid beneficiaries. The Belgian authorities have contacted the companies that have benefitted from the system and have advised each company of the amount of incompatible aid that is potentially subject to recovery. The European Commission decision was appealed to the European Union's General Court by Belgium on 22 March 2016 and AB InBev on 12 July 2016. The appeals do not suspend the recovery process, and AB InBev cannot at this stage estimate the outcome of such legal proceedings. Based on the estimated exposure related to the excess profit ruling applicable to AB InBev, the different elements referred to above, as well as the non recognised tax loss carryforwards could eventually partly or fully offset amounts subject to recovery, if any, AB InBev has not recorded any provisions in connection therewith as of 10 October 2016.

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# OTHER DOCUMENTS TO BE FILED UNDER BELGIAN COMPANY LAW

See next page.

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#### **ANNUAL REPORT**

#### MANAGEMENT REPORT ON THE STATUTORY NON-CONSOLIDATED ANNUAL ACCOUNTS OF ANHEUSER-BUSCH INBEV NV

The corporate purpose of Anheuser-Busch InBev SA/NV (AB InBev) is to manage and control the companies of the Anheuser-Busch InBev group.

On 11 November 2015, the boards of the former Anheuser-Busch InBev SA/NV (the "former AB InBev") and SABMiller plc announced that they had reached an agreement on the terms of the proposed business combination between SABMiller plc and AB InBev (the "Combination").

The combination was implemented through a series of steps and completed on the 10th of October. Pursuant to the final step of the Combination, the former AB InBev has merged into Newbelco SA/NV ("Newbelco"), with Newbelco being the surviving company. As a result of the merger, Newbelco has become the holding company for the combined former AB InBev and SABMiller groups and the former AB InBev was dissolved. All assets and liabilities of the former AB InBev have been transferred to Newbelco, and Newbelco has automatically been substituted for the former AB InBev in all its rights and obligations by operation of Belgian law. Immediately following the merger, Newbelco has been renamed Anheuser-Busch InBev SA/NV.

The combined company has operations in virtually every major beer market and an expanded portfolio that includes global, multi-country and local brands, providing more choices for consumers around the world. Customers will benefit from a broad distribution network and strong brand-building expertise. The company will also continue to develop its business in partnership with its suppliers as it continues brewing the best beers using the best ingredients.

AB InBev will benefit from a geographically diversified platform, with a stronger presence in key emerging regions with attractive growth prospects, such as Africa and Latin America. The growth opportunities in these developing markets complement the stability and strength of the company's strong existing presence in developed markets.

The shares in the former AB InBev were delisted from Euronext Brussels, the Bolsa Mexicana de Valores and the Johannesburg Stock Exchange. The new ordinary shares of AB InBev were admitted to listing and trading on Euronext Brussels, the Johannesburg Stock Exchange and the Bolsa Mexicana de Valores at the opening of business in each market on 11 October 2016. In addition, ADSs trading on the New York Stock Exchange, each of which used to represent one ordinary share of the former AB InBev, now each represent one new ordinary share, effective as of the opening of business in New York on 11 October

The share capital of AB InBev now amounts to 1,238,608,344 euro. It is represented by 2,019,241,973 shares without nominal value, of which 85,540,392 are held in treasury by AB InBev and its subsidiaries as at 31 December 2016. All shares are new ordinary shares, except for 325,999,817 restricted shares.

Following the Combination, AB InBev is consolidating SABMiller and reporting the results of the retained SABMiller operations in its income statement as of the fourth quarter 2016.

These statutory annual accounts present the results of AB InBev, i.e. the surviving entity following the merger on 10 October 2016. AB InBev, previously named Newbelco NV/SA was incorporated on 3 March 2016. These financials cover the period from 3 March 2016 to 31 December 2016

## **COMMENTS ON THE STATUTORY ANNUAL ACCOUNTS**

#### **COMMENTS ON THE BALANCE SHEET AND INCOME STATEMENT**

Million euro	31/12/2016
ASSETS	
Non-current assets	
Formation expenses	260
Intangible and tangible assets	478
Financial fixed assets	120 492
	121 230

Current assets	71 757
Total assets	192 987
EQUITY AND LIABILITIES	
Equity	71 250
Provisions and deferred taxes	121
Non-current liabilities	83 653
Current liabilities	37 963
Total annihu and liabilities	102.007
Total equity and liabilities	192 987
Million euro	31/12/2016
Million euro  Operating income Operating expenses	31/12/2016 420 (509)
Million euro  Operating income	31/12/2016
Million euro  Operating income Operating expenses	31/12/2016 420 (509)
Million euro  Operating income Operating expenses Operating result	31/12/2016 420 (509) (89)

### **FINANCIAL PERFORMANCE**

As per end 2016, the financial fixed assets amounted to 120,5 billion euro mainly as a result of the combination with SABMiller and a series of group reorganizations related to the acquisition.

Non-current liabilities amounted to 83,7 billion euro resulting from funding of the cash portion of the combination with SABMiller.

- on 29 March 2016, former AB InBev issued 13,3 billion euro aggregate principal amount of notes, consisting of 1,25 billion euro aggregate principal amount of floating rate notes due 2020 bearing interest at an annual rate of 75 basis points above three-month EURIBOR; 1,75 billion euro aggregate principal amount of fixed rate notes due 2020 bearing interest at an annual rate of 0.625%; 2 billion euro aggregate principal amount of fixed rate notes due 2022 bearing interest at an annual rate of 0.875%; 2,5 billion euro aggregate principle amount of fixed rate notes due 2025 at an annual rate of 1.5%; 3 billion euro aggregate principle amount of fixed rate notes due 2028 at an annual rate of 2.0% and 2,75 billion euro aggregate principle amount of fixed rate notes due 2036 at an annual rate of 2.75%.
- Furthermore, AB InBev entered into a series of USD long term denominated loans for a combined principal amount of 47,1 billion USD or 43,1 billion euro with ABI Finance Inc, a subsidiary of AB InBev NV following the issuance by ABI Finance Inc of a series of bonds in 2016 to fund the SABMiller combination.

The result of the newly combined company amounts to (0.8) billion euro. This negative result is mainly due to acquisition and integration costs booked as a result of the Combination with SABMiller and the net interest expenses on the financing thereof.

The completion of the combination between SABMiller plc and AB InBev resulted in a series of equity reorganizations:

• On 6 October 2016, Newbelco issued 163,276,737,100 ordinary shares ("Initial Newbelco Shares") to SABMiller shareholders through a capital increase of 85,531m euro represented by 8,553m euro capital and 76,978m euro share premium, as consideration for 1,632,767,371

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- ordinary shares of SABMiller pursuant to a UK law court-sanctioned scheme of arrangement (the "UK Scheme").
- Following completion of the tender offer, former AB InBev acquired 102,890,758,014 Initial Newbelco Shares tendered into the Belgian offer equivalent to 555,466,167 new ordinary shares considering the consolidation factor of 185.233168056448 defined in the UK Scheme.
- Based on the terms of the UK Scheme, all Initial Newbelco Shares not tendered to former AB
  InBev in the context of the Belgian offer (i.e. 60,385,979,086 Initial Newbelco Shares) were
  reclassified into 325,999,817 restricted shares, in accordance with the mechanism by which any
  Initial Newbelco Shares that were retained after closing of the Belgian offer were automatically
  reclassified and consolidated.
- After the Belgian offer and, upon completion of the Belgian merger, all shares acquired by former AB InBev in the tender offer were cancelled except for the equivalent of 85,000,000 of new ordinary shares, which were retained by Newbelco and held as treasury after completion of the Belgian Merger, as decided by the general meeting of Newbelco in the notarial deed approving the merger of former AB InBev into Newbelco and in accordance with the Belgian Companies Code. As a result of the merger the share premium was reduced by 52,522m euro against undistributable reserves, 44,485m euro of such reserves were cancelled upon cancellation of the shares acquired by former AB InBev in the tender offer, and 8,037m euro undistributable reserves remained outstanding against the 85,000,000 treasury shares in accordance with Belgian Companies Code.
- Upon the merger, the capital and share premium of Newbelco were further reorganized. Newbelco's share capital was reduced by 8,553m euro and its issue premium account was reduced by 24,456m euro to create distributable reserves of 33,009m euro as decided by the general meeting of Newbelco in the notarial deed approving the merger of former AB InBev into Newbelco and in accordance with the Belgian Companies Code. Each such step became effective simultaneously with the merger of former AB InBev into Newbelco upon completion of the SABMiller transaction.

The other movements on equity relate to the distribution of the interim dividend paid in November 2016 and the proposed 2016 dividend to be approved at the General Shareholders meeting of 26 April 2017

#### STOCK LENDING

In order to fulfil AB InBev's commitments under various outstanding stock option plans, AB InBev entered into stock lending arrangements for up to 15 million of its own ordinary shares. AB InBev shall pay any dividend equivalent, after tax in respect of the loaned securities.

As of 31 December 2016, 12,8 million loaned securities were used to fulfil stock option plan commitments and AB InBev recognized a liability of approximately 1,6 billion euro in respect to such loaned securities.

#### **EVENTS AFTER YEAR END**

Please refer to note 35 of the consolidated financial statements published on 2 March 2017 and available on  $\underline{\text{www.ab-inbev.com}}$  website.

#### **RISK & UNCERTAINTIES**

Please refer to the risks and uncertainties section included in AB InBev Financial Report and note 35 of the consolidated financial statements published on 2 March 2017 and available on <a href="https://www.ab-inbev.com">www.ab-inbev.com</a> website.

## RESEARCH AND DEVELOPMENT

The newly combined company AB InBev invested 25 million euro in the area of market research and development. The investments are mainly related to new developments regarding products and packaging material in our GITEC research center in Leuven.

#### **FINANCIAL INSTRUMENTS**

The company incurs foreign exchange and interest rate risk (fixed and floating) on outstanding debt in euro and foreign currency. Forex and interest rate derivatives are used to mitigate these risks. The foreign exchange risk on investments in foreign currency is hedged to a limited extent with forex derivatives. The exposure related to changes in the company share price for the share based payments, stock lending arrangements and deferred share instruments are hedged through a fully owned subsidiary of the company.

#### **DISCHARGE OF THE DIRECTORS AND THE AUDITOR**

We recommend the approval of the financial statements as presented to you and, by special vote, the discharge of the directors and the auditor in respect of the execution of their mandate during the past fiscal year.

#### **APPROPRIATION OF RESULTS**

On 27 October 2016, an interim dividend of 1,60 euro per share or approximately 3,1 billion euro was approved by the Board of Directors. This dividend was paid out on 17 November 2016. We propose to pay on 4 May 2017 against delivery of coupon 22, in addition to the interim dividend, a dividend of 2,00 euro per share or approximately 3,8 billion euro, reflecting a total dividend payment for 2016 fiscal year of 3,60 euro per share or approximately 6,9 billion euro. Such amount may fluctuate depending on the number of own shares held by the Company on the dividend approval date.

15 March 2017.

#### Report according to article 624 of the Belgian Companies Code - Purchase of own shares

Since its incorporation on 3 March 2016, Anheuser-Busch InBev SA/NV (formerly Newbelco SA/NV and hereafter referred to as the "Company") did not purchase any of its shares in a share buyback program.

As a consequence of the merger between the former Anheuser-Busch InBev SA/NV and the Company in the framework of the business combination with SABMiller, 85 million treasury shares were retained by the Company to be held in treasury, corresponding to 4.21% of the total shares outstanding. The countervalue of the 85 million shares acquired amounted to 8,037,171,673.36 euro.

At the end of the period, the group owned 85,540,392 own shares of which 85,000,000 were held directly by the Company.

The par value of the shares is 0.61 euro. As a consequence, the shares that the group still owned at the end of 2016 represent 52,470,702 euro of the subscribed capital.

#### **Annual Report 2016 - Corporate Governance Statement**

On 11 November 2015 an agreement was reached on the terms of a recommended business combination between SABMiller and Anheuser-Busch InBev. The final step of this business combination was completed on 10 October 2016 pursuant to a Belgian law merger whereby the old Anheuser-Busch InBev SA was merged into Newbelco SA, with Newbelco being the surviving company. As a result of the Belgian Merger, Newbelco became the holding company for the combined old AB InBev Group and SABMiller Group and the old Anheuser-Busch InBev SA was dissolved. All assets and liabilities of the old Anheuser-Busch InBev SA were transferred to Newbelco and Newbelco was automatically substituted for the old Anheuser-Busch InBev SA in all its rights and obligations by operation of Belgian law. Immediately following the merger, Newbelco was renamed "Anheuser-Busch InBev". Anheuser-Busch InBev's listing on Euronext became effective on 11 October 2016.

This section comprises information on the new Anheuser-Busch InBev (formerly Newbelco SA). Such information relates to the period between 10 October 2016 and 31 December 2016 and the situation as at 31 December 2016. Information relating to the old Anheuser-Busch InBev SA has also been added to this section. Such information relates to the period between 1 January 2016 and 10 October 2016.

#### 1. INTRODUCTION

#### 1.1. The 2009 Belgian Code on Corporate Governance

The corporate governance practices of Anheuser-Busch InBev are reflected in its Corporate Governance Charter, which is available on www.ab-inbev.com/investors/corporate-governance.html. The Charter is regularly updated.

Anheuser-Busch InBev is a company incorporated under Belgian law with a primary listing on Euronext Brussels (Euronext: ABI) and with secondary listings on the Mexico Stock Exchange (MEXBOL: ABI) and the Johannesburg Stock Exchange (JSE: ANB) (ISIN: BE0974293251). As a Belgian company with primary listing on Euronext Brussels, Anheuser-Busch InBev adheres to the principles and provisions of the Belgian Corporate Governance Code, published in March 2009 (<a href="https://www.corporategovernancecommittee.be">www.corporategovernancecommittee.be</a>), taking into account its specific status as a multinational group with secondary listings in Mexico and Johannesburg.

In order to reflect Anheuser-Busch InBev's specific shareholding structure and the global nature of its operations, the Board of directors has adopted certain rules which depart from the Belgian Corporate Governance Code. In summary, these rules are the following:

Principle 5.3./1 (Appendix D) of the Code: "the Board should set up a nomination committee composed of a majority of independent non-executive directors": The Board of directors appoints the chairman and members of the Nomination Committee from among the directors, including at least one member from among the independent directors. As the committee is composed exclusively of non-executive directors who are independent of management and free from any business relationship that could materially interfere with the exercise of their independent judgment, the Board considers that the composition of this committee achieves the Code's aim.

Principle 7.7. of the Code: "Non-executive directors should not be entitled to performance-related remuneration such as bonuses, stock-related, long-term incentive schemes, fringe benefits or pension benefits": The remuneration of the Board members is composed of a fixed fee and a fixed number of stock-options, which makes it simple, transparent and easy for shareholders to understand.

The company's long-term incentive option plan deviates from the Belgian Code on Corporate Governance as it provides for share-based payments to non-executive directors. The

successful strategy and sustainable development of the company over the past 10 years demonstrates that the compensation of directors, which includes a fixed number of stock-options, does ensure that the independence of the Board members in their role of guidance and control of the company is preserved, and that the directors' interests remain fully aligned with the long-term interests of the shareholders. In particular, the vesting period of 5 years should foster a sustainable and long-term commitment to pursue the company's best interests.

It should also be noted that options may only be granted upon the recommendation of the Remuneration Committee. Any such recommendation must be subsequently approved by the Board and then by the shareholders in a general meeting.

#### 1.2. New York Stock Exchange Listing

Further to the New York Stock Exchange listing of American depositary shares ("ADS's") representing ordinary shares of Anheuser-Busch InBev, the New York Stock Exchange Corporate Governance rules for Foreign Private Issuers are applicable to the company. Anheuser-Busch InBev has also registered under the US Securities and Exchange Act of 1934, as amended. As a result, it is also subject to the U.S. Sarbanes-Oxley Act of 2002 and to certain US Securities laws and regulations relating to corporate governance.

#### 1.3. Specific Corporate Governance initiatives

#### 1.3.1. Fostering ethical conduct

The Board of directors of Anheuser-Busch InBev encourages management to promote, adhere to and maintain the highest standards of ethical behavior and transparency. Therefore, ethical rules have been established and are reinforced by Anheuser-Busch InBev's internal codes and policies. This fosters responsible business conduct by all employees.

Anheuser-Busch InBev's Code of Business Conduct sets out the ethical standards to which all employees are expected to adhere. It requires employees to comply with all laws, to disclose any relevant conflicts of interests, to act at all times in the best interests of the company and to conduct all their dealings in an honest and ethical manner. The Code of Business Conduct also covers the confidentiality of information, limits on the acceptance of gifts or entertainment, and the appropriate use of the company's property. The Code of Business Conduct is supplemented by the Global Anti-Corruption Policy, which defines employees' responsibilities and expected behavior. It states clearly that Anheuser-Busch InBev's employees are strictly prohibited from, either directly or indirectly, offering, promising, authorizing or giving anything of value to any individual with the aim of obtaining or retaining business or influencing business or governmental decision-making in connection with Anheuser-Busch InBev's commercial activities.

In line with this commitment to integrity, Anheuser-Busch InBev has implemented a whistle-blowing system by means of a Compliance Helpline that provides employees with simple and secure ways to confidentially and, if so desired, anonymously, report activities in violation of the Code of Business Conduct based on a clear policy and applicable legislation.

## 1.3.2. Demonstrating Anheuser-Busch InBev's commitment to shareholder communication

Anheuser-Busch InBev is committed to creating value for its shareholders. The company encourages its shareholders to take an active interest in the company. In support of this objective, it provides quality information, in a timely fashion, through a variety of communication tools. These include annual reports, half-yearly reports, quarterly statements, the Global Citizenship Report, financial results announcements, briefings, and a section that is dedicated to investors on the Anheuser-Busch InBev website.

Anheuser-Busch InBev recognizes that a commitment to disclosure builds trust and confidence with shareholders and the public in general. The company adopted a Disclosure Manual to demonstrate its commitment to best practices in transparency. This manual is designed to ensure that there is full, consistent and timely disclosure of company activities.

#### 1.3.3. Upholding shareholder rights

Prior to the annual shareholders' meeting, shareholders are invited to submit any questions they have for the Chairman or the CEO for discussion during the meeting.

The agenda for the shareholders' meeting and all related documents are also posted on the Anheuser-Busch InBev website at least 30 days in advance of any shareholders' meeting. Shareholders have the right to vote on various resolutions related to company matters. If they are unable to attend a meeting, they can submit their votes by mail or appoint a proxy. Minutes of the meetings and results of the votes are posted on the Anheuser-Busch InBev website immediately after the meeting.

#### 1.3.4. Preventing the abuse of inside information

The company's Code of Dealing is applicable to all members of the Board of directors of the company and to all employees. The Code of Dealing aims to prevent the abuse of inside information, especially in periods leading up to an announcement of financial results or leading up to price-sensitive events or decisions.

The Code of Dealing prohibits dealing in any shares during a closed period, i.e., a period of 30 days preceding any results announcement of the company. In addition, before dealing in any shares of the company, the members of the Board of directors of the company and the members of its Executive Board of Management must obtain clearance from a Clearance Committee.

Compliance with the Code of Dealing is reinforced and monitored through the company's Compliance Program.

In accordance with the Belgian regulation on the prevention of market abuse, the company establishes lists of insiders. In addition, pursuant to the same regulation, members of the Executive Board of Management and of the Board of directors notify their trades (above a 5,000 Euro threshold) to the company and to the Belgian Financial Services and Markets Authority, which publishes these notifications on its website.

#### 1.3.5. Corporate Social Responsibility

Anheuser-Busch InBev's Dream is *Bringing people together for a better world*. In pursuing this dream, the company strives to strike a balance between generating great business results and managing its environmental and social responsibilities. Sustainability is central to the company's culture and embedded in the way the company does business.

Anheuser-Busch InBev publishes an annual Global Citizenship Report that outlines its targets and progress made in the following areas:

- responsible drinking;
- environment; and
- community.

The Global Citizenship Report is available on the Anheuser-Busch InBev website, <a href="www.ab-inbev.com/better-world/reporting.html">www.ab-inbev.com/better-world/reporting.html</a>, which is a section of the website specifically dedicated to the company's initiatives and achievements related to sustainability.

#### 2. THE BOARD OF DIRECTORS

#### 2.1. Structure and composition

The Board of directors currently consists of 15 members, all of whom are non-executives. The roles and responsibilities of the Board, its composition, structure and organization are described in detail in Anheuser-Busch InBev's Corporate Governance Charter. This Corporate Governance Charter includes the criteria that directors must satisfy to qualify as independent directors.

Directors are appointed for a maximum term of four years, which is renewable.

The appointment and renewal of directors (i) is based on a recommendation of the Nomination Committee, taking into account the rules regarding the composition of the Board that are set out in the Articles of Association (e.g., rules regarding number of independent directors and directors appointed upon proposal of the AB InBev Reference Shareholder and the Restricted Shareholders), and (ii) is subject to approval by the Shareholders' Meeting.

Pursuant to the Articles of Association, the Board is composed as follows:

- three directors shall be independent directors appointed by the Shareholders' Meeting upon proposal by the Board; and
- so long as the Stichting Anheuser-Busch InBev (the "Reference Shareholder") and/or any of its Affiliates, any of their respective Successors or Successors' Affiliates own, in aggregate, more than 30% of shares with voting rights in the share capital of the company, nine directors shall be appointed by the Shareholders' Meeting upon proposal by the Reference Shareholder and/or any of its Affiliates, any of their respective Successors or Successors' Affiliates; and
- so long as the holders of Restricted Shares (the "Restricted Shareholders") (together with their Affiliates, any of their respective Successors and/or Successors' Affiliates) own in aggregate:
  - more than 13.5% of the Shares with voting rights in the share capital of the company, three directors will be appointed by the Shareholders' Meeting upon proposal by the Restricted Shareholders (each such director a "Restricted Share Director");
  - more than 9% but not more than 13.5% of the Shares with voting rights in the share capital of the company, two Restricted Share Directors will be appointed;
  - more than 4.5% but not more than 9% of the Shares with voting rights in the share capital of the company, one Restricted Share Director will be appointed; and
  - 4.5% or less than 4.5% of the Shares with voting rights in the share capital of the company, they will no longer have the right to propose any candidate for appointment as a member of the Board and no Restricted Share Directors will be appointed.

The Articles of Association set out detailed rules regarding the calculation of the company's share capital owned by the Reference Shareholder and the Restricted Shareholders for the purpose of determining directors' nomination rights. Affiliates and Successors have the meaning set out in the Articles of Association.

The composition of the Board will be balanced primarily considering the respective skills, education, experience and background, but also gender, nationality and age of each of the Board members.

According to the Belgian Companies Code, as amended by the Law of 28 July 2011 on gender diversity on the Board, at least one third of the directors will have to be women. As a newly listed company having securities admitted to trade on Euronext Brussels on 11 October 2016, Anheuser-Busch InBev will need to comply with the gender diversity requirement as from 1st January 2022. Anheuser-Busch InBev will continue its efforts towards fostering gender diversity on its Board in the coming years by identifying women candidates having the appropriate profile to become members of the Board.

In the context of the combination with SABMiller, the following persons were appointed to the Board of directors with effect as of 8 October 2016:

- According to the decision of the extraordinary shareholders' meeting of 28 September 2016:
  - Mr Olivier Goudet, Ms Michele Burns and Mr Elio Leoni Sceti were appointed as independent directors until the closing of the ordinary shareholders' meeting to be held in 2020;
  - o Mr Alexandre Van Damme, Mr Marcel Herrmann Telles, Mr Grégoire de Spoelberch, Mr Carlos Alberto Sicupira, Mr Paulo Alberto Lemann, Mr Stéfan Descheemaeker, Mr Paul Cornet de Ways Ruart, Mr Alexandre Behring and Ms María Asuncion Aramburuzabala were appointed as non-executive directors upon proposal of the AB InBev Reference Shareholder until the closing of the ordinary shareholders' meeting to be held in 2018;
- According to a decision of the Board of directors of 8 October 2016 :
  - Mr Martin J. Barrington, Mr William F. Gifford and Mr Alejandro Santo Domingo Davila were appointed by co-optation upon proposal of the Restricted Shareholders as non-executive directors until the closing of the annual shareholders' meeting to be held in 2017.

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The composition of Anheuser-Busch InBev's Board of directors at the end of the reporting period is as follows:

Name	Date of birth Nationality	Function	Term started	Term expires
Independent Dire	ctors			
Olivier Goudet	°1964, French	Non-Executive Independent director	2016	2020
Michele Burns	°1958, American	Non-Executive Independent director	2016	2020
Elio Leoni Sceti	°1966, Italian	Non-Executive Independent director	2016	2020
Directors upon pro	oposal of the AB InE	Bev Reference Shareholder		
Maria Asuncion Aramburuzabala	°1963, Mexican	Non-Executive, Non-Independent director	2016	2018
Paul Cornet de Ways Ruart	°1968, Belgian	Non-Executive director, nominated by the holders of class A Stichting Anheuser-Busch InBev certificates	2016	2018
Stéfan Descheemaeker	°1960, Belgian	Non-Executive director, nominated by the holders of class A Stichting Anheuser-Busch InBev certificates	2016	2018
Grégoire de Spoelberch	°1966, Belgian	Non-Executive director, nominated by the holders of class A Stichting Anheuser-Busch InBev certificates	2016	2018
Alexandre Van Damme	°1962, Belgian	Non-Executive director, nominated by the holders of class A Stichting Anheuser-Busch InBev certificates	2016	2018
Alexandre Behring	°1967, Brazilian	Non-Executive director, nominated by the holders of class B Stichting Anheuser-Busch InBev certificates	2016	2018
Paulo Lemann	°1968, Brazilian	Non-Executive director, nominated by the holders of class B Stichting Anheuser-Busch InBev certificates	2016	2018
Carlos Alberto da Veiga Sicupira	°1948, Brazilian	Non-Executive director, nominated by the holders of class B Stichting Anheuser-Busch InBev certificates	2016	2018
Marcel Herrmann Telles	°1950, Brazilian	Non-Executive director, nominated by the holders of class B Stichting Anheuser-Busch InBev certificates	2016	2018
Directors upon pro	oposal of the Restric	cted Shareholders (Restricted Share Direct	ors)	
Martin J. Barrington	°1953, American	Non-Executive director, nominated by Altria	2016	2017
William F. Gifford	°1970, American	Non-Executive director, nominated by Altria	2016	2017
Alejandro Santo Domingo	°1977, Colombian	Non-Executive director, nominated by Bevco	2016	2017

#### 2.2. Functioning

In 2016, the Board of the old Anheuser-Busch InBev held six regular meetings and three extraordinary telephonic meetings. The Board of the new Anheuser-Busch InBev held three regular meetings and 1 extraordinary telephonic meeting. Several of the regular meetings were held in the geographical Zones in which the company has operations. On these occasions, the Board was provided with a comprehensive briefing of the relevant geographical Zone and market. These briefings included an overview of performance, key challenges facing the market and the steps being taken to address the challenges. Several of these visits also

provided the Board members with the opportunity to meet with employees, trainees, customers and other stakeholders.

Major Board agenda items included the long-range plan; achievement of targets; sales figures and brand health; reporting and budget; consolidated results; strategic direction; culture and people, including management succession planning; new and ongoing investment; capital market transactions; external growth and acquisitions; corporate social responsibility and sustainability as well as discussions on governance and Board succession planning. The average attendance rate at Board meetings in 2016 was 90% for the old Anheuser-Busch InBev and 83% for the new Anheuser-Busch InBev.

In 2016, the Board has been assisted by four Committees: the Audit Committee, the Finance Committee, the Remuneration Committee and the Nomination Committee. The Board of the old Anheuser-Busch InBev was also assisted by a Strategy Committee which was created in 2015.

The composition of the Committees is currently as follows:

	Audit Committee	Nomination Committee	Finance Committee	Remuneration Committee
Maria Asuncion Aramburuzabala				
Martin J. Barrington	Member			
Alex Behring			Member	
Michele Burns	Chair		Member	
Paul Cornet de Ways Ruart				
Stéfan Descheemaeker			Member	
Grégoire de Spoelberch		Member		
William F. Gifford			Member	
Olivier Goudet	Member	Member		Member
Paulo Lemann			Member	
Alejandro Santo Domingo				
Elio Leoni Sceti	Member			Member
Carlos Alberto da Veiga Sicupira		Member		
Marcel Herrmann Telles		Chairman		Chairman
Alexandre Van Damme		Member	Chairman	

#### Audit Committee

In accordance with the requirements of the Belgian Companies Code, the Audit Committee is composed exclusively of non-executive Board members and at least one of its members, i.e. Mr. Olivier Goudet, qualifies as an independent director within the meaning of article 526ter of the Belgian Companies Code. Mr. Goudet holds a degree in engineering from l'Ecole Centrale de Paris and graduated from the ESSEC Business School in Paris with a major in finance. He has extensive experience in accounting and audit which he has obtained, among others, as Executive Vice President and Chief Financial Officer of Mars, Incorporated.

A majority of the voting members of the Audit Committee are independent directors as defined in the Corporate Governance Charter and all of them are independent as defined in Rule 10A-3(b)(1)(ii) under the U.S. Securities Exchange Act of 1934, as amended.

In 2016, the Audit Committee of the old Anheuser-Busch InBev met six times and the Audit Committee of the new Anheuser-Busch InBev met two times in 2016. During its meetings, the Committee reviewed the financial statements of the company, the annual report, half-yearly and quarterly statements, as well as related results announcements. The Committee also considered issues arising from internal audits conducted by the group's Internal Audit department and the implementation of the company's Compliance Program. The group's obligations under Sarbanes Oxley, the review of the independence and appointment of the external auditor and a quarterly status of significant litigation were some of the other important topics on the agenda of the Committee. The members of the Committee attended all meetings except for Mr. Rorsted who was absent at one meeting of the old Anheuser-Busch InBev and Mr. Barrington who was absent at both meetings of the Committee of the new Anheuser-Busch InBev.

#### Finance Committee

The Finance Committee of the old Anheuser-Busch InBev met two times in 2016 and the Finance Committee of the new Anheuser-Busch InBev met two times in 2016. Committee discussions included treasury updates and overall risk management strategy including but not limited to risks related to commodities, interest rates, currencies and liquidity, hedging policies, the debt profile and capital structure of the group, pensions, dividends and the disclosure policy of the company. The members of the Committee attended all meetings except for Mrs. Burns and Mr. Descheemaeker who were absent at one meeting of the new Anheuser-Busch InBev and Mr. Gifford who was absent at both meetings of the Committee of the new Anheuser-Busch InBev.

#### Nomination Committee

The Nomination Committee's principal role is to guide the Board succession process. The Committee identifies persons qualified to become Board members and recommends director candidates for nomination by the Board and appointment by the shareholders' meeting.

The Nomination Committee of the old Anheuser-Busch InBev met two times in 2016 and the Nomination Committee of the new Anheuser-Busch InBev met two times in 2016. Discussions included the nomination of directors for appointment or renewal, management targets, the evaluation of the Board and its committees, the global management trainee program and succession planning for key executive functions. The members of the Committee attended all meetings.

#### Remuneration Committee

In accordance with the requirements of the Belgian Companies Code, the Remuneration Committee is composed exclusively of non-executive Board members and a majority of its members, i.e. Mr. Olivier Goudet and Mr. Elio Leoni Sceti, qualify as independent directors within the meaning of article 526ter of the Belgian Companies Code.

The Remuneration Committee's principal role is to guide the Board with respect to all its decisions relating to the remuneration policies for the Board, the CEO and the Executive Board of Management and on individual remuneration packages of directors, the CEO and members of the Executive Board of Management.

The Remuneration Committee of the old Anheuser-Busch InBev met three times in 2016 and the Remuneration Committee of the new Anheuser-Busch InBev met two times in 2016. Discussions included achievement of targets, Executive and Board compensation, Executive shares and options schemes, Long Term Incentive grants to directors, new compensation models and special incentives. The members of the Committee attended all meetings.

#### Strategy Committee

The Committee's principal role has been to assist the Board of the old Anheuser-Busch InBev in providing strategic direction in the areas of corporate strategy, external growth, organic growth, divestments and new business opportunities.

The Strategy Committee met four times in 2016. Discussions included mainly external growth opportunities. The new Anheuser-Busch InBev has not constituted any Strategy Committee.

#### 2.3. Evaluation of the Board and its committees

Annually, the Board performs an evaluation of its performance at the initiative of the Chairman of the Board.

The evaluation constitutes a separate agenda item for a physical meeting of the Board. Discussions take place in executive session in the absence of management. A third party may act as facilitator.

During such meeting, each director is requested to comment on and evaluate the following topics:

- effectiveness of Board and committee operations (e.g. checking that important issues are suitably prepared and discussed, time available for discussion of important policy matters, checking availability and adequacy of pre-read, etc.);
- the qualifications and responsibilities of individual directors (e.g. actual contribution of each director, the director's presence at the meetings and his/her involvement in discussions, impact of changes to the director's other relevant commitments outside the company).
- effectiveness of oversight of management and interaction with management;
- composition and size of the Board and committees. Evaluation will at least take into account the following criteria:
  - director independence: an affirmative determination as to the independence will be made in accordance with the independence criteria published in the Corporate Governance Charter.
  - other commitments of directors: the outside Board commitments of each director enhance experience and perspective of directors, but will be reviewed on a case-by-case basis to ensure that each director can devote proper attention to the fulfillment of his oversight responsibilities.
  - disqualifying circumstances: certain circumstances may constitute a disqualification for membership on the Board (e.g. Board membership of a major supplier, customer or competitor of the company, membership of a federal or regional government). Circumstances will be evaluated on a caseby-case basis to ensure that directors are not conflicted.
  - o skills and previous contributions: the company expects that all directors prepare for, attend and participate actively and constructively in all meetings; exercise their business judgment in good faith; focus their efforts on ensuring that the company's business is conducted so as to further the interests of the shareholders; and become and remain well informed about the company, business and economic trends that affect the company and about the principles and practices of sound Corporate Governance.

Following review and discussion of the responses, the Chairman of the Board may table proposals to enhance the performance or effectiveness of the functioning of the Board. Advice can be requested from a third-party expert.

The evaluation of the Audit Committee is performed at least once a year and is achieved by means of a written process, each member of the committee being requested to comment and provide a numerical rating on a number of questions included in a written questionnaire. Questions in the questionnaire address the composition of the committee, the understanding of the business and its risks, the oversight of financial reporting processes, including internal controls and the oversight of the internal and external audit functions. For significant questions that have obtained a low score on the proposed efficiency scale, an action plan is discussed during a meeting of the committee. The analysis of the questionnaire and the agreed action plan are subsequently presented to the entire Board.

#### 2.4. Certain transactions and other contractual relationships

There are no transactions or other contractual relationships to be reported between the company and its Board members that gave rise to conflicting interests as defined in the Belgian Companies code.

The company is prohibited from making loans to directors, whether for the purpose of exercising options or for any other purpose.

#### 3. CHIEF EXECUTIVE OFFICER AND EXECUTIVE BOARD OF MANAGEMENT

The Chief Executive Officer (CEO) is entrusted by the Board with responsibility for the day-to-day management of the company. The CEO has direct operational responsibility for the entire company. The CEO leads an Executive Board of Management (EBM) which comprises global functional heads (or "Chiefs") and Zone presidents including the Chief Executive Officer of Ambev (Bernardo Pinto Paiva), who reports to the Board of directors of Ambev.

Our Executive Board of Management consists of the following members:

Carlos Brito - CEO				
Functional heads (Chie	<u>fs)</u>	Zone presidents		
Sabine Chalmers	Chief Legal	Jan Craps	Asia Pacific South	
Michel Doukeris	Chief Sales Officer (effective January 2017) (1)	Jean Jereissati	Asia Pacific North (effective January 2017) (2)	
Felipe Dutra	Chief Financial & Technology Officer	Mauricio Leyva	Middle Americas	
Pedro Earp	Chief Disruptive Growth Officer	Carlos Lisboa	Latin America South (effective January 2017) (3)	
Claudio Garcia	Chief People Officer	Stuart MacFarlane	Europe	
David Kamenetzky	Chief Strategy & External Affairs Officer	Ricardo Tadeu	Africa	
Peter Kraemer	Chief Supply Officer	Ricardo Moreira	Latin America COPEC	
Tony Milikin	Chief Procurement Officer	João Castro Neves	North America	
Miguel Patricio	Chief Marketing Officer	Bernardo Pinto Paiva	Latin America North	
David Almeida	Chief Integration Officer			
Claudio Braz Ferro	Chief Supply Integration Officer			

#### Notes

- (1) Luiz Fernando Edmond was Chief Sales Officer until 31 December 2016. Michel Doukeris, formerly Zone President Asia Pacific North, replaced Luiz Fernando Edmond as Chief Sales Officer as of 1 January 2017.
- (2) Michel Doukeris was Zone President Asia Pacific North until 31 December 2016. Jean Jereissati, formerly BU President China, replaced Michel Doukeris as Zone President Asia Pacific North as of 1 January 2017.
- (3) Marcio Froes was Zone President Latin America South until 31 December 2016. Carlos Lisboa, formerly Global VP Global Brands, replaced Marcio Froes as Zone President Latin America South as of 1 January 2017.

#### 4. INTERNAL CONTROL AND RISK MANAGEMENT SYSTEMS

The Board of directors and the Executive Board of Management are responsible for establishing and maintaining adequate internal controls and risk management systems. Internal control is the process designed to provide reasonable assurance regarding achievement of objectives related to effectiveness and efficiency of operations, reliability of financial reporting and compliance with applicable laws and regulations. Risk management is the process designed to identify potential events that may affect the company and to manage risks to be within its risk appetite.

Without prejudice to the responsibilities of the Board as a whole, the Audit Committee oversees financial and business risk management and discusses the process by which management assesses and manages the company's exposure to those risks and the steps taken to monitor and control such exposure.

The company's major risk factors and uncertainties are described in the Risks and Uncertainties section of the Management report in AB InBev's annual report.

The company has established and operates its internal control and risk management systems based on guidelines issued by the Committee of Sponsoring Organizations of the Treadway Commission ("COSO"). The internal control system is based upon COSO's Internal Control—Integrated Framework of 2013 and its risk management system is based on COSO's Enterprise Risk Management Framework of 2004.

#### Financial reporting

The Executive Board of Management is responsible for establishing and maintaining adequate internal controls over financial reporting. The company's internal control over financial reporting is a process designed to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with International Financial Reporting Standards. Internal controls over financial reporting include those written policies and procedures that:

- pertain to the maintenance of records that, in reasonable detail, accurately and fairly reflect the transactions and dispositions of the assets of the company;
- provide reasonable assurance that transactions are recorded as necessary to permit preparation of financial statements in accordance with International Financial Reporting Standards;
- provide reasonable assurance that receipts and expenditures of the company are being made only in accordance with authorization of management and directors of the company;
- provide reasonable assurance regarding prevention or timely detection of unauthorized acquisition, use or disposition of assets that could have a material effect on the consolidated financial statements.

Internal control over financial reporting includes the assessment of the relevant risks, the identification and monitoring of key controls and actions taken to correct deficiencies as identified. Because of its inherent limitations, internal control over financial reporting may not prevent or detect misstatements. Also, projections of any evaluation of effectiveness to future periods are subject to the risk that controls may become inadequate because of changes in conditions, or that the degree of compliance with the policies or procedures may deteriorate.

The Executive Board of Management assessed the effectiveness of the company's internal control over financial reporting as of 31 December 2016. As indicated above, management based this assessment on criteria for effective internal control over financial reporting described in "Internal Control — Integrated Framework" issued by COSO in May 2013. The assessment included an evaluation of the design of the company's internal control over financial reporting and testing of its operational effectiveness. Based on this assessment, the

Executive Board of Management determined that, as of 31 December 2016, the company maintained effective internal control over financial reporting.

The Board of directors and the Audit Committee reviewed the Executive Board of Management's assessment. The review related among other things to ensuring that there are no significant deficiencies or material weaknesses in the design or operation of internal controls over financial reporting which are reasonably likely to adversely affect the company's ability to record, process, summarize and report financial information, and to the existence of any fraud, whether or not material, that involves management or other employees who have a significant role in the company's internal control over financial reporting.

In addition, as a result of the listing of Anheuser-Busch InBev on the New York Stock Exchange, the company must adhere to Section 404 of the U.S. Sarbanes-Oxley Act of 2002. As a consequence, the company is required to provide on a yearly basis a management report on the effectiveness of the company's internal control over financial reporting, as described in the Section and the rules implementing such act. Management's report and the Statutory Auditor's related opinion regarding the company's relevant financial year, will be included in the company's Annual Report on Form 20-F for such year, which is required to be filed with the U.S. Securities and Exchange Commission.

#### Internal Audit

The company has a professional and independent internal audit department. The appointment of the Head of internal audit is reviewed by the Audit Committee. The Audit Committee reviews internal audit's risk assessment and annual audit plan and regularly receives internal audit reports for review and discussion.

Internal control deficiencies identified by internal audit are communicated in a timely manner to management and periodic follow-up is performed to ensure corrective action has been taken.

#### Compliance

Anheuser-Busch InBev has a Compliance Program which fosters a culture of ethics, integrity and lawful behavior in the company. This program includes a Code of Business Conduct and the Anti-Corruption Policy, which are available on the company's website and intranet. The Compliance Program further ensures compliance with applicable laws and regulations and the completion of an annual certification by management of compliance with the Code of Business Conduct.

A set of internal controls has been implemented and is periodically assessed at the Global and Local Compliance Committees, the Audit Committee and within the framework of internal audit.

The Global Compliance Committee, chaired by the Chief Legal Officer, assesses regulatory and ethical compliance risks for the company from a global perspective and provides strategic direction for the activities of the compliance function. On a quarterly basis, the Global Compliance Committee reviews the operation of the Compliance Program and follows-up on the reports submitted through the company's Compliance Helpline (whistle-blowing platform). In addition to the Global Compliance Committee, each Zone has its own Local Compliance Committee, which addresses local compliance matters.

The Audit Committee reviews the operation of the Compliance Program and the results of any compliance reviews or reports submitted through the company's global Compliance Helpline. On a regular basis, the Audit Committee also reviews the significant legal, compliance and regulatory matters that may have a material effect on the financial statements or the company's business, including material notices to or inquiries received from governmental agencies.

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## **5. SHAREHOLDERS STRUCTURE**

## 5.1. Shareholders' structure

The following table shows the shareholders' structure on 31 December 2016 based on the notifications made to Anheuser-Busch InBev and the Belgian Financial Services and Markets Authority by the shareholders listed below in accordance with article 6 of the Belgian law of 2 May 2007 on the notification of significant shareholdings and article 74 of the Belgian law of 1 April 2007 on takeover bids.

Major shareholders	Number of Shares	% of voting rights <sup>(1)</sup>
Holders of Ordinary Shares		
1.Stichting Anheuser-Busch InBev, a stichting		
incorporated under Dutch law (the "Reference		
Shareholder")	663,074,832	34.29%
<b>2.EPS Participations Sàrl</b> , a company incorporated		
under Luxembourg law, affiliated to EPS, its parent	120 257 450	C 740/
company <b>3.EPS SA</b> , a company incorporated under Luxembourg	130,257,459	6.74%
law, affiliated to the Reference Shareholder that it jointly		
controls with BRC	99,999	0.01%
<b>4.BRC Sàrl</b> , a company incorporated under Luxembourg	33,333	0.0170
law, affiliated to the Reference Shareholder that it jointly		
controls with EPS	37,598,236	1.94%
5.Rayvax Société d'Investissements SA, a company	,,	
incorporated under Belgian law	484,794	0.03%
<b>6.Sébastien Holding SA</b> , a company incorporated under		
Belgian law, affiliated to Rayvax, its parent company	10	0.00%
7.Fonds Verhelst SPRL, a company with a social		
purpose incorporated under Belgian law	0	0.00%
8.Fonds Voorzitter Verhelst SPRL, a company with a		
social purpose incorporated under Belgian law, affiliated to	6 007 665	0.060/
Fonds Verhelst SPRL with social purpose, that controls it	6,997,665	0.36%
9.Stichting Fonds InBev-Baillet Latour, a stichting	0	0.00%
incorporated under Dutch law	U	0.00%
purpose incorporated under Belgian law, affiliated to		
Stichting Fonds InBev-Baillet Latour under Dutch law, that		
controls it	5,485,415	0.28%
11.MHT Benefit Holding Company Ltd, a company	5,405,415	0.2070
incorporated under the law of the Bahamas, acting in		
concert with Marcel Herrmann Telles within the meaning		
of Article 3, §2 of the Takeover Law	3,645,605	0.19%
12.LTS Trading Company LLC, a company incorporated		
under Delaware law, acting in concert with Marcel		
Herrmann Telles, Jorge Paulo Lemann and Carlos Alberto		
Sicupira within the meaning of Article 3, §2 of the		
Takeover Law	4,468	0.00%
Holders of Restricted Shares		
1.Altria Group Inc. (2)	185,115,417	9.57%
Z.Bevco Lux Sarico	96,862,718	5.01%

#### Notes:

(1) Holding percentages are calculated on the basis of the total number of shares in issue, excluding treasury shares (1,933,701,581). As at 31 December 2016, there were 2,019,241,973 shares in issue including 85,540,392 ordinary shares held in treasury by AB InBev and certain of its subsidiaries.

- (2) In addition to the Restricted Shares listed above, Altria Group Inc. announced in its Schedule 13D beneficial ownership report on 11 October 2016 that, following completion of the combination, it purchased 11,941,937 Ordinary Shares in the Company, thereby increasing its aggregate ownership to 10.2% based on the number of shares with voting rights as at 31 December 2016.
- (3) In addition to the Restricted Shares listed above, Bevco Lux Sàrl announced in a notification made on 17 January 2017 in accordance with the Belgian law of 2 May 2007 on the notification of significant shareholdings, that it purchased 4,215,794 Ordinary Shares in the Company, thereby increasing its aggregate ownership to 5.23 % as at 13 January 2017 based on the number of shares with voting rights as at 31 December 2016.

The first twelve entities mentioned in the table act in concert (it being understood that (i) the first ten entities act in concert within the meaning of article 3, §1, 13° of the Belgian law of 2 May 2007 on the disclosure of significant shareholdings in issuers whose securities are admitted to trading on a regulated market and containing various provisions, implementing into Belgian law Directive 2004/109/CE, and (ii) the eleventh and twelfth entities act in concert with the first ten entities within the meaning of article 3, §2 of the Belgian law of 1 April 2007 on public takeover bids) and hold, in aggregate, 847,648,483 Ordinary Shares, representing 43.84% of the voting rights attached to the shares outstanding as of 31 December 2016 excluding treasury shares.

#### 5.2. Shareholders' arrangements

Stichting Anheuser-Busch InBev (the "Reference Shareholder") has entered into shareholders' agreements with (a) BRC, EPS, EPS Participations, Rayvax Société d'Investissements SA (Rayvax), (b) Fonds Baillet Latour SPRL with a social purpose and Fonds Voorzitter Verhelst SPRL with a social purpose, and (c) the largest holders of restricted shares in the Company (the Restricted Shareholders).

## a) Reference Shareholder's agreement

In connection with the combination of Interbrew with Ambev in 2004, BRC, EPS, Rayvax and the Reference Shareholder entered into a shareholders' agreement on 2 March 2004 which provided for BRC and EPS to hold their interests in the old Anheuser-Busch InBev through the Reference Shareholder (except for approximately 130 million shares held directly or indirectly by EPS and approximately 37 million shares held directly by BRC). The shareholders' agreement was amended and restated on 9 September 2009. On 18 December 2013, EPS contributed to EPS Participations its certificates in the Reference Shareholder and the shares it held in the old Anheuser-Busch InBev except for 100,000 shares. Immediately thereafter, EPS Participations joined the concert constituted by BRC, EPS, Rayvax and the Reference Shareholder and adhered to the shareholders' agreement. On 18 December 2014, the Reference Shareholder, EPS, EPS Participations, BRC and Rayvax entered into a new shareholders' agreement that replaced the previous shareholders' agreement of 2009. On 11 April 2016, the parties thereto entered into an amended and restated new shareholders' agreement (the "2016 Shareholders' Agreement").

The 2016 Shareholders' Agreement addresses, among other things, certain matters relating to the governance and management of both AB InBev and the Reference Shareholder, as well as (i) the transfer of the Reference Shareholder certificates, and (ii) the de-certification and recertification process for the company's shares (the "Shares") and the circumstances in which the Shares held by the Reference Shareholder may be de-certified and/or pledged at the request of BRC, EPS and EPS Participations.

The 2016 Shareholders' Agreement provides for restrictions on the ability of BRC and EPS/EPS Participations to transfer their Reference Shareholder certificates.

Pursuant to the terms of the 2016 Shareholders' Agreement, BRC and EPS/EPS Participations jointly and equally exercise control over the Reference Shareholder and the Shares held by the Reference Shareholder. The Reference Shareholder is managed by an eight-member board of directors and each of BRC and EPS/EPS Participations have the right to appoint four directors to the Reference Shareholder board of directors. Subject to certain exceptions, at least seven of the eight Reference Shareholder directors must be present or represented in order to constitute a quorum of the Reference Shareholder board, and any action to be taken by the Reference Shareholder board of directors will, subject to certain qualified majority conditions, require the approval of a majority of the directors present or represented, including at least two directors appointed by BRC and two directors appointed by EPS/EPS Participations. Subject to certain exceptions, all decisions of the Reference Shareholder with respect to the Shares it holds, including how such Shares will be voted at shareholders' meetings of AB InBev (Shareholders' Meetings), will be made by the Reference Shareholder board of directors.

The 2016 Shareholders' Agreement requires the Reference Shareholder board of directors to meet prior to each Shareholders' Meeting to determine how the Shares held by the Reference Shareholder are to be voted.

The 2016 Shareholders' Agreement requires EPS, EPS Participations, BRC and Rayvax, as well as any other holder of certificates issued by the Reference Shareholder, to vote their Shares in the same manner as the Shares held by the Reference Shareholder. The parties agree to effect any free transfers of their Shares in an orderly manner of disposal that does not disrupt the market for the Shares and in accordance with any conditions established by the company to ensure such orderly disposal. In addition, under the 2016 Shareholders' Agreement, EPS, EPS Participations and BRC agree not to acquire any shares of Ambev's capital stock, subject to limited exceptions.

Pursuant to the 2016 Shareholders' Agreement, the Reference Shareholder board of directors will propose to the Shareholders' Meeting nine candidates for appointment to the Board, among which each of BRC and EPS/EPS Participations will have the right to nominate four candidates, and one candidate will be nominated by the Reference Shareholder board of directors.

The 2016 Shareholders' Agreement will remain in effect for an initial term until 27 August 2034. The 2016 Shareholders' Agreement will be automatically renewed for successive terms of ten years each unless, not later than two years prior to the expiration of the initial or any successive ten-year term, either party to the 2016 Shareholders' Agreement notifies the other of its intention to terminate the 2016 Shareholders' Agreement.

b) Voting agreement between the Reference Shareholder and the foundations

In addition, the Reference Shareholder has entered into a voting agreement with Fonds Baillet Latour SPRL with a social purpose and Fonds Voorzitter Verhelst SPRL with a social purpose. This agreement provides for consultations between the three bodies before any Shareholders' Meetings to decide how they will exercise the voting rights attached to their Shares. Consensus is required for all items that are submitted to the approval of any Shareholders' Meetings. If the parties fail to reach a consensus, Fonds Baillet Latour SPRL with a social purpose and Fonds Voorzitter Verhelst SPRL with a social purpose will vote their Shares in the same manner as the Reference Shareholder. The voting agreement is valid until 1 November 2034.

c) Voting agreement between the Reference Shareholder and Restricted Shareholders

On 8 October 2016, the Reference Shareholder and each holder of restricted shares (such holders being the Restricted Shareholders) holding more than 1% of the company's total share

capital, being Altria Group Inc. and Bevco LTD, have entered into a voting agreement, to which the company is also a party, under which notably:

- the Reference Shareholder is required to exercise the voting rights attached to its Ordinary Shares to give effect to the directors' appointment principles set out in articles 19 and 20 of the Articles of Association of the company;
- each Restricted Shareholder is required to exercise the voting rights attached to its Ordinary Shares and Restricted Shares, as applicable, to give effect to the directors' appointment principles set out in articles 19 and 20 of the Articles of Association; and
- each Restricted Shareholder is required not to exercise the voting rights attached to their Ordinary Shares and Restricted Shares, as applicable, in favor of any resolutions which would be proposed to modify the rights attached to Restricted Shares, unless such resolution has been approved by a qualified majority of the holders of at least 75% of the Restricted Shareholder Voting Shares (as defined in the Articles of Association).

## 6. ITEMS TO BE DISCLOSED PURSUANT TO ARTICLE 34 OF THE BELGIAN ROYAL DECREE OF 14 NOVEMBER 2007

According to article 34 of the Belgian Royal Decree of 14 November 2007, Anheuser-Busch InBev hereby discloses the following items:

#### 6.1. Capital structure and authorizations granted to the Board

The company's share capital is divided in two categories of shares: all shares are ordinary shares (the "Ordinary Shares"), except for 325,999,817 restricted shares (the "Restricted Shares"). Ordinary shares and Restricted Shares have the same rights except as set out in the Articles of Association. Restricted Shares shall always be in registered form and shall not be listed or admitted to trading on any stock market.

Anheuser-Busch InBev may increase or decrease its share capital with the specific approval of a shareholders' meeting. The shareholders may also authorize the Board of directors to increase the share capital. Such authorization must be limited in time and amount. In either case, the shareholders' approval or authorization must satisfy the quorum and majority requirements applicable to amendments to the Articles of Association. No authorization has been granted to the Board of directors in 2016 to increase the share capital of Anheuser-Busch InBev.

Anheuser-Busch InBev's Board of directors has been authorized by the shareholders' meeting to acquire, on or outside the stock exchange, Anheuser-Busch InBev shares up to maximum 20% of the issued shares for a unitary price which will not be lower than 1 Euro and not higher than 20% above the highest closing price in the last 20 trading days preceding the transaction. This authorization is valid for 5 years from 28 September 2016.

## 6.2. Voting rights and transferability of shares and shareholders' arrangements

## Voting rights, quorum and majority requirements

Each share entitles the holder to one vote.

Generally, there is no quorum requirement for a shareholders' meeting and decisions will be taken by a simple majority vote of shares present or represented. However, certain matters will require a larger majority and/or a quorum. These include the following:

i. any amendment to the Articles of Association (except the amendments to the corporate purpose or the transformation of the legal form of the company), including inter alia, reductions or increases of the share capital of the company (except for capital increases decided by the Board pursuant to the authorised capital) or any resolution relating to a merger or demerger of the company require the presence in person or by proxy of

- shareholders holding an aggregate of at least 50% of the issued share capital, and the approval of a qualified majority of at least 75% of the votes cast at the meeting;
- ii. any modification of the purpose or corporate form of the company or authorisation to repurchase shares of the company requires a quorum of shareholders holding an aggregate of at least 50% of the share capital and approval by a qualified majority of at least 80% of the votes cast at the meeting;
- iii. resolutions relating to the modification of the rights attached to a particular class of shares will require the presence in person or by proxy of shareholders holding an aggregate of at least 50% of the issued share capital in each class of shares and the approval of a qualified majority of at least 75% of the votes cast at the meeting in each class of shares,
  - (in each of the cases (i), (ii) and (iii), if a quorum is not present, a second meeting must be convened. At the second meeting, the quorum requirement does not apply. However, the qualified majority requirement of 75% or 80%, as the case may be, continues to apply); and
- iv. any acquisition or disposal of tangible assets by the company for an amount higher than the value of one third of the company's consolidated total assets as reported in the company's most recent audited consolidated financial statements requires the approval of a qualified majority of at least 75% of the votes cast at the meeting (but there is no minimum quorum requirement).

As an additional rule, in the event of (i) a contribution in kind to the company with assets owned by any person or entity which is required to file a transparency declaration pursuant to applicable Belgian law or a subsidiary (within the meaning of article 6 of the Companies Code) of such person or entity, or (ii) a merger of the company with such a person or entity or a subsidiary of such person or entity, then such person or entity and its subsidiaries shall not be entitled to vote on the resolution submitted to the shareholders' meeting to approve such contribution in kind or merger.

#### Transferability of shares

Ordinary Shares are freely transferable.

As far as Restricted Shares are concerned, no Restricted Shareholder is able, in each case directly or indirectly, to transfer, sell, contribute, offer, grant any option on, otherwise dispose of, pledge, charge, assign, mortgage, grant any lien or any security interest on, enter into any certification or depository arrangement or enter into any form of hedging arrangement with respect to, any of its Restricted Shares or any interests therein or any rights relating thereto, or enter into any contract or other agreement to do any of the foregoing, for a period of five years from 10 October 2016, except in the specific instances set out in the Articles of Association in connection with transactions with Affiliates and Successors or in relation with Pledges. Each of the terms Affiliates, Successors and Pledge is defined in the Articles of Association.

#### Conversion

#### Voluntary conversion

Each Restricted Shareholder will have the right to convert all or part of its holding of Restricted Shares into Ordinary Shares at its election (i) at any time after 10 October 2021, and (ii) in some limited other instances, including immediately prior to, but then solely for the purpose of facilitating, or at any time after entering into an agreement or arrangement to effect any permitted transfer, as set out in article 7.3.b (ii) of the Articles of Association of the Company.

#### **Automatic conversion**

The Restricted Shares shall automatically convert into Ordinary Shares in the situations set out in article 7.6. of the Articles of Association, i.e.:

 upon any transfer, sale, contribution or other disposal, except as set out in article 7.6 (a) of the Articles of Association in connection with transactions with Affiliates and Successors or in relation with Pledges;

- (ii) immediately prior to the closing of a successful public takeover bid for all shares of the Company or the completion of a merger of Anheuser-Busch InBev as acquiring or disappearing company, in circumstances where the shareholders directly or indirectly, controlling or exercising directly or indirectly joint control over Anheuser-Busch InBev immediately prior to such takeover bid or merger will not directly or indirectly control, or exercise joint control over, Anheuser-Busch InBev or the surviving entity following such takeover bid or merger; or
- (iii) upon the announcement of a squeeze-out bid for the outstanding shares of the company, in accordance with article 513 of the Companies Code.

#### Shareholders arrangements

Please refer to section 5 above.

## 6.3. Significant agreements or securities that may be impacted by a change of control on the company

1. Warrants under the long-term incentive plan. Until 2013, the old Anheuser-Busch InBev has issued, on a regular basis, warrants/subscription rights under its long-term incentive plan for the benefit of its Board members and, until 2007, for the benefit of the members of its Executive Board of Management and other senior employees (the "LTI"). Pursuant to the terms and conditions of the LTI, in the event of a modification, as a result of a public bid or otherwise, of the (direct or indirect) control (as defined under Belgian law) exercised over Anheuser-Busch InBev, the holders of warrants shall have the right to exercise them within one month of the date of change of control, irrespective of exercise periods/limitations provided by the plan. Subscription rights not exercised within such time period shall again be fully governed by the normal exercise periods/limitations provided by the plan.

On 30 April 2014, the annual shareholders meeting of the old Anheuser-Busch InBev decided that all the outstanding LTI warrants were automatically converted into LTI stock options, i.e. the right to purchase existing shares instead of the right to subscribe to newly-issued shares, with effect on 1 May 2014. Accordingly, all subscription rights outstanding on 1 May 2014 have become without object, with effect on the same date. The terms and conditions of the replacement LTI stock options are identical to those of the subscription rights, including regarding the exercise price, the exercise conditions and periods and the change of control provisions, except to the extent strictly needed to take into account that existing shares instead of new shares will be delivered.

As a result of the completion of the merger between Anheuser-Busch InBev (formerly "Newbelco") and the old AB InBev, that took place on 10 October 2016 in the framework of the combination with SABMiller, all rights and obligations attached to the outstanding LTI stock options of the old AB InBev, have been automatically transferred to the new Anheuser-Busch InBev (the absorbing company), each outstanding LTI stock option giving right to one share of the new Anheuser-Busch InBev (the absorbing company) instead of one share of the old AB InBev (the absorbed company).

Currently in aggregate, there are 1 million LTI stock options outstanding under the plan, entitling holders to purchase the same number of existing Ordinary Shares of Anheuser-Busch InBev.

2. USD 9,000,000,000 (originally USD 13,000,000,000) Senior Facilities Agreement. In accordance with Article 556 of the Belgian Companies Code, the shareholders meeting of the old Anheuser-Busch InBev SA/NV (the "Company") approved on 27 April 2010, (i) Clause 17 (Mandatory Prepayment) of the USD 13,000,000,000 Senior Facilities Agreement dated 26 February 2010 entered into by, amongst others, the Company and Anheuser-Busch InBev Worldwide Inc. as original borrowers, the original guarantors and original lenders listed therein, Bank of America Securities Limited, Banco Santander, S.A.,

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Barclays Capital, Deutsche Bank AG, London Branch, Fortis Bank SA/NV, ING Bank NV, Intesa Sanpaolo S.P.A., J.P. Morgan PLC, Mizuho Corporate Bank, Ltd, The Royal Bank of Scotland plc, Société Générale Corporate and Investment Banking, and The Bank of Tokyo-Mitsubishi UFJ, LTD. as mandated lead arrangers and bookrunners and Fortis Bank SA/NV as agent and issuing bank (as amended and/or amended and restated from time to time) (the "2010 Senior Facilities Agreement") and (ii) any other provision of the 2010 Senior Facilities Agreement granting rights to third parties which could affect the Company's assets or could impose an obligation on the Company where in each case the exercise of those rights is dependent on the launch of a public take-over bid over the shares of the Company or on a "Change of Control" (as defined in the 2010 Senior Facilities Agreement). Pursuant to the 2010 Senior Facilities Agreement (a) "Change of Control" means "any person or group of persons acting in concert (in each case other than Stichting InBev or any existing direct or indirect certificate holder or certificate holders of Stichting InBev or any person or group of persons acting in concert with any such persons) gaining Control of the Company, (b) "acting in concert" means "a group of persons who, pursuant to an agreement or understanding (whether formal or informal), actively co-operate, through the acquisition directly or indirectly of shares in the Company by any of them, either directly or indirectly, to obtain Control of the Company" and (c) "Control" means, in respect of the Company, the "direct or indirect ownership of more than 50 per cent of the share capital or similar rights of ownership of the Company or the power to direct the management and the policies of the Company whether through the ownership of share capital, contract or otherwise".

Clause 17 of the 2010 Senior Facilities Agreement grants, in essence, to any lender under the 2010 Senior Facilities Agreement, upon a Change of Control over the Company, the right (i) not to fund any loan or letter of credit (other than a rollover loan meeting certain conditions) and (ii) (by not less than 30 days written notice) to cancel its undrawn commitments and require repayment of its participations in the loans or letters of credit, together with accrued interest thereon, and all other amounts owed to such lender under the 2010 Senior Facilities Agreement (and certain related documents).

The 2010 Senior Facilities Agreement was amended on 25 July 2011 and extended on 20 August 2013. It has been amended and restated on 28 August 2015 (the 2010 Senior Facilities Agreement as amended and restated being the "Amended and Restated 2010 Senior Facilities Agreement") so as to increase the total commitments from USD 8,000,000,000 to USD 9,000,000,000 and to extend its term with 5 years from the date of its restatement with the possibility to extend the term by a further two years at the option of the Company.

As a result of the amendment and restatement of the 2010 Senior Facilities Agreement, the shareholders' meeting of the old Anheuser-Busch InBev of 27 April 2016 has approved, in accordance with Article 556 of the Belgian Companies Code, (i) Clause 17 (Mandatory Prepayment) of the Amended and Restated 2010 Senior Facilities Agreement and (ii) any other provision of the Amended and Restated 2010 Senior Facilities Agreement granting rights to third parties which could affect the company's assets or could impose an obligation on the Company where in each case the exercise of those rights is dependent on the launch of a public take-over bid over the shares of the company or on a "Change of Control". The definition of the terms "Change of Control", "acting in concert" and "Control" remained unchanged in the Amended and Restated 2010 Senior Facilities Agreement.

The Amended and Restated 2010 Senior Facilities Agreement has been transferred to the company as a result of the merger between Anheuser-Busch InBev (formerly "Newbelco") and the old AB InBev, that took place on 10 October 2016 in the framework of the combination with SABMiller.

As of 31 December 2016, the company had not made any drawdowns under the Amended and Restated 2010 Senior Facilities Agreement.

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3. USD 75,000,000,000 Senior Facilities Agreement. In accordance with Article 556 of the Belgian Companies Code, the shareholders meeting of the old Anheuser-Busch InBev approved on 27 April 2016 (i) Clause 8.1 (Change of control) of the USD 75,000,000,000 Senior Facilities Agreement dated 28 October 2015 entered into by, among others, the Company as original borrower, the original quarantors and original lenders listed therein, Barclays Bank PLC, BNP Paribas Fortis SA/NV, Citigroup Global Markets Inc., Deutsche Bank AG, London Branch, HSBC Bank Plc, ING Bank N.V., Intesa Sanpaolo Banking Group (represented by Intesa Sanpaolo S.p.A & Banca IMI S.p.A), Merrill Lynch, Pierce, Fenner & Smith Inc., Mizuho Bank, Ltd., Coöperatieve Centrale Raiffeisen-Boerenleenbank B.A. "Rabobank Nederland", New York Branch, The Royal Bank of Scotland plc, Banco Santander, S.A., Société Générale, London Branch, Sumitomo Mitsui Banking Corporation, The Bank of Tokyo-Mitsubishi UFJ, Ltd., The Toronto-Dominion Bank, Unicredit Bank AG and Wells Fargo Securities, LLC as mandated lead arrangers and bookrunners and BNP Paribas Fortis SA/NV as agent (as amended and/or amended and restated from time to time) (the "2015 Senior Facilities Agreement") and (ii) any other provision of the 2015 Senior Facilities Agreement granting rights to third parties which could affect the Company's assets or could impose an obligation on the Company where in each case the exercise of those rights is dependent on the launch of a public take-over bid over the shares of the Company or on a "Change of Control" (as defined in the 2015 Senior Facilities Agreement). Pursuant to the 2015 Senior Facilities Agreement (a) "Change of Control" means "any person or group of persons acting in concert (in each case other than Stichting InBev or any existing direct or indirect certificate holder or certificate holders of Stichting InBev or any person or group of persons acting in concert with any such persons) gaining Control of the Company, (b) "acting in concert" means "a group of persons who, pursuant to an agreement or understanding (whether formal or informal), actively cooperate, through the acquisition directly or indirectly of shares in the Company by any of them, either directly or indirectly, to obtain Control of the Company" and (c) "Control" means, in respect of the Company, the "direct or indirect ownership of more than 50 per cent of the share capital or similar rights of ownership of the Company or the power to direct the management and the policies of the Company whether through the ownership of share capital, contract or otherwise".

Clause 8.1 of the 2015 Senior Facilities Agreement grants, in essence, to any lender under the 2015 Senior Facilities Agreement, upon a Change of Control over the Company, the right (i) not to fund any loan and (ii) (by not less than 30 days written notice) to cancel its undrawn commitments and require repayment of its participations in any loans, together with accrued interest thereon, and all other amounts owed to such lender under the 2015 Senior Facilities Agreement (and certain related documents).

On 27 January 2016, USD 42.5 billion of the 2015 Senior Facilities Agreement was cancelled following bond issuances that took place in January 2016. On 4 April 2016, a further USD 12.5 billion of the 2015 Senior Facilities Agreement was cancelled and on 6 October 2016, USD 12 billion of the 2015 Senior Facilities Agreement was cancelled.

The 2015 Senior Facilities Agreement has been transferred to the company as a result of the merger between Anheuser-Busch InBev (formerly "Newbelco") and the old AB InBev, that took place on 10 October 2016 in the framework of the combination with SABMiller.

As of 31 December 2016, the company (and its predecessor, the old Anheuser-Busch InBev) had made drawdowns under the 2015 Senior Facilities Agreement for a total amount of USD 8 billion.

4. EMTN Program. In accordance with article 556 of the Belgian Companies Code, the shareholders' meeting of the old Anheuser-Busch InBev approved on 24 April 2013 (i) Condition 7.5. of the Terms & Conditions (Redemption at the Option of the Noteholders (Change of Control Put)) of the 15,000,000,000 Euro updated Euro Medium Term Note Program dated 16 May 2012 of Anheuser-Busch InBev SA/NV and Brandbrew SA (the "Issuers") and Deutsche Bank AG, London Branch, acting as Arranger, which may be

applicable in the case of Notes issued under the Program (the "EMTN Program"), (ii) any other provision in the EMTN Program granting rights to third parties which could affect the company's assets or could impose an obligation on the company where in each case the exercise of those rights is dependent on the occurrence of a "Change of Control" (as defined in the Terms & Conditions of the EMTN Program). Pursuant to the EMTN Program, (a) "Change of Control" means "any person or group of persons acting in concert (in each case other than Stichting Anheuser-Busch InBev or any existing direct or indirect certificate holder or certificate holders of Stichting Anheuser-Busch InBev) gaining Control of the company provided that a change of control shall not be deemed to have occurred if all or substantially all of the shareholders of the relevant person or group of persons are, or immediately prior to the event which would otherwise have constituted a change of control were, the shareholders of the company with the same (or substantially the same) pro rata interests in the share capital of the relevant person or group of persons as such shareholders have, or as the case may be, had, in the share capital of the company", (b) "acting in concert" means "a group of persons who, pursuant to an agreement or understanding (whether formal or informal), actively cooperate, through the acquisition directly or indirectly of shares in the company by any of them, either directly or indirectly, to obtain Control of the company", and (c) "Control" means the "direct or indirect ownership of more than 50 per cent of the share capital or similar rights of ownership of the company or the power to direct the management and the policies of the company whether through the ownership of share capital, contract or otherwise".

If a Change of Control Put is specified in the applicable Final Terms of the concerned notes, Condition 7.5. of the Terms & Conditions of the EMTN Programme grants, to any holder of such notes, in essence, the right to request the redemption of his notes at the redemption amount specified in the Final Terms of the notes, together, if appropriate, with interest accrued, upon the occurrence of a Change of Control and a related downgrade of the notes to sub-investment grade.

The change of control provision above is included in the Final Terms of:

- the 750,000,000 Euro 7.375% Notes due 2013(Redeemed on 30 January 2013), the 600,000,000 Euro 8.625% Notes due 2017 (Redeemed on 9 December 2016) and the 550,000,000 GBP 9.75% Notes due 2024, each issued by the company in January 2009;
- the 750,000,000 Euro 6.57% Notes due 2014, issued by the company in February 2009 (*Redeemed on 27 February 2014*);
- the 50,000,000 Euro FRN Notes that bear an interest at a floating rate of 3 month EURIBOR plus 3.90 %, issued by the company in April 2009 (Redeemed on 9 April 2014);
- the 600,000,000 CHF 4.50% Notes due 2014 (*Redeemed on 11 June 2014*), issued by Brandbrew SA in June 2009 (with a guarantee by the company);
- the 250,000,000 Euro 5.75% Notes due 2015 (Redeemed on 22 June 2015) and the 750,000,000 GBP 6.50% Notes due 2017, each issued by the company in June 2009; and
- the 750,000,000 Euro 4% Notes due 2018, issued by the company in April 2010.

The series of Notes referred to in the above paragraph were issued pursuant to the 10,000,000,000 Euro initial Euro Medium Term Note Programme dated 16 January 2009 or the 15,000,000,000 Euro updated Euro Medium Term Note Programme dated 24 February 2010 (as applicable). The relevant change of control provisions contained in the Final Terms of such series of Notes were submitted to, and approved by, the shareholders meetings of the old Anheuser-Busch InBev held on 28 April 2009 and 27 April 2010, respectively.

There is no change of control clause included in the Final Terms of any series of Notes issued pursuant to the EMTN Programme by the company and/or Brandbrew SA after April 2010.

As a result of the update of the EMTN Programme on 22 August 2013 the Terms & Conditions of the updated EMTN Programme no longer provide for a Redemption at the option of the Noteholders (Change of Control Put).

In May 2016, the old Anheuser-Busch InBev invited Noteholders of certain outstanding series of Notes issued under the EMTN Programme prior to 2016 (the "Notes") to consider certain amendments to the terms and conditions applicable to those Notes (the "Participation Solicitation"). The Participation Solicitation was undertaken to avoid any suggestion that the combination with SABMiller could be interpreted as a cessation of business (or a threat to do so), winding up or dissolution of the old Anheuser-Busch InBev.

Meetings of the Noteholders of each series of the Notes were held on 1 June 2016 at which Noteholders voted in favour of the Participation Solicitation for each of the relevant series of Notes. Amended and restated final terms for each series of the Notes reflecting the amended terms and conditions, were signed by the old Anheuser-Busch InBev and the subsidiary guarantors named therein on 1 June 2016.

The EMTN Program has been transferred to the company as a result of the merger between Anheuser-Busch InBev (formerly "Newbelco") and the old AB InBev, that took place on 10 October 2016 in the framework of the combination with SABMiller.

5. US Dollar Notes. In accordance with article 556 of the Belgian Companies Code, the shareholders meeting of the old Anheuser-Busch InBev approved on 26 April 2011 (i) the Change of Control Clause of the USD 3,250,000,000 Notes issued on 29 and 26 March 2010, consisting of USD 1,000,000,000 2.50 % Notes due 2013 (Exchanged for Registered Notes in an exchange offer that closed on 2 September 2010 and redeemed on 26 March 2013), USD 750,000,000 3.625 % Notes due 2015 (Exchanged for Registered Notes in an exchange offer that closed on 2 September 2010 and redeemed on 15 April 2015). USD 1,000,000,000 5.00 % Notes due 2020 (Exchanged for Registered Notes in an exchange offer that closed on 2 September 2010) and USD 500,000,000 Floating Rate Notes due 2013 (Exchanged for Registered Notes in an exchange offer that closed on 2 September 2010 and redeemed on 26 March 2013) (the "Unregistered Notes issued in March 2010"), (ii) the Change of Control Clause of the USD 3,250,000,000 Registered Notes issued in September 2010, consisting of USD 1,000,000,000 2.50 % Notes due 2013 (Redeemed on 26 March 2013), USD 750,000,000 3.625 % Notes due 2015 (Redeemed on 15 April 2015), USD 1,000,000,000 5.00 % Notes due 2020 and USD 500,000,000 Floating Rate Notes due 2013 (Redeemed on 26 March 2013) and offered in exchange for corresponding amounts of the corresponding Unregistered Notes issued in March 2010, in accordance with a US Form F-4 Registration Statement pursuant to an exchange offer launched by Anheuser-Busch InBev Worldwide Inc. in the U.S. on 5 August 2010 and expired on 2 September 2010 (the "Registered Notes issued in September 2010"), (iii) the Change of Control Clause of the USD 8,000,000,000 Registered Notes issued in March 2011, consisting of USD 1,250,000,000 7.20% Notes due 2014 (Redeemed on 20 June 2011), USD 2,500,000,000 7.75% Notes due 2019 and USD 1,250,000,000 8.20% Notes due 2039, USD 1,550,000,000 5.375 % Notes due 2014 (Redeemed on 15 November 2014), USD 1,000,000,000 6.875 % Notes due 2019 and USD 450,000,000 8.00 % Notes due 2039 and offered in exchange for corresponding amounts of the corresponding Unregistered Notes issued in January 2009 and of the corresponding Unregistered Notes issued in May 2009, in accordance with a US Form F-4 Registration Statement pursuant to an exchange offer launched by Anheuser-Busch InBev Worldwide Inc. in the U.S. on 11 February 2011 and expired on 14 March 2011 (the "Registered Notes issued in March 2011"), whereby each of the Unregistered Notes issued in March 2010, the Registered Notes issued in September 2010 and the Registered Notes issued in March 2011 were issued by Anheuser-Busch InBev Worldwide Inc. with an unconditional and irrevocable guarantee as to payment of principal and interest from the old Anheuser-Busch InBev, and (iv) any other provision applicable to the Unregistered Notes issued in March 2010, the Registered Notes issued in September 2010 and the Registered Notes issued in March

2011 granting rights to third parties which could affect the company's assets or could impose an obligation on the company where in each case the exercise of those rights is dependent on the launch of a public take-over bid over the shares of the company or on a "Change of Control" (as defined in the Offering Memorandum with respect to the Unregistered Notes, as the case may be, and in the Registration Statement with respect to the Registered Notes). Pursuant to the Offering Memorandum and Registration Statement (a) "Change of Control" means "any person or group of persons acting in concert (in each case other than Stichting Anheuser-Busch InBev or any existing direct or indirect certificate holder or certificate holders of Stichting Anheuser-Busch InBev) gaining Control of the company provided that a change of control shall not be deemed to have occurred if all or substantially all of the shareholders of the relevant person or group of persons are, or immediately prior to the event which would otherwise have constituted a change of control were, the shareholders of the company with the same (or substantially the same) pro rata interests in the share capital of the relevant person or group of persons as such shareholders have, or as the case may be, had, in the share capital of the company", (b) "Acting in concert" means "a group of persons who, pursuant to an agreement or understanding (whether formal or informal), actively cooperate, through the acquisition directly or indirectly of shares in the company by any of them, either directly or indirectly, to obtain Control of the company", and (c) "Control" means the "direct or indirect ownership of more than 50 per cent of the share capital or similar rights of ownership of the company or the power to direct the management and the policies of the company whether through the ownership of share capital, contract or otherwise".

The Change of Control clause grants to any Noteholder, in essence, the right to request the redemption of his Notes at a repurchase price in cash of 101% of their principal amount (plus interest accrued) upon the occurrence of a Change of Control and a related downgrade in the Notes to sub-investment grade.

A similar change of control provision was approved by the shareholders' meeting of the old Anheuser-Busch InBev on 28 April 2009 with respect to:

• the USD 5,000,000,000 Notes, consisting of USD 1,250,000,000 7.20% Notes due 2014 (Exchanged for Registered Notes in an exchange offer that closed on 14 March 2011 and redeemed on 20 June 2011), USD 2,500,000,000 7.75% Notes due 2019 (Exchanged for Registered Notes in an exchange offer that closed on 14 March 2011) and USD 1,250,000,000 8.20% Notes due 2039 (Exchanged for Registered Notes in an exchange offer that closed on 14 March 2011), each issued in January 2009 by Anheuser-Busch InBev Worldwide Inc. with an unconditional and irrevocable guarantee as to payment of principal and interest from Anheuser-Busch InBev SA/NV (the "Unregistered Notes issued in January 2009").

A similar change of control provision was approved by the shareholders' meeting of the old Anheuser-Busch InBev on 27 April 2010 with respect to:

- the USD 3,000,000,000 Notes <u>issued in May 2009</u>, consisting of USD 1,550,000,000 5.375 % Notes due 2014 (Exchanged for Registered Notes in an exchange offer that closed on 14 March 2011 and redeemed on 15 November 2014), USD 1,000,000,000 6.875 % Notes due 2019 and USD 450,000,000 8.00 % Notes due 2039 (the "<u>Unregistered Notes issued in May 2009</u>") each issued by Anheuser-Busch InBev Worldwide Inc. with an unconditional and irrevocable guarantee as to payment of principal and interest from the old Anheuser-Busch InBev
- the USD 5,500,000,000 Notes <u>issued in October 2009</u>, consisting of USD 1,500,000,000 3.00 % Notes due 2012 (Exchanged for Registered Notes in an exchange offer that closed on 05 February 2010 and redeemed on 15 October 2012), USD 1,250,000,000 4.125 % Notes due 2015 (Exchanged for Registered Notes in an exchange offer that closed on 5 February 2010 and redeemed on 15 January 2015), USD 2,250,000,000 5.375 % Notes due 2020 and USD 500,000,000 6.375 % Notes due 2040 (the "<u>Unregistered Notes issued in October 2009</u>") each issued by Anheuser-Busch InBev Worldwide Inc. with an unconditional and irrevocable guarantee as to payment of principal and interest from the old Anheuser-Busch InBev.

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• the USD 5,500,000,000 Registered Notes <u>issued in February 2010</u>, consisting of USD 1,500,000,000 3 % Notes due 2012 (Redeemed on 15 October 2012), USD 1,250,000,000 4.125 % Notes due 2015 (Redeemed on 15 January 2015), USD 2,250,000,000 5.375 % Notes due 2020 and USD 500,000,000 6.375 % Notes due 2040 and offered in exchange for corresponding amounts of the corresponding Unregistered Notes issued in October 2009, in accordance with a US Form F-4 Registration Statement pursuant to an exchange offer launched by Anheuser-Busch InBev Worldwide Inc. in the US on 8 January 2010 and expired on 5 February 2010 (the "Registered Notes issued in February 2010") each issued by Anheuser-Busch InBev Worldwide Inc. with an unconditional and irrevocable guarantee as to payment of principal and interest from the old Anheuser-Busch InBev.

The US Dollar Notes have been transferred to the company as a result of the merger between Anheuser-Busch InBev (formerly "Newbelco") and the old AB InBev, which took place on 10 October 2016 in the framework of the combination with SABMiller.

# 6. Notes issued under Anheuser-Busch InBev's Shelf Registration Statement filed on Form F-3.

For the sake of completeness, there is no Change of Control Clause applicable to outstanding Notes issued under Anheuser-Busch InBev's Shelf Registration Statement filed on Form F-3 (with an unconditional and irrevocable guarantee as to payment of principal and interest from Anheuser-Busch InBev SA/NV).

7. CAD Dollar Notes issued via a Canadian Private Placement. In accordance with Article 556 of the Belgian Companies Code, the shareholders' meeting of the old Anheuser-Busch InBev approved on 26 April 2011 (i) the Change of Control Clause of the CAD 600,000,000 3.65 % Notes due 2016 issued on 8 December 2010 via a Canadian Private Placement by Anheuser-Busch InBev Worldwide Inc. (with an unconditional and irrevocable quarantee as to payment of principal and interest from the old Anheuser-Busch InBev SA/NV) and (ii) any other provision applicable to the Notes granting rights to third parties which could affect the company's assets or could impose an obligation on the company where in each case the exercise of those rights is dependent on the launch of a public take-over bid over the shares of the company or on a "Change of Control" (as defined in the Offering Memorandum dated 8 December 2010). Pursuant to the Offering Memorandum (a) "Change of Control" means "any person or group of persons acting in concert (in each case other than Stichting Anheuser-Busch InBev or any existing direct or indirect certificate holder or certificate holders of Stichting Anheuser-Busch InBev) gaining Control of the company provided that a change of control shall not be deemed to have occurred if all or substantially all of the shareholders of the relevant person or group of persons are, or immediately prior to the event which would otherwise have constituted a change of control were, the shareholders of the company with the same (or substantially the same) pro rata interests in the share capital of the relevant person or group of persons as such shareholders have, or as the case may be, had, in the share capital of the company", (b) "Acting in concert" means "a group of persons who, pursuant to an agreement or understanding (whether formal or informal), actively cooperate, through the acquisition directly or indirectly of shares in the company by any of them, either directly or indirectly, to obtain Control of the company", and (c) "Control" means the "direct or indirect ownership of more than 50 per cent of the share capital or similar rights of ownership of the company or the power to direct the management and the policies of the company whether through the ownership of share capital, contract or otherwise". The Change of Control clause grants to any Noteholder, in essence, the right to request the redemption of his Notes at a repurchase price in cash of 101% of their principal amount (plus interest accrued) upon the occurrence of a Change of Control and a related downgrade in the Notes to sub-investment grade.

The above CAD Dollar ("CAD") 600,000,000 3.65 % Notes were redeemed on 15 January 2016.

8. Anheuser-Busch InBev's soft drinks business consists of both own production and agreements with PepsiCo related to bottling and distribution arrangements between various Anheuser-Busch InBev subsidiaries and PepsiCo. Ambev, which is a subsidiary of Anheuser-Busch InBev, is one of PepsiCo's largest bottlers in the world. Major brands that are distributed under these agreements are Pepsi, 7UP and Gatorade. Ambev has long-term agreements with PepsiCo whereby Ambev was granted the exclusive right to bottle, sell and distribute certain brands of PepsiCo's portfolio of CSDs in Brazil. The agreements will expire on 31 December 2017 and are automatically extended for additional ten-year terms, unless terminated prior to the expiration date by written notice by either party at least two years prior to the expiration of their term or on account of other events, such as a change of control or insolvency of, or failure to comply with material terms or meet material commitments by, the relevant AB InBev subsidiary.

#### 7. REMUNERATION REPORT

This report was approved by the Remuneration Committee on 20 February 2017.

#### 7.1. Remuneration of directors

#### 7.1.1. Approval Procedure

The Remuneration Committee recommends the level of remuneration for directors, including the Chairman of the Board. These recommendations are subject to approval by the Board and, subsequently, by the shareholders at the annual general meeting.

The Remuneration Committee benchmarks directors' compensation against peer companies. In addition, the Board sets and revises, from time to time, the rules and level of compensation for directors carrying out a special mandate or sitting on one or more of the Board committees and the rules for reimbursement of directors' business-related out-of-pocket expenses.

The Remuneration Committee consists of three members appointed by the Board, all of whom are non-executive directors. Currently, the Chairman of the Committee is a representative of the controlling shareholders and the two other members meet the requirements of independence as established in our Corporate Governance Charter and by the Belgian Companies Code. The CEO and the Chief People Officer are invited to the meetings of the Committee.

The Remuneration Committee's principal role is to guide the Board with respect to all its decisions relating to the remuneration policies for the Board, the CEO and the Executive Board of Management and on their individual remuneration packages. The Committee ensures that the CEO and members of the Executive Board of Management are incentivized to achieve, and are compensated for, exceptional performance. The Committee also ensures the maintenance and continuous improvement of the company's compensation policy which will be based on meritocracy and a sense of ownership with a view to aligning the interests of its employees with the interests of all shareholders.

The Committee meets four times a year and more often if required and is convoked by its Chairman or at the request of at least 2 of its members.

The composition, functioning and specific responsibilities of the Remuneration Committee are set forth in the terms of reference of the Committee, which are part of our Corporate Governance Charter.

#### 7.1.2. Remuneration policy applied in 2016

The remuneration policy for directors of the new Anheuser-Busch InBev is identical to the one for directors of the old Anheuser-Busch InBev. Decisions regarding the remuneration policy for directors taken by the old Anheuser-Busch InBev and reported below, have been applied to directors of the new Anheuser-Busch InBev.

#### a. Cash remuneration

Remuneration is linked to the time committed to the Board and its various committees. The base annual fee amounted to 75,000 Euro in 2016 based on attendance at ten Board meetings. The fee is supplemented with an amount of 1,500 Euro for each additional physical Board or committee meeting. The Chairman's fee is double that of other directors. For the Chairman of the Audit Committee the shareholders' meeting of 29 April 2015 decided to increase the fixed annual fee to an amount which is 70% - instead of 30% before - higher than the fixed annual fee of the other directors. In practice, this means that the fixed annual remuneration of the Chairman of the Audit Committee increased from 97,500 Euro to 127,500 Euro as of 1 May 2015.

The increase was motivated in light of the importance of the role, its risk exposure and the increasing responsibilities entrusted to the Chair of the Audit Committee.

#### b. Share based remuneration

Before 2014, the Board members of the old Anheuser-Busch InBev were granted a limited, pre-determined number of warrants under the company's 1999 long-term incentive warrant plan ("LTI Warrant Plan"). The number of warrants granted annually amounted to 15,000 since 2009. Each LTI warrant gave its holder the right to subscribe for one newly issued share. Shares subscribed for upon the exercise of LTI warrants were ordinary shares of the old Anheuser-Busch InBev. Holders of such shares had the same rights as any other shareholder. The exercise price of LTI warrants was equal to the average price of our shares on Euronext Brussels during the 30 days preceding their issue date. LTI warrants granted in the years prior to 2007 (except for 2003) had a duration of 10 years. From 2007 onwards (and in 2003) LTI warrants have a duration of 5 years. LTI warrants are subject to a vesting period ranging from one to three years. Forfeiture of a warrant occurs in certain circumstances when the mandate of the holder is terminated.

At the annual shareholders' meeting of the old Anheuser-Busch InBev of 30 April 2014, all outstanding LTI warrants have been converted into LTI stock options, i.e. the right to purchase existing shares instead of the right to subscribe to newly issued shares. All other terms and conditions of the outstanding LTI warrants remain unchanged.

The shareholders' meeting of the old Anheuser-Busch InBev of 30 April 2014 has also decided to replace the LTI Warrant Plan by a long-term incentive stock option plan for directors and confirmed that all LTI grants to directors will be in the form of stock options on existing shares with the following features:

- an exercise price that is set equal to the market price of the share at the time of granting;
- a maximum lifetime of 10 years and an exercise period that starts after 5 years; and
- the LTI stock options cliff vest after 5 years. Unvested options are subject to specific forfeiture provisions in the event that the directorship is not renewed upon the expiry of its term or is terminated in the course of its term, both due to a breach of duty by the director.

In line with this decision, the shareholders' meeting of the old Anheuser-Busch InBev of 27 April 2016 granted each Board member 15,000 LTI stock options. The Chairman of the Board was granted 30,000 LTI stock options and the Chairman of the Audit Committee was granted 25,500 LTI stock options. The LTI stock options have an exercise price of 113.25 Euro per share which is the closing price of the Anheuser-Busch InBev share on the day preceding the grant date, i.e. on 26 April 2016. The LTI stock options have a lifetime of 10 years and cliff vest after 5 years, i.e. on 27 April 2021.

Following the completion of the merger between Anheuser-Busch InBev (formerly "Newbelco") and the old AB InBev, that took place on 10 October 2016 in the framework of the combination with SABMiller, all rights and obligations attached to the outstanding long-term incentive stock options of the old Anheuser-Busch InBev, have been automatically transferred to the new Anheuser-Busch InBev (the absorbing company), each outstanding stock option giving right to one share of the new Anheuser-Busch InBev (the absorbing company) instead of one share of the old AB InBev (the absorbed company).

The company's long-term incentive plan deviates from the Belgian Code on Corporate Governance as it provides for share-based payments to non-executive directors. The Board is of the opinion that the successful strategy and sustainable development of the company over the past 10 years demonstrates that the compensation of directors, which includes a fixed number of stock options, does ensure that the independence of the Board members in their role of guidance and control of the company is preserved, and that the directors' interests remain fully aligned with the long-term interests of the shareholders. In particular, the vesting period of the options of 5 years should foster a sustainable and long-term commitment to shareholder value creation.

In accordance with article 554 of the Belgian Companies Code, any grant made under the company's long-term incentive plan is submitted to the shareholders' meeting for prior approval.

The company is prohibited from making loans to directors and members of the Executive Board of Management, whether for the purpose of exercising options or for any other purpose (except for routine advances for business-related expenses in accordance with the company's rules for reimbursement of expenses).

The company does not provide pensions, medical benefits or other benefit programs to directors.

#### 7.1.3. Remuneration in 2016

Individual director remuneration is presented in the table below. All amounts presented are gross amounts expressed in Euro before deduction of withholding tax. Unless specified otherwise, the amounts for each director are aggregate amounts comprising both (i) the remuneration received for the exercise of their mandate with the old AB InBev before the completion of the combination with SABMiller and (ii) the remuneration received for the exercise of their mandate with the new Anheuser-Busch InBev after the completion of the combination with SABMiller.

	Number of Board meetings attended	Annual fee for Board meetings	Fees for Committee meetings	Total fee	Number of LTI stock options granted <sup>(1)</sup>
Maria Asuncion Aramburuzabala	12	75,000	0	75,000	15,000
Martin J. Barrington (as of 08 October 2016) <sup>(2)</sup>	2	0	0	0	0
Alexandre Behring	11	75,000	6,000	81,000	15,000
Michele Burns	12	127,500	28,500	156,000	25,500
Paul Cornet de Ways Ruart	9	75,000	0	75,000	15,000
Stéfan Descheemaeker	12	75,000	4,500	79,500	15,000
Grégoire de Spoelberch	13	75,000	6,000	81,000	15,000
Valentin Diez (until 08 October 2016)	8	56,250	0	56,250	15,000
William F. Gifford (as of 08 October 2016) <sup>(2)</sup>	2	0	0	0	0
Olivier Goudet	13	150,000	31,500	181,500	30,000
Paulo Lemann	13	75,000	6,000	81,000	15,000
Kasper Rorsted (until 08 October 2016)	5	56,250	7,500	63,750	15,000
Alejandro Santo Domingo (as of 08 October 2016)	2	18,750	0	18,750	0

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All directors as a group		1,158,750	169,500	1,328,250	235,500
Alexandre Van Damme	12	75,000	30,000	105,000	15,000
Marcel Herrmann Telles	13	75,000	33,000	108,000	15,000
Carlos Alberto da Veiga Sicupira	11	75,000	6,000	81,000	15,000
Elio Leoni Sceti	13	75,000	10,500	85,500	15,000

LTI stock options were granted on 27 April 2016. They have an exercise price of 113.25 Euro per share, have a term of 10 years and cliff vest after 5 years.
 Mr Barrington and Mr Gifford have waived their entitlement to any type of remuneration, including long term incentive stock options, relating to the exercise of their mandate.

#### 7.1.4. Options owned by directors

The table below sets forth, for each of our current directors, the number of LTI stock options they owned as of 31 December 2016 (1) (2):

	LTI 24	LTI 23	LTI 22	LTI 21	LTI 20	LTI 19	LTI 14	
Grant date	27 April 2016	29 April 2015	30 April 2014	24 April 2013	25 April 2012	26 April 2011	25 April 2006	
Expiry date	26 April 2026	28 April 2025	29 April 2024	23 April 2018	24 April 2017	25 April 2016	24 April 2016	
Maria Asuncion Aramburuzabala	15,000	15,000	0	0	0	0	0	30,000
Martin J. Barrington (3)	0	0	0	0	0	0	0	0
Alex Behring	15,000	15,000	0	0	0	0	0	30,000
Michele Burns	25,500	0	0	0	0	0	0	25,500
Paul Cornet de Ways Ruart	15,000	15,000	15,000	15,000	15,000	0	0	75,000
Stéfan Descheemaeker	15,000	15,000	15,000	15,000	15,000	0	0	75,000
Grégoire de Spoelberch	15,000	15,000	15,000	15,000	0	0	0	60,000
William F. Gifford (3)	0	0	0	0	0	0	0	0
Olivier Goudet	30,000	25,500	20,000	20,000	15,000	0	0	110,500
Paulo Lemann	15,000	15,000	0	0	0	0	0	30,000
Alejandro Santo Domingo	0	0	0	0	0	0	0	0
Elio Leoni Sceti	15,000	15,000	0	0	0	0	0	30,000
Carlos Sicupira	15,000	15,000	15,000	15,000	15,000	0	0	75,000
Marcel Telles	15,000	15,000	15,000	15,000	15,000	0	0	75,000
Alexandre Van Damme	15,000	15,000	15,000	15,000	0	0	0	60,000
Strike price (Euro)	113.25	113.10	80.83	76.20	54.71	40.92	38.70	

<sup>(1)</sup> At the annual shareholders' meeting of 30 April 2014, all outstanding LTI warrants were converted into LTI stock options, i.e. the right to purchase existing ordinary shares instead of the right to subscribe to newly issued shares. All other terms and conditions of the outstanding LTI warrants remained unchanged.

<sup>(2)</sup> In April 2016, Carlos Sicupira and Marcel Telles each exercised 15,000 options of the LTI 19 Series and 8,269 options of the LTI 14 Series that both expired in April 2016. In April 2016, Grégoire de Spoelberch exercised 15,000 options of the LTI 20 Series. In December 2016, Alexandre Van Damme exercised 15,000 options of the LTI 20 Series.

<sup>(3)</sup> Mr Barrington and Mr Gifford have waived their entitlement to any type of remuneration, including long term incentive stock options, relating to the exercise of their mandate.

#### 7.2. Remuneration of Executive Board of Management

This section 7.2 comprises information on the remuneration of the members of the Executive Board of Management with respect to their functions in the Executive Board of Management of the new Anheuser-Busch InBev. This remuneration includes the outstanding remuneration that was due to these members with respect to their function in the Executive Board of Management of the old Anheuser-Busch InBev between 1 January 2016 and 10 October 2016 and which had become, further to the completion of the SABMiller transaction, payable by the new Anheuser-Busch InBev.

Except as provided otherwise, the information in this section relates to the Executive Board of Management as at 01 January 2017.

# 7.2.1. Procedure for developing the remuneration policy and determining the individual remuneration

The compensation and reward programs for the Executive Board of Management are overseen by the Remuneration Committee which is exclusively composed of non-executive directors. It submits to the Board for approval recommendations on the compensation of the CEO and, upon recommendation of the CEO, of the Executive Board of Management.

The Nomination Committee approves the company and individual annual targets and the Remuneration Committee approves the target achievement and corresponding annual and long term incentives of members of the Executive Board of Management.

The remuneration policy and hence any schemes falling within its scope which grant shares or rights to acquire shares, are submitted to the shareholders' meeting for approval.

The composition, functioning and specific responsibilities of the Remuneration Committee and of the Nomination Committee are set forth in the terms of reference of the respective Committee, which are part of our Corporate Governance Charter.

#### 7.2.2. Remuneration policy

The remuneration policy for the Executive Board of Management of the new Anheuser-Busch InBev is identical to the one for the Executive Board of Management of the old Anheuser-Busch InBev. Decisions regarding the remuneration policy for the Executive Board of Management taken by the old Anheuser-Busch InBev and reported below, have been applied to the Executive Board of Management of the new Anheuser-Busch InBev.

Our compensation system is designed to support our high-performance culture and the creation of long-term sustainable value for our shareholders. The goal of the system is to reward executives with market-leading compensation, which is conditional upon both the overall success of the company and individual performance. It ensures alignment with shareholders' interests by strongly encouraging executive ownership of shares in the company and enables to attract and retain the industry's best talent at global levels.

Base salaries are aligned to mid-market levels. Additional short- and long-term incentives are linked to challenging short- and long-term performance targets and the investment of part or all of any variable compensation earned in company shares is encouraged.

The Board may revise the level of remuneration and approve a revised remuneration policy upon recommendation of the Remuneration Committee. At the time of publication of this report, no changes to the remuneration policies for executives are planned.

#### 7.2.3. Components of executive remuneration

Executive remuneration generally consists of (a) a fixed base salary, (b) variable performance-related compensation, (c) long-term incentive stock options, (d) retirement plan contributions and (e) other components. All amounts shown below are gross amounts before deduction of withholding taxes and social security.

Unless specified otherwise, the amounts for the CEO and the members of the Executive Board of Management are aggregate amounts comprising both (i) the remuneration received with the old Anheuser-Busch InBev before the completion of the combination with SABMiller and (ii) the remuneration received with the new Anheuser-Busch InBev after the completion of the combination with SABMiller.

#### a. Base Salary

In order to ensure alignment with market practice, executives' base salaries are reviewed overall against benchmarks. These benchmarks are collected by internationally recognized compensation consultants, in relevant industries and geographies. For benchmarking, a custom sample of Fast Moving Consumer Goods peer companies (Peer Group) is used when available. The Peer Group includes Apple, Coca-Cola Enterprises, Procter & Gamble, PepsiCo International and Unilever.

If Peer Group data are not available for a given level in certain geographies, Fortune 100 companies' data are used.

Executives' base salaries are intended to be aligned to mid-market levels for the appropriate market. Mid-market means that for a similar job in the market, 50% of companies in that market pay more and 50% of companies pay less. Executives' total compensation is intended to be 10% above the 3<sup>rd</sup> quartile.

In 2016, based on his employment contract, the CEO earned a fixed annual salary of 1.48 million Euro (USD 1.64 million), while the other members of the Executive Board of Management earned an aggregate annual base salary of 11.2 million Euro (USD 12.4 million).

#### b. Variable performance-related compensation – Share-based compensation plan

Variable performance-related compensation is key to the company's compensation system and is aimed at rewarding executives' short- and long-term performance of the organization.

The target variable compensation is expressed as a percentage of the Market Reference Salary applicable to the executive. The on-target bonus percentage theoretically amounts to maximum 200% of the Market Reference Salary for members of the Executive Board of Management and 300% for the CEO.

The effective pay-out of variable compensation is directly correlated with performance, i.e. linked to the achievement of total company, business unit and individual targets, all of which are based on performance metrics.

Company and business unit targets focus to achieve a balance of top line growth and cash flow generation.

Below a hurdle of achievement for total company and business unit targets, no variable compensation is earned irrespective of personal target achievement.

In addition, the final individual bonus pay-out percentage also depends on each executive's personal achievement of their individual performance targets. Individual performance targets of the CEO and the Executive Board of Management may consist of financial and non-financial

targets such as sustainability and other elements of corporate social responsibility as well as compliance/ethics related targets. Typical performance measures in this area can relate to employee engagement, talent pipeline, better world goals, compliance dashboards etc. that are also important for the sustainability of the financial performance.

Targets achievement is assessed by the Remuneration Committee on the basis of accounting and financial data.

For 2016, based on the company's target achievement during the year 2016 and the executives' individual target achievement, the total variable compensation for the Executive Board of Management, including the CEO, effectively amounted to approximately 20 % of their 2016 base salary.

Executives receive their variable compensation in cash but are encouraged to invest some or all of its value in company shares to be held for a 5-year period (the "Voluntary Shares"). Such voluntary investment leads to a 10% discount and a company shares match of 3 matching shares for each share voluntarily invested (the "Matching Shares") up to a limited total percentage of each executive's variable compensation. The percentage of the variable compensation that can be invested in voluntary shares is 60% for the CEO and for members of the Executive Board of Management.

#### Voluntary Shares are:

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- existing ordinary shares;
- entitled to dividends paid as from the date of grant;
- o subject to a lock-up period of five years; and
- granted at market price. The discount is at discretion of the Board. Currently, the discount is 10% which is delivered as restricted stock units, subject to specific restrictions or forfeiture provisions in case of termination of service.

Both the Matching Shares and the discounted shares are delivered in the form of restricted stock units (RSU) and vest after five years. In case of termination of service before the vesting date, special forfeiture rules apply.

No performance conditions apply to the vesting of the restricted stock units. However, restricted stock units will only be granted under the double condition that the executive:

- has earned a variable compensation, which is subject to the successful achievement of total company, business unit and individual performance targets (performance condition); and
- has agreed to reinvest all or part of his/her variable compensation in company shares that are locked for a 5-year period (ownership condition).

The variable compensation is usually paid annually in arrears after the publication of the full year results of Anheuser-Busch InBev. Exceptionally, the variable compensation may be paid out semi-annually at the discretion of the Board based on the achievement of semi-annual targets. In such case, the first half of the variable compensation is paid immediately after publication of the half year results and the second half of the variable compensation is paid after publication of the full year results of Anheuser-Busch InBev. The variable compensation for 2016 will be paid in or around March 2017.

In accordance with the authorization granted in the company's bylaws, as amended by the shareholders' meeting of 26 April 2011, the variable compensation system partly deviates from article 520ter of the Belgian Companies Code, as it allows:

- 1. for the variable remuneration to be paid out based on the achievement of annual targets without staggering its grant or payment over a 3-year period. However, executives are encouraged to invest some or all of their variable compensation in company shares which are blocked for 5 years (the "Voluntary Shares"). Such voluntary investment also leads to a grant of Matching Shares in the form of restricted stock units which only vest after 5 years, ensuring sustainable long-term performance.
- for the Voluntary Shares granted under the share based compensation plan to vest at their grant, instead of applying a vesting period of minimum 3 years. Nonetheless, as

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indicated above, the Voluntary Shares remain blocked for 5 years. On the other hand, any Matching Shares that are granted, will only vest after 5 years.

# Variable compensation for performance in 2015 (old Anheuser-Busch InBev) – Paid in March 2016

For the full year 2015, the CEO earned variable compensation of 2.96 million Euro (USD 3.29 million). The other members of the Executive Board of Management as at 01 January 2016 earned aggregate variable compensation of 13.19 million Euro (USD 14.67 million).

The following table sets forth information regarding the number of our shares voluntarily acquired and Matching Shares granted in March 2016 (variable compensation awarded for performance in 2015) to our CEO and the other members of our Executive Board of Management as at 01 January 2016 under the Share-based compensation plan. The Matching Shares were granted in the form of restricted stock units and vest after five years, on 2 March 2021.

Name	Voluntary Shares acquired	Matching Shares granted
Carlos Brito – CEO	14,230	63,213
Chiefs		
David Almeida	-	-
Sabine Chalmers	3,876	18,661
Felipe Dutra	9,085	40,357
Pedro Earp	2,261	10,447
Luiz Fernando Edmond	7,848	33,631
Claudio Braz Ferro	3,876	18,661
Claudio Garcia	3,465	16,680
Tony Milikin	1,724	13,003
Miguel Patricio	3,068	22,238
Zone Presidents		
Michel Doukeris	3,414	15,777
Marcio Froes (1)		<del>-</del>
João Castro Neves	282	2,221
Stuart Mc Farlane	6,178	27,388
Bernardo Pinto Paiva (1)	- 2.102	- 22.001
Ricardo Tadeu	3,192	23,091

<sup>(1)</sup> Bernardo Pinto Paiva, Zone President Latin America North, reported to the Board of Directors of Ambev. He and Marcio Froes, Zone President Latin America South, participated in 2015 in the incentive plans of Ambev S.A. that are disclosed separately by Ambev

#### Variable compensation for performance in 2016

For the year 2016, the CEO earned no variable compensation. The other members of the Executive Board of Management earned aggregate variable compensation of 2.3 million Euro (USD 2.5 million).

The amount of variable compensation is based on the company's performance during the year 2016 and the executives' individual target achievement. Because performance targets for 2016 were not met, the CEO and most of his management team received zero variable compensation. The variable compensation will be paid in or around March 2017.

#### c. Long-term incentive stock options

#### Annual long-term incentive stock options

Members of our senior management may be eligible for an annual long-term incentive paid out in stock options (or similar share related instrument), depending on management's assessment of the beneficiary's performance and future potential.

Long-term incentive stock options have the following features:

- an exercise price that is set equal to the market price of the share at the time of grant;
- o a maximum lifetime of 10 years and an exercise period that starts after 5 years;
- o upon exercise, each option entitles the option holder to purchase one share;
- the options cliff vest after 5 years. In the case of termination of service before the vesting date, special forfeiture rules will apply.

No options were granted in 2016 by the old AB InBev. The following table sets forth information regarding the number of options granted by the new Anheuser-Busch InBev between 10 October 2016 and the time of publication of this report to the CEO and the other members of the Executive Board of Management. The options were granted on 20 January 2017, have an exercise price of 98.85 Euro and become exercisable after five years.

Name	Long Term Incentive stock options granted
Carlos Brito - CEO	396,266
Chiefs David Almeida Sabine Chalmers Michel Doukeris Felipe Dutra Pedro Earp Claudio Braz Ferro Claudio Garcia David Kamenetzky Peter Kraemer Tony Milikin Miguel Patricio	29,137 0 46,619 125,873 0 0 0 29,137 43,705 69,929
Zone Presidents Jan Craps <sup>(1)</sup> Jean Jereissati <sup>(2)</sup> Mauricio Leyva Carlos Lisboa <sup>(2)</sup> Stuart Mc Farlane Ricardo Moreira <sup>(2)</sup> João Castro Neves Bernardo Pinto Paiva <sup>(1)</sup> Ricardo Tadeu	0 17,323 19,203 22,616 69,929 17,323 125,873 0 34,964

<sup>(1)</sup> Bernardo Pinto Paiva, Zone President Latin America North, reported to the Board of Directors of Ambev. He participated in 2016 in the incentive plans of Ambev S.A. that are disclosed separately by Ambev. Similarly, Jan Craps participated in 2016 in the incentive plans of Ambev S.A. since he was an executive of Labatt, which is a subsidiary of Ambev S.A.,

<sup>(2)</sup> The options were granted on 01 December 2016, have an exercise price of 98.04 Euro and become exercisable after five years.

#### Exceptional long-term incentive stock options

a) 2020 Incentive Plan: on 22 December 2015, 4.7 million options were granted by the old Anheuser-Busch InBev to a selected group of approximately 65 members of the senior management of the company, who are considered to be instrumental to help the company to achieve its ambitious growth target.

Each option gives the grantee the right to purchase one existing share. The exercise price of the options is 113.00 Euro which corresponds to the closing share price on the day preceding the grant date. The options have a duration of 10 years as from granting and vest after 5 years. The options only become exercisable provided a performance test is met by Anheuser-Busch InBev. This performance test is based on a net revenue amount which must be achieved by 2022 at the latest.

No stock options were granted to members of the Executive Board of Management at the time of grant.

The 2020 Incentive Plan has been transferred to the new Anheuser-Busch InBev.

b) Integration Incentive Plan: on 15 December 2016, 16.41 million options were granted to a selected group of approximately 375 members of the senior management of the company considering the significant contribution that these employees can make to the success of the company and the achievement of integration benefits.

Each option gives the grantee the right to purchase one existing AB InBev share. The exercise price of the options is 97.99 Euro which corresponds to the closing share price on the day preceding the grant date.

The options have a duration of 10 years from grant and vest on 1 January 2022.

The options only become exercisable provided a performance test is met by Anheuser-Busch InBev. This performance test is based on an EBITDA compounded annual growth rate target and may be complemented by additional country or Zone specific or function specific targets. 100% of the options will become exercisable if the performance test is achieved by 31 December 2019, 90% of the options will become exercisable if the performance test is achieved by 31 December 2020 and 80% of the options will become exercisable if the performance test is achieved by 31 December 2021. Specific forfeiture rules apply if the employee leaves the company before the performance test achievement or vesting date.

No stock options were granted to members of the Executive Board of Management.

c) Incentive Plan for SABMiller employees: on 15 December 2016, 1.43 million options were granted to employees of SABMiller. The grant results from the commitment that AB InBev has made under the terms of the combination with SABMiller, that it would, for at least one year, preserve the terms and conditions for employment of all employees that remain with the SABMiller Group.

Each option gives the grantee the right to purchase one existing AB InBev share. The exercise price of the options is 97.99 Euro which corresponds to the closing share price on the day preceding the grant date.

The options have a duration of 10 years as from granting and vest after 3 years. Specific forfeiture rules apply if the employee leaves the company before the vesting date.

### d. Long-term restricted stock unit programs

Anheuser-Busch InBev has in place three specific long-term restricted stock unit programs:

1. A program allowing for the offer of restricted stock units to certain members of our senior management in certain specific circumstances. Such hardship grants are made

at the discretion of the CEO, e.g. to compensate for assignments of expatriates in certain limited countries.

The characteristics of the restricted stock units are identical to the characteristics of the Matching Shares that are granted as part of the Share-based compensation plan (see 7.2.3.b). The restricted stock units vest after five years and in case of termination of service before the vesting date, special forfeiture rules apply.

During the reporting period in 2016, 0.38 million restricted stock units were granted under the program to our senior management. No restricted stock units were granted under the program to members of the Executive Board of Management

 A program allowing for the exceptional offer of restricted stock units to certain members of senior management at the discretion of the Remuneration Committee of Anheuser-Busch InBev as a long-term retention incentive for key managers of the company.

Members of senior management eligible to receive a grant under the program receive 2 series of restricted stock units. The first half of the restricted stock units vest after five years. The second half of the restricted stock units vest after 10 years. In case of termination of service before the vesting date, special forfeiture rules apply. As of 2017, instead of restricted stock units, stock options may be granted under the program with similar vesting and forfeiture rules.

During the reporting period in 2016, 0.16 million restricted stock units were granted under the program to our management. No restricted stock units were granted under the program to members of the Executive Board of Management.

3. A program allowing certain employees to purchase company shares at a discount aimed as a long-term retention incentive for (i) high-potential employees of the company, who are at a mid-manager level ("People bet share purchase program") or (ii) for newly hired employees. The voluntary investment in company shares leads to the grant of 3 matching shares for each share invested. The discount and matching shares are granted in the form of restricted stock units which vest after 5 years. In case of termination before the vesting date, special forfeiture rules apply.

During the reporting period in 2016, our employees purchased 4,163 shares under the program. No member of the Executive Board of Management participated in the program.

#### e. Exchange of share-ownership program

From time to time certain members of Ambev's senior management are transferred to Anheuser-Busch InBev and vice-versa. In order to encourage management mobility and ensure that the interests of these managers are fully aligned with Anheuser-Busch InBev's interests, the Board has approved a program that aims at facilitating the exchange by these managers of their Ambev shares into Anheuser-Busch InBev shares.

Under the program, the Ambev shares can be exchanged into Anheuser-Busch InBev shares based on the average share price of both the Ambev and the Anheuser-Busch InBev shares on the date the exchange is requested. A discount of 16.66 % is granted in exchange for a 5 year lock-up period for the shares and provided that the manager remains in service during this period. The discounted shares are forfeited in case of termination of service before the end of the 5 year lock-up period.

Under the program, members of our senior management have exchanged 4.4 million Ambev shares for a total of 0.25 million Anheuser-Busch InBev shares in 2016.

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# f. Programs for maintaining consistency of benefits granted and for encouraging global mobility of executives

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Two programs which are aimed at maintaining consistency of benefits granted to executives and at encouraging the international mobility of executives while complying with all legal and tax obligations are in place:

The Exchange program: under this program the vesting and transferability restrictions
of the Series A options granted under the November 2008 Exceptional Option Grant
and of the options granted under the April 2009 Exceptional Option Grant, could be
released e.g. for executives who moved to the United States. These executives were
then offered the possibility to exchange their options for ordinary Anheuser-Busch
InBev shares that remain locked-up until 31 December 2018 (5 years longer than the
original lock-up period).

Since the Series A options granted under the November 2008 Exceptional Option Grant and the options granted under the April 2009 Exceptional Option Grant have vested on 1 January 2014, the Exchange program is no longer relevant for these options. Instead, the Exchange program has now become applicable to the Series B options granted under the November 2008 Exceptional Option Grant. Under the extended program, executives who are relocated e.g. to the United States, can be offered the possibility to exchange their Series B options for ordinary Anheuser-Busch shares that remain locked-up until 31 December 2023 (5 years longer than the original lock-up period).

In 2016, no exchanges were executed under this program.

As a variant to this program, the Board also approved the recommendation of the Remuneration Committee to allow the early release of the vesting conditions of the Series B options granted under the November 2008 Exceptional Option Grant for executives who are relocated, e.g. to the United States. The shares that result from the exercise of the options must remain blocked until 31 December 2023.

Under this variant to the program, Michel Doukeris, member of the Executive Board of Management, has exercised 180,742 options. No other members of the senior management have exercised options under this variant to the program.

2. The Dividend waiver program: where applicable, the dividend protection feature of the outstanding options owned by executives who move to the United States is being cancelled. In order to compensate for the economic loss which results from this cancellation, a number of new options is granted to these executives with a value equal to this economic loss. The new options have a strike price equal to the share price on the day preceding the grant date of the options. All other terms and conditions, in particular with respect to vesting, exercise limitations and forfeiture rules of the new options are identical to the outstanding options for which the dividend protection feature is cancelled. As a consequence, the grant of these new options does not result in the grant of any additional economic benefit to the executives concerned.

In 2016, 0.23 million new options were granted under this program.

The Board has also approved the early release of vesting conditions of unvested stock options which are vesting within 6 months of the executives' relocation. The shares that result from the early exercise of the options must remain blocked until the end of the initial vesting period of the stock options. Under this program, Michel Doukeris, member of the Executive Board of Management, has exercised 51,843 options with an exercise price of 44.00 EUR, whose vesting had been accelerated. In 2016, other members of the senior management have exercised approximately 0,01 million stock options whose vesting had been accelerated.

#### g. Performance related incentive plan for Disruptive Growth Function

The company has implemented a performance related incentive plan which substitutes the long-term incentive stock option plan for executives of the Disruptive Growth Function. This function was created to accelerate new business development opportunities, focusing on initiatives in e-commerce, mobile, craft and branded experiences such as brew pubs and is headed by Pedro Earp, Chief Disruptive Growth Officer.

The incentive plan, which is inspired from compensation models in technology and start-up businesses, aims at specifically linking the compensation to the value creation and success of the disruptive growth business within the company.

Executives will be granted performance units whose value will depend on the internal rate of return (IRR) of their business area. The units vest after 5 years provided a performance test is met, based on a minimal growth rate of the IRR. At vesting, the performance units may be settled in cash or in ordinary shares of the company. Specific forfeiture rules apply in case the executive leaves the company.

During the reporting period in 2016, 2.54 million performance units were granted to senior management under this program. Out of these, 695,932 performance units were granted to Pedro Earp, member of the Executive Board of Management.

#### h. Pension schemes

Our executives participate in Anheuser-Busch InBev's pension schemes in either the US, Belgium or their home country. These schemes are in line with predominant market practices in the respective geographic environments. They may be defined benefit plans or defined contribution plans.

The CEO participates in a defined contribution plan. The annual contribution that is paid to his plan amounted to approximately USD 0.24 million in 2016. The contributions for the other members of the Executive Board of Management amounted to approximately USD 0.66 million in 2016.

#### i. Other benefits

Executives are also entitled to life and medical insurance and perquisites and other benefits that are competitive with market practices. In addition to life and medical insurance, the CEO enjoys a schooling allowance in accordance with local market practice for a limited period of time.

#### 7.2.4. Main contractual terms and conditions of employment of members of the Executive Board of Management

The terms and conditions of employment of the members of the Executive Board of Management are included in individual employment agreements. Executives are also required to comply with the company's policies and codes such as the Code of Business Conduct and Code of Dealing and are subject to exclusivity, confidentiality and non-compete obligations.

The agreement typically provides that the executive's eligibility for payment of variable compensation is determined exclusively on the basis of the achievement of corporate and individual targets to be set by the company. The specific conditions and modalities of the variable compensation are fixed separately by the company and approved by the Remuneration Committee.

Termination arrangements are in line with legal requirements and/or jurisprudential practice. The termination arrangements for the Executive Board of Management provide for a termination indemnity of 12 months of remuneration including variable compensation in case of termination without cause. The variable compensation for purposes of the termination indemnity shall be calculated as the average of the variable compensation paid to the executive for the last two years of employment prior to the year of termination. In addition, if the company decides to impose upon the executive a non-compete restriction of 12 months, the executive shall be entitled to receive an additional indemnity of six months.

In the first quarter of 2017, Luiz Fernando Edmond, former Chief Sales Officer, and Marcio Froes, former Zone President Latin America South, left the company. They were granted a termination indemnity that corresponds to 12 months of their base salary and an amount corresponding to the average of the variable compensation paid for the last two years.

Carlos Brito was appointed to serve as the CEO starting as of 1 March 2006. In the event of termination of his employment other than on the grounds of serious cause, the CEO is entitled to a termination indemnity of 12 months of remuneration including variable compensation as described above.

There is no "claw-back" provision in case of misstated financial statements.

#### 7.2.5. Options owned by members of the Executive Board of Management<sup>1</sup>

The tables below set forth the number of Matching options owned by the members of our Executive Board of Management as of 31 December 2016 under the Share-based compensation plan that was applicable until  $2010^{(1)}$ .

	Matching options 2010	Matching options 2009	Matching options 2009	Matching options 2008	Matching options 2007	Matching options 2006
Grant date	05 March 2010	14 August 2009	6 March 2009	3 March 2008	2 April 2007	27 April 2006
Expiry date	04 March 2020	13 August 2019	5 March 2019	2 March 2018	1 April 2017	26 April 2016
EBM <sup>(3)</sup>	0	140,106	80,765	61,974	0	0
Strike price (Euro)	36.52	27.06	20.49	34.34	33.59	24.78

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<sup>&</sup>lt;sup>1</sup> Following the completion of the merger between Anheuser-Busch InBev (formerly "Newbelco") and the old AB InBev, that took place on 10 October 2016 in the framework of the combination with SABMiller, all rights and obligations attached to the outstanding stock options of the old AB InBev, have been automatically transferred to Anheuser-Busch InBev (the absorbing company), each outstanding stock option giving right to one share of the new Anheuser-Busch InBev (the absorbing company) instead of one share of the old AB InBev (the absorbed company).

	Matching options 2009- Dividend Waiver 13	Matching options 2009- Dividend Waiver 13	Matching options 2008- Dividend Waiver 13	Matching options 2008- Dividend Waiver 09	Matching options 2007- Dividend Waiver 09	Matching options 2006 – Dividend Waiver 09
Grant date	15 May 2013	15 May 2013	15 May 2013	1 December 2009	1 December 2009	1 December 2009
Expiry date	13 August 2019	5 March 2019	2 March 2018	2 March 2018	1 April 2017	26 April 2016
EBM <sup>(3)</sup>	74,869	37,131	49,468	0	0	0
Strike price (Euro)	75.82	75.82	75.82	33.24	33.24	33.24

1. Matching options have the following features:

- a. an exercise price that is set equal to the market price of the share at the time of grant;
  b. a maximum life of 10 years and an exercise period that starts after five years, subject to financial performance conditions to be met at the end of the second, third or fourth year following the grant; upon exercise, each option entitles the option holder to subscribe one share;
- d. specific restrictions or forfeiture provisions apply in case of termination of service.
- 2. Options granted under the Dividend waiver program (see 7.2.3.f)
- The following options were exercised in 2016:
  - In May 2016 Michel Dimitrios Doukeris exercised 15,296 Matching options 2010 with a strike price of 36.52 Euro.

The table below sets forth the number of LTI stock options owned by the members of our Executive Board of Management as of 31 December 2016 under the 2009 Long term incentive stock option plan (see 7.2.3.c).

	LTI	LTI	LTI	LTI	LTI	LTI	LTI	LTI
	options	options	options	options	options	options	options	options
Grant	18 Dec	30 Nov	30 Nov	30 Nov	02 Dec	01 Dec	01 Dec	22 Dec
date	2009	2010	2011	2012	2013	2014	2015	2015
Expiry	17 Dec	29 Nov	29 Nov	29 Nov	01 Dec	30 Nov	30 Nov	21 Dec
date	2019	2020	2021	2022	2023	2024	2025	2025
EBM <sup>(1)</sup>	371,698	620,719	742,459	1,017,909	800,825	604,177	37,754	1,004,848
Strike	35.90	42.41	44.00	66.56	75.15	94.46	121.95	113.00
price (Euro)		72.71	44.00	00.50	73.13	34.40	121.93	113.00

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	LTI	LTI	LTI	LTI	LTI	LTI
	options	options	options	options	options	options
	(ADR)	(ADR)	(ADR)	(ADR)	(ADR)	(ADR)
Grant	30 Nov	30 Nov	30 Nov	02 Dec	01 Dec	01 Dec
date	2010	2011	2012	2013	2014	2015
Expiry	29 Nov	29 Nov	29 Nov	01 Dec	30 Nov	30 Nov
date	2020	2021	2022	2023	2024	2025
EBM	21,880	23,257	15,685	12,893	11,473	10,521
Strike price (USD)	56.02	58.44	86.43	102.11	116.99	128.46

- 1. The following options were exercised in 2016:

  - a. In January 2016:
    i. Tony Milikin exercised 5,823 LTI options of 18 December 2009 with a strike price of 35.90 Euro;
  - b. In May 2016:
    - i. Michel Dimitrios Doukeris exercised 38,219 LTI options of 30 November 2010 with a strike price of 42.41Euro and 51,843 LTI options of 30 November 2011 with a strike price of 44.00 Euro;
  - c. In August 2016:
    - i. Sabine Chalmers exercised 47,680 LTI options of 30 November 2010 with a strike price of 42.41 Euro;
  - d. In November 2016:
    - i. Jan Craps exercised 3,867 LTI options of 30 November 2010 with a strike price of 42.41 Euro.

The table below sets forth the number of options granted under the November 2008 Exceptional Option Grant owned by the members of our Executive Board of Management as of 31 December 2016<sup>(1)</sup>.

	November 2008 Exceptional Grant	November 2008 Exceptional Grant	November 2008 Exceptional Grant options Series A –	November 2008 Exceptional Grant options Series B –	November 2008 Exceptional Grant options Series B –	November 2008 Exceptional Grant options Series B –
	options	options	Dividend	Dividend	Dividend	Dividend
	Series A	Series B	Waiver 09	Waiver 09	Waiver 11	Waiver 13
	25	25	1	1	11	
	November	November	December	December	July	31 May
Grant date	2008	2008	2009	2009	2011	2013
	24	24	24	24	24	24
	November	November	November	November	November	November
Expiry date	2018	2023	2018	2023	2023	2023
EBM <sup>(2)</sup>	0	3,976,325	0	1,834,049	243,901	286,977
Strike price (Euro)	10.32	10.32		33.24	40.35	75.82
ЕВМ	0	722,968	0	457,886	0	0
Strike price (Euro)	10.50	10.50		33.24		

<sup>(1)</sup> The Series A stock options have a duration of 10 years as from granting and have vested on 1 January 2014. The Series B stock options have a duration of 15 years as from granting and vest on 1 January 2019. The exercise of the stock options is subject, among other things, to the condition that the company meets a performance test. This performance test, which was met, required the net debt/EBITDA, as defined (adjusted for exceptional items) ratio to fall below 2.5 before 31 December 2013. Specific forfeiture rules apply in the case of termination of employment.

- (2) The following options were exercised in 2016:
  - a. In May 2016:
    - i. Michel Dimitrios Doukeris exercised 180,742 Exceptional Grant options Series A with a strike price of 10.32 Euro and 180,742 Exceptional Grant options Series B with a strike price of 10.32 Euro;

  - b. In August 2016: i. Peter Kraemer exercised 180,742 Exceptional Grant options Series A with a strike price of 10.50 Euro.

The table below sets forth the number of options granted under the *2020 Incentive Plan* owned by the members of our Executive Board of Management as of 31 December 2016 (see 7.2.3.c).

2020 Incentive Stock Options
22 December 2015
22 December 2025
286,942 113.00

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## **SOCIAL BALANCE SHEET**

Number of joint industrial committee:	220	118	 	

### STATEMENT OF THE PERSONS EMPLOYED

# EMPLOYEES FOR WHOM THE ENTREPRISE SUBMITTED A DIMONA DECLARATION OR WHO ARE RECORDED IN THE GENERAL PERSONNEL REGISTER

During the current period	Codes	Total	1. Men	2. Women
Average number of employees				
Full-time	1001	204,4	135,7	68,7
Part-time	1002	8,7	3,7	5,0
Total in full-time equivalents	1003	211,3	138,6	72,7
Number of hours actually worked				
Full-time	1011	76.843	50.886	25.957
Part-time	1012	2.739	1.196	1.543
Total	1013	79.582	52.082	27.500
Personnel costs				
Full-time	1021	8.527.256,47	5.646.811,97	2.880.444,50
Part-time	1022	303.890,90	132.719,90	171.171,00
Total	1023	8.831.147,37	5.779.531,87	3.051.615,50
Advantages in addition to wages	1033			

During the preceding period
Average number of employees in FTE
Number of hours actually worked
Personnel costs
Advantages in addition to wages

Codes	P. Total	1P. Men	2P. Women
1003			
1013			
1023			
1033			

# EMPLOYEES FOR WHOM THE ENTREPRISE SUBMITTED A DIMONA DECLARATION OR WHO ARE RECORDED IN THE GENERAL PERSONNEL REGISTER (continued)

At the closing date of the period	Codes	1. Full-time	2. Part-time	Total full-time equivalents
Number of employees	105	204	9	211,2
By nature of the employment contract				
Contract for an indefinite period	110	202	9	209,2
Contract for a definite period	111			
Contract for the execution of a specifically assigned work	112			
Replacement contract	113	2		2,0
According to gender and study level				
Men	120	136	4	139,2
primary education	1200			
secondary education	1201	4	1	4,8
higher non-university education	1202	21	1	21,8
university education	1203	111	2	112,6
Women	121	68	5	72,0
primary education	1210			
secondary education	1211	2		2,0
higher non-university education	1212	18	3	20,4
university education	1213	48	2	49,6
By professional category				
Management staff	130	54	1	54,8
Employees	134	150	8	156,4
Workers	132			
Others	133			

## HIRED TEMPORARY STAFF AND PERSONNEL PLACED AT THE ENTERPRISE'S DISPOSAL

During the period	Codes	Hired temporary staff	Persons placed at the enterprise's disposal
Average number of persons employed	150	13,5	
Number of hours actually worked	151	6.688	
Costs for the enterprise	152	265.823,85	

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## LIST OF PERSONNEL MOVEMENTS DURING THE PERIOD

ENTRIES	Codes	1. Full-time	2. Part-time	Total full-time equivalents
Number of employees for whom the entreprise submitted a DIMONA declaration or who have been recorded in the general personnel register during the financial year	205	6		6,0
By nature of employment contract				
Contract for an indefinite period	210	6		6,0
Contract for a definite period	211			
Contract for the execution of a specifically assigned work	212			
Replacement contract	213			

DEPARTURES	Codes	1. Full-time	2. Part-time	Total full-time equivalents
Number of employees whose contract-termination date has been entered in DIMONA declaration or in the general personnel register during the financial year	305	11		11,0
By nature of employment contract				
Contract for an indefinite period	310	10		10,0
Contract for a definite period	311	1		1,0
Contract for the execution of a specifically assigned work	312			
Replacement contract	313			
By reason of termination of contract				
Retirement	340			
Unemployment with extra allowance from enterprise	341			
Dismissal	342	3		3,0
Other reason	343	8		8,0
the number of persons who continue to render services to the enterprise at least half-time on a self-employed basis	350			

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## INFORMATION ON TRAINING PROVIDED TO EMPLOYEES DURING THE PERIOD

	Codes	Men	Codes	Women
Total of initiatives of formal professional training at the expense of the employer				
Number of employees involved	5801	12	5811	2
Number of actual training hours	5802	222	5812	37
Net costs for the enterprise	5803	140.952,00	5813	23.492,00
of which gross costs directly linked to training	58031	116.431,00	58131	19.405,00
of which fees paid and paiments to collective funds	58032	24.521,00	58132	4.087,00
of which grants and other financial advantages received (to deduct)	58033		58133	
Total of initiatives of less formal or informal professional training at the expense of the employer				
Number of employees involved	5821	21	5831	8
Number of actual training hours	5822	28	5832	10
Net costs for the enterprise	5823	12.752,00	5833	4.858,00
Total of initiatives of initial professional training at the expense of the employer				
Number of employees involved	5841		5851	
Number of actual training hours	5842		5852	
Net costs for the enterprise	5843		5853	