

Company number: 4743602

LCH GROUP HOLDINGS LIMITED

**ANNUAL REPORT AND CONSOLIDATED FINANCIAL STATEMENTS
FOR THE YEAR ENDED
31 DECEMBER 2018**

LCH Group Holdings Limited
Consolidated financial statements for the year ended 31 December 2018

COMPANY INFORMATION

Board of Directors

<u>Type of director</u>	<u>Name</u>	<u>Note</u>
Executive	Daniel Maguire (CEO)	
Independent	Leonard (Lex) Hoogduin (Chairman)*	
Independent	Marshall Charles Bailey, OBE (Chairman)*	Appointed 25 September 2018
Independent	Jill Considine	
Independent	Shona Milne	
Independent	James Andrew Hudis	
Independent	Ronaldus Berndsen	Appointed 1 January 2018
Independent	Jonathan Eliot	Resigned 8 January 2018
Shareholder representative	Ashok Krishnan	
Shareholder representative	Jonathan Desler	Appointed 2 May 2018
Shareholder representative	Dominique Le Masson	Appointed 2 May 2018
Shareholder representative	Puneet Malhi	
Shareholder representative	Jonathan Cossey	Appointed 29 November 2018
Shareholder representative	David Schwimmer (LSEG)	Appointed 13 September 2018
Shareholder representative	Chris Corrado (LSEG)	
Shareholder representative	David Warren (LSEG)	
Shareholder representative	Jason Sippel	Resigned 29 November 2018
Shareholder representative	Catherine Thomas (LSEG)	Appointed 1 January 2018; resigned 13 September 2018
Shareholder representative	Mike Bagguley	Resigned 20 April 2018
Shareholder representative	Jacques D'Estais	Resigned 2 May 2018
Shareholder representative	John Shay	Resigned 2 May 2018

*Lex Hoogduin stepped down as chairman of the Group on 25 September 2018, but remains an independent director. Marshall Bailey was appointed as chairman and an independent director on 25 September 2018.

Secretary Simon Tutton

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Registered in England, number: 4743602

LCH Group Holdings Limited (the Group) is a majority owned subsidiary of London Stock Exchange Group plc (LSEG) and is the ultimate parent of the LCH group of companies.

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STRATEGIC REPORT

Business model

The LCH Group ('LCH' or 'the Group') is a leading multinational clearing house, with clearing operations in the UK, Eurozone, US and an expanding presence in the Asia-Pacific region. LCH provides services to mitigate counterparty risk across multiple asset classes for clearing members and their clients, operating through an open access model that clears for the LSEG's markets and other major exchanges and platforms, as well as a range of over-the-counter ('OTC') markets.

LCH sits in the middle of a trade as the buyer to every seller and the seller to every buyer. If either party defaults on the trade, LCH owns the defaulter's risk and becomes accountable for its liabilities. Fundamental to LCH's risk process is its collection of quality collateral from clearing members and clients as insurance to recover or replace defaulted risk. During the life of a trade, or that of a portfolio of trades, LCH processes all cash flows and marks the trade or book to market, calling variation and initial margin in relation to prevailing risk of the overall portfolio.

LCH earns its revenue in the OTC derivatives markets by charging members either an annual fee for all clearing or a lower annual fee with variable fees based on volume. Additional fees are levied for services such as compression. Clients pay a fee based on OTC volume cleared. In non-OTC markets, all users pay a fee based on volumes or value cleared. Net Treasury Income is earned on cash and securities held for margin and default funds.

Operating subsidiaries

LCH Limited continues to satisfy the requirements of the Bank of England as a Recognised Clearing House in the UK and the requirements of all other regulatory bodies to whose rules it is subject (note 24). It provides CCP clearing services in respect of a broad range of cash and derivative products traded on or through various exchanges and trading platforms in the UK, Europe, Asia and the US as well as those traded in the OTC markets.

LCH SA (company name Banque Centrale de Compensation SA), regulated by the L'Autorité de Contrôle Prudentiel et de Résolution (ACPR), acts as the clearing house for regulated markets in France, the Netherlands, Belgium and Portugal and for fixed income products and credit default swaps (CDS) traded either on regulated markets or trading platforms located in France, the UK and Italy. Its principal business is the provision of CCP clearing services in respect of equities and bonds, interest rate and commodity futures and options, equity and index futures and options, OTC bonds and repurchase agreements and CDS.

LCH SwapAgent Limited launched in May 2017, and provides processing, margining and settlement of bilateral, non-cleared derivatives by utilising the Group's clearing infrastructure. The company is not regulated.

Key performance indicators

Non-financial key performance indicators utilised by the directors to measure LCH Group's progress are as follows:

	2018	2017	Variance
<i>SwapClear</i>			
Notional cleared (US\$ trillion)	1,077	874	23%
Client trades ('000)	1,487	1,227	21%
CDSClear: notional cleared (€ billion)	612	549	11%
ForexClear: notional cleared (US\$ billion)	17,238	11,226	54%
Fixed Income: notional cleared (€ trillion)	99	87	13%
Listed Derivatives: contracts cleared (million)	153	147	4%
Cash Equities: trades cleared (million)	809	805	1%
Average cash collateral (€ billion)	87	85	2%

Discussion of the key performance indicators is included in the development and performance section below.

Strategic objectives

The Group's strategic objectives are:

- to provide market leading risk management and clearing solutions
- to manage our members' and clients' risk by providing effective and efficient clearing services
- to promote a safe and stable financial market foremost in all that we do

The strategy for achieving these objectives is to continue to offer our proven risk management capabilities across a range of asset classes with a commitment to partner with our members to develop the services that make markets more efficient and safer.

Development and performance

At London Stock Exchange Group plc's ('LSEG') June 2017 Investor Update event, a target was set for OTC Clearing revenue to achieve double-digit growth continuing to 2019 and for LCH's earnings before interest, tax, depreciation and amortisation ('EBITDA') margin to increase from 36% in 2016 to c.50%. Double-digit growth in OTC Clearing has been achieved in 2017 and 2018, with confidence that this will continue in 2019. LCH's EBITDA margin has reached 46% for 2018, making good progress towards the 2019 target.

In 2018, LSEG further increased their majority stake in the Group from 65.9% to 82.6% following the sale of shares by several minority shareholders.

LCH won 12 awards across 2018, including Clearing House of the Year at the Financial News Trading & Technology Awards and the Asia Risk awards, demonstrating LCH's truly global presence.

LCH continued to benefit from regulatory global incentives, such as the further roll out of the Uncleared Margin Rules (UMR). The changing interest rate environment, particularly in the US, has also contributed to LCH's performance in 2018. Alongside these external factors, LCH continues to develop and expand its product offering, with the launch of Non-Deliverable Interest Rate Swaps in SwapClear, Deliverable FX Options in ForexClear, Index Options exercise platform in CDSClear, and LCH's portfolio margining service, Spider, which was expanded to allow Long Term Interest Rate futures to be offset with eligible swaps and Short-Term Interest Rate futures, while SwapAgent saw its first swaptions trades processed and cross-currency compression.

In 2019, LCH plans to launch clearing for Non-Deliverable FX Options in ForexClear, main market Euronext stocks traded on Turquoise in EquityClear for LCH SA, introduce RepoClear Sponsored Clearing for LCH SA and increase the number of currencies cleared in Non-Deliverable Interest Rate Swaps in SwapClear.

Total income was up 17% to €747.6 million with good performance in SwapClear client clearing, RepoClear volumes and strong growth in Net Treasury Income.

OTC derivatives clearing revenue was up 15% to €303.1 million. The increase in OTC clearing revenue came largely from the growth in SwapClear client clearing across all major currencies.

OTC clearing continues to benefit from the initial implementation of the Uncleared Margin Rules (UMR) in the US from September 2016, and Europe from February 2017. New phases of UMR in 2019 and 2020 are expected to lead to increased use of central clearing, as more clients and banks need to meet increased margin requirements for bilateral trades, with greater efficiencies available by submitting the trade to a clearing house.

Non-OTC clearing revenue was €153.9 million, up 2% on 2017, driven by strong growth in fixed income volumes cleared. Other revenue, which includes compression services and fees for managing non-cash collateral, increased by 21% to €92.9 million.

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In December 2018, the European Commission formally adopted its implementing decision which, in a no deal scenario, will grant temporary equivalence to the UK and allows the European Securities and Markets Authority (ESMA) to provide third country recognition for UK CCPs immediately after the UK's withdrawal from the EU on 29 March 2019. Accordingly, LCH Ltd announced that it intends to continue to offer all clearing services for all products and services to all members and clients after 29 March 2019. In February 2019, LCH Ltd was recognised as a third country CCP under EMIR Article 25 to provide EU customers with continues access. The Bank of England has accepted a formal application from LCH SA for recognition as a non-UK CCP in the UK which is a condition for entry into the UK's temporary recognition regime.

OTC Clearing

SwapClear

SwapClear is the global market leader for OTC Interest Rate Swap (IRS) clearing. At year end, the service had 110 members providing a deep pool of liquidity across 23 currencies. Both buy-side and sell-side users of SwapClear can achieve capital efficiencies from compression while still being subject to a rigorous risk management system.

2018 was a landmark year for SwapClear, with total notional cleared surpassing US\$1 quadrillion (2017: US\$874 trillion). Client clearing also saw record levels, with notional cleared increasing 27% to US\$259 trillion (2017: US\$203 trillion) and client trades increasing by 21% to 1,487,000 (2017: 1,227,000). Inflation swap clearing saw volumes cleared increase 28% with a total of US\$4.1 trillion in notional cleared in 2018 (2017: US\$3.2 trillion).

The launch of Non-Deliverable Interest Rate Swaps in five currencies has also contributed to higher volumes in 2018. Three more currencies are due to be added to the service in 2019, subject to regulatory approval.

Volume growth has been driven by many factors including, the final wave of mandatory clearing in Europe, continued roll out of UMR leading to new clients being onboarded and a changing interest rate environment in the US and UK increasing activity in the swaps market. As regulatory tailwinds are largely behind us, SwapClear will be driven mostly by the market environment and continued expansion of the product suite going forward.

SwapClear offers its own and third-party compression services which reduces the number of trades and overall notional value of portfolios by netting down compatible positions, freeing up more capital that would have otherwise been held on customers balance sheets. Notional compressed continues to increase, rising 27% to US\$773 trillion in total across all services in 2018 (2017: US\$609 trillion), as members and clients see the sustained value delivered by its use with capital savings in 2018 estimated to be US\$39.5 billion.

ForexClear

ForexClear is LCH's Foreign Exchange (FX) derivative clearing service for non-deliverable and deliverable products. Clearing is offered for 17 currency pairs of non-deliverable forwards (NDFs) and, since July 2018, deliverable FX options, spot and forwards for 8 currency pairs. This year, ForexClear membership increased to 32 members (2017: 30) while notional cleared continued to grow, by 54% to US\$17.2 trillion (2017: US\$11.2 trillion). In October ForexClear received an extension to its clearing licence from the Japanese FSA to clear NDFs on behalf of banks and clients based in Japan. ForexClear also saw the first use of its compression service in the final quarter of the year, with over \$4.5 billion of cleared notional compressed.

In 2019, ForexClear expects to extend deliverable FX clearing services and add non-deliverable options to the product suite, alongside increasing numbers of clients and members, driven by the continued roll out of UMR.

CDSClear

CDSClear clears the broadest range of European and US credit default swaps (CDS) products allowing margin offsets to provide opportunities for increased capital efficiency. 100 index series and 500 single name CDS contracts are eligible for clearing. LCH SA, which operates CDSClear, is registered as a CCP in Europe under EMIR, and as a Derivative Clearing Organization (DCO) with the CFTC and a Clearing Agency with the SEC in the US.

Following the successful launch of Credit Index Options (CIO) clearing in December 2017, CDSClear introduced an electronic exercise platform for CIO in November 2018. This platform will allow both buy and sell-side users to reduce operational risk when exercising these products. Membership rose in 2018, with the total number of members now at 16 (2017: 13) providing increased liquidity to the service. Further members are expected to join the service in 2019.

Total notional cleared increased to €612 billion (2017: €549 billion) supported by the continued roll out of UMR.

SwapAgent

In 2018, SwapAgent's cross-currency basis swap service saw over US\$50 billion notional processed, completed its first interest rate swaption trades and facilitated its first cross-currency compression run.

Non-OTC Clearing

RepoClear

In 2018, RepoClear reached a record notional cleared of €98.7 trillion (2017: €87.5 trillion). Volumes in RepoClear rose 13% largely as a result of strong growth in the underlying Repo market.

RepoClear clears across 13 government bond markets including LSEG's MTS bond markets and third-party venues. LCH SA, based in Paris, has expanded towards acting as a single CCP for Euro debt clearing. In early 2019, the remaining eight Euro debt markets that currently offer clearing in London based LCH Ltd, will also begin to offer clearing through LCH SA. This will enable members to benefit from netting and use Euroclear, Clearstream or T2S settlement in a CSD of their choice.

Sponsored Clearing went live in 2017 in LCH Ltd and the first members have been using the service, with plans to increase the product offering as well as roll it out to LCH SA in 2019.

Listed Derivatives

The Listed Derivatives venues cleared by LCH include London Stock Exchange Derivatives Market (LSEDM) and Euronext Derivatives Markets. In 2018, the number of contracts cleared increased by 4% to 152.9 million (2017: 146.9 million). Clearing of LSEDM contracts will cease in June 2019, as they are withdrawn from the trading platform.

EquityClear

EquityClear, operated by LCH Ltd, clears for over 20 trading venues, demonstrating our commitment to an Open Access approach. The number of trades cleared in 2018 increased by 1% to 810 million (2017: 805 million). In early 2019, EquityClear in LCH SA will extend its service to offer the clearing of main market Euronext stocks traded on Turquoise.

Net Treasury Income

Net Treasury Income is the result of interest earned on cash assets lodged with the LCH as margin and default funds. Users of LCH post cash and receive an overnight interest rate less a spread. The level of funds held is primarily driven by the levels of market risk under management by LCH, volumes cleared and market volatility. Income is also driven by short-term interest rates predominantly in the US Dollar, Euro and UK Sterling money markets including floating rate notes and reverse repos. Focus on risk dispersion and efficiency means the number of counterparties used for investment has increased, with greater use of central banks and pension funds.

Average cash collateral held increased 2.6% to €86.7 billion (2017: €84.5 billion). Total Net Treasury Income for 2018 increased by 44% to €197.7 million (2017: €137.4 million), due to the expansion of counterparties and active management of asset allocation, as well as the changing interest rate environment, particularly in the US, where short-term interest rates have been higher than the overnight rate.

Principal risks and uncertainties

The Group's activities expose it to a number of risks, principally market risk (financial market volatility, interest rate risk, foreign exchange risk), sovereign risk, credit risk, liquidity risk and pension risk. The Group manages these risks through various control mechanisms and its approach to risk management is to be prudent yet responsive to changes in the risk environment.

Note 2 provides descriptions of these risks and details the means by which the Group mitigates them.

Details of the Group's capital management processes are provided in note 24.

By order of the Board



Marshall Bailey
Chairman
27 February 2019

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DIRECTORS' REPORT

The directors of LCH Group Holdings Limited (the Company), registered in England and Wales with company number 4743602, present their report to the shareholders, together with the audited consolidated financial statements for the year ended 31 December 2018. The principal activity of the Company is the holding of investments in operating subsidiaries.

Directors

The current directors and changes made during the year ended and subsequent to 31 December 2018 are detailed on page 2.

Indemnity of directors

Directors are entitled to be indemnified by the Group against all costs, charges, losses and liabilities incurred by them in the proper exercise of their duties. Directors who have resigned during the year may also benefit from the same indemnity arrangement.

Transactions with directors and related parties

Details of transactions with related parties are set out in note 26 to the consolidated financial statements. There were no transactions, other than those disclosed in note 18, with directors during the year.

Staff

It is the policy of the Group as a whole to ensure that no staff members or job applicants face discrimination on the grounds of ethnic origin, colour, religion, gender, sexual orientation, age or disability. Should an employee become disabled during his or her career with the Group every effort will be made to ensure continued employment. Staff involvement is encouraged through regular meetings and information is shared with staff through web based communication. The Group recognises its responsibilities to provide a safe working environment for its staff and measures are in place to ensure that the appropriate health and safety at work regulations are strictly observed in all workplaces.

Corporate responsibility

The Group, as part of LSEG, has a zero-tolerance approach to modern slavery. A 'Slavery and Human trafficking statement' is published on LSEG's website (<https://www.lseg.com/about-london-stock-exchange-group/corporate-responsibility/modern-slavery-act-statement>) that describes the steps taken during 2018 to improve the supply chain management and procurement processes and procedures.

Other policies relating to the Group's corporate responsibility are also published on the website.

During the year, the Group made charitable donations of €0.3 million to organisations based in the UK.

Dividends

On 20 February 2019, the directors of the Company recommended a final dividend for the year ended 31 December 2018 of €2.80 per ordinary share, subject to appropriate regulatory agreement. The dividend will be approved at the AGM of the Company on 26 March 2019, and will be paid to shareholders soon after. The total cash value of the dividend will be €203.0 million.

The final dividend for 2017 of €116.0 million was paid on 12 April 2018. As at the balance sheet date, €4.6 million (2017: €1.2 million) of unpaid dividends remained outstanding.

Financial instruments

Details of the Group's financial instruments are provided in note 19.

Going concern and liquidity risk

The directors have made an assessment of the Group's ability to continue as a going concern and to meet current and future regulatory capital requirements and are satisfied that it has the resources to continue in business for the foreseeable future, being at least 12 months from the date on which these accounts were approved by the Board. Contracts for the majority of the exchanges for which the Group clears have a notice period of at least one year. It has a large number of clearing members and is not unduly reliant on any single clearing member or group of clearing members.

Furthermore, the directors are not currently aware of any material uncertainties that may cast significant doubt upon the Group's ability to continue as a going concern. Therefore the financial statements continue to be prepared on the going concern basis.

Overseas branches

The Group's CCP companies have a number of overseas branches which are detailed in full in note 29.

Government grants

The Group receives government grants in the form of tax credits in both the UK and France for research and development work carried out. The amounts have been recognised in the results of the Group when it is deemed likely that the credits will be received (note 27). The Group carries out research and development into software for future use.

Brexit

LCH Limited relies on the right for UK CCPs under EMIR to offer clearing services to EU regulated firms.

On 19 December 2018, the European Commission formally adopted its implementing decision which, in a no deal scenario, will grant temporary equivalence to the UK and allows ESMA to provide third country recognition for UK CCPs immediately after the UK's withdrawal on 29 March 2019. LCH Limited has prepared an application under EMIR Article 25 and is engaging with ESMA on preparatory work to achieve third country recognition. The Bank of England has already accepted a formal application from LCH SA for recognition as a non-UK CCP in the UK which is a condition for entry into the UK's temporary recognition regime.

Disclosure of information to the auditors

Each of the persons who is a director at the date of approval of this report confirms that:

- so far as the director is aware there is no relevant audit information of which the Group's auditors are unaware
- the director has taken all steps that they ought to have taken as director in order to make themselves aware of any relevant audit information and to establish that the Group's auditors are aware of that information

Auditors

Ernst & Young LLP are deemed to have been reappointed as the Company's auditor under the provisions of the Companies Act 2006.

By order of the Board



Marshall Bailey

Chairman

27 February 2019

STATEMENT OF DIRECTORS' RESPONSIBILITIES

The directors are responsible for preparing the strategic report, directors' report and financial statements in accordance with applicable United Kingdom law and those International Financial Reporting Standards (IFRSs) as adopted by the European Union.

Under company law the directors must not approve the financial statements unless they are satisfied that they present fairly the financial position, financial performance and cash flows of the Company for that period. In preparing the financial statements the directors are required to:

- select suitable accounting policies in accordance with IAS 8, Accounting Policies, Changes in Accounting Estimates and Errors, and then apply them consistently
- present information, including accounting policies, in a manner that provides relevant, reliable, comparable and understandable information
- provide additional disclosures when compliance with specific requirements in IFRSs is insufficient to enable users to understand the impact of particular transactions, other events and conditions on the Company's financial position and financial performance
- state that the Company has complied with IFRSs, subject to any material departures disclosed and explained in the financial statements
- make judgements and estimates that are reasonable and prudent

The directors are responsible for keeping adequate accounting records which disclose with reasonable accuracy at any time the financial position of the Company and enable them to ensure that the financial statements comply with the Companies Act 2006. They are also responsible for safeguarding the assets of the Company and hence for taking reasonable steps for the prevention and detection of fraud and other irregularities.

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INDEPENDENT AUDITOR'S REPORT

Opinion

We have audited the financial statements of LCH Group Holdings Limited ('the parent company') and its subsidiaries (the 'Group') for the year ended 31 December 2018 which comprise the Consolidated income statement, the Consolidated statement of comprehensive income, the Consolidated balance sheet, the Consolidated statement of cash flows, the Consolidated statement of changes in equity, the parent company Balance sheet, the parent company Statement of cash flows, the parent company Statement of changes in equity and the related notes 1 to 35, including a summary of significant accounting policies. The financial reporting framework that has been applied in their preparation is applicable law and International Financial Reporting Standards (IFRSs) as adopted by the European Union and, as regards the parent company financial statements, as applied in accordance with the provisions of the Companies Act 2006.

In our opinion:

- the financial statements give a true and fair view of the group's and of the parent company's affairs as at 31 December 2018 and of the group's profit for the year then ended;
- the group financial statements have been properly prepared in accordance with IFRSs as adopted by the European Union;
- the parent company financial statements have been properly prepared in accordance with IFRSs as adopted by the European Union in accordance with the provisions of the Companies Act 2006; and
- the financial statements have been prepared in accordance with the requirements of the Companies Act 2006.

Basis for opinion

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

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

Conclusions relating to going concern

We have nothing to report in respect of the following matters in relation to which the ISAs (UK) require us to report to you where:

- the directors' use of the going concern basis of accounting in the preparation of the financial statements is not appropriate; or
- the directors have not disclosed in the financial statements any identified material uncertainties that may cast significant doubt about the group's or the parent company's ability to continue to adopt the going concern basis of accounting for a period of at least twelve months from the date when the financial statements are authorised for issue.

INDEPENDENT AUDITOR'S REPORT (continued)

Other information

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

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

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

We have nothing to report in this regard.

Opinions on other matters prescribed by the Companies Act 2006

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

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

Matters on which we are required to report by exception

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

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

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

Responsibilities of directors

As explained more fully in the directors' responsibilities statement set out on page 10, the directors are responsible for the preparation of the financial statements and for being satisfied that they give a true and fair view, and for such internal control as the directors determine is necessary to enable the preparation of financial statements that are free from material misstatement, whether due to fraud or error.

In preparing the financial statements, the directors are responsible for assessing the group's and the parent company's ability to continue as a going concern, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting unless the directors either intend to liquidate the group or the parent company or to cease operations, or have no realistic alternative but to do so.

INDEPENDENT AUDITOR'S REPORT (continued)

Auditor's responsibilities for the audit of the financial statements

Our objectives are to obtain reasonable assurance about whether the financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion. Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with ISAs (UK) will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these financial statements.

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

Use of our report

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

Ernst & Young LLP

Maurice McCormick (Senior statutory auditor)
for and on behalf of Ernst & Young LLP, Statutory Auditor
London
27 February 2019

Notes:

1. The maintenance and integrity of the LCH Group Holdings Limited web site is the responsibility of the directors; the work carried out by the auditors does not involve consideration of these matters and, accordingly, the auditors accept no responsibility for any changes that may have occurred to the financial statements since they were initially presented on the web site.
2. Legislation in the United Kingdom governing the preparation and dissemination of financial statements may differ from legislation in other jurisdictions.

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CONSOLIDATED INCOME STATEMENT

	Notes	2018			2017*		
		Underlying €'m	Non- underlying €'m	Total €'m	Underlying €'m	Non- underlying €'m	Total €'m
Fee income		579.3	-	579.3	516.7	-	516.7
Revenue sharing arrangements		(27.0)	-	(27.0)	(24.1)	-	(24.1)
Net revenue		552.3	-	552.3	492.6	-	492.6
Treasury income		988.5	-	988.5	693.2	-	693.2
Treasury expense		(790.8)	-	(790.8)	(555.8)	-	(555.8)
Net treasury income	19	197.7	-	197.7	137.4	-	137.4
Settlement fees recovered		27.9	-	27.9	25.3	-	25.3
Settlement fees paid		(30.3)	-	(30.3)	(25.9)	-	(25.9)
Net settlement fees		(2.4)	-	(2.4)	(0.6)	-	(0.6)
Other income		-	-	-	10.9	-	10.9
Total income		747.6	-	747.6	640.3	-	640.3
Cost of sales		(139.2)	-	(139.2)	(100.3)	-	(100.3)
Gross profit		608.4	-	608.4	540.0	-	540.0
Other operating expenses	5	(265.0)	-	(265.0)	(260.4)	(4.5)	(264.9)
Earnings before interest, tax, depreciation, amortisation and impairment		343.4	-	343.4	279.6	(4.5)	275.1
Depreciation, amortisation and impairment	5	(71.8)	-	(71.8)	(60.1)	-	(60.1)
Operating profit/(loss)		271.6	-	271.6	219.5	(4.5)	215.0
Finance income	7	2.3	-	2.3	0.1	-	0.1
Finance expense	7	(3.8)	-	(3.8)	(9.8)	-	(9.8)
Profit/(loss) before tax		270.1	-	270.1	209.8	(4.5)	205.3
Taxation	8	(57.4)	-	(57.4)	(47.9)	1.0	(46.9)
Profit/(loss) for the year		212.7	-	212.7	161.9	(3.5)	158.4
Profit attributable to:							
Equity holders		207.9	-	207.9	161.9	(3.5)	158.4
Non-controlling interests		4.8	-	4.8	-	-	-

The results for both years are in respect of continuing operations.

The notes on pages 20 to 78 form an integral part of these consolidated financial statements.

*Comparatives have been re-presented to reflect changes in the presentation of revenue. Full details of the changes are given in the basis of preparation. There is no effect on the EBITDA or profit before tax of the Group.

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CONSOLIDATED STATEMENT OF COMPREHENSIVE INCOME

	Notes	2018 €'m	2017 €'m
Profit for the year		212.7	158.4
Amounts that may be subsequently reclassified to profit or loss:			
Net (losses)/gains on the revaluation of debt instruments		(13.3)	5.3
Net (losses)/gains on amounts reclassified to the income statement		4.9	(0.7)
Exchange loss on retranslation of foreign operations		(0.4)	(2.6)
Tax on items that may be reclassified to profit or loss		1.9	(0.8)
		(6.9)	1.2
Amounts that will not be subsequently reclassified to profit or loss			
Remeasurement (losses)/gains on UK defined benefit plan	18	(15.4)	60.5
Deferred tax relating to remeasurement of the UK defined benefit plan	8	5.5	(21.1)
Remeasurement gains on overseas defined benefit plans	18	0.1	0.6
Deferred tax relating to the remeasurement of overseas defined benefit plans	8	(0.1)	(0.2)
		(9.9)	39.8
Total comprehensive income for the year		195.9	199.4
Total comprehensive income attributable to:			
Equity holders		191.1	199.4
Non-controlling interests		4.8	-
		195.9	199.4

Foreign exchange differences on the UK defined benefit pension plan that were previously recognised in the income statement within operating expenses are now recognised directly in the statement of other comprehensive income. The amount of foreign exchange in the prior year was immaterial, and therefore the comparatives have not been restated.

The results for both years are in respect of continuing operations.

The notes on pages 20 to 78 form an integral part of these consolidated financial statements.

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CONSOLIDATED BALANCE SHEET

	Notes	2018 €'m	2017 €'m
Assets			
Non-current assets			
Intangible assets	9	365.7	337.1
Property, plant and equipment	11	10.1	17.4
Trade and other receivables		1.3	3.7
Employment benefits	18	51.2	62.5
Deferred tax assets	8	7.4	7.1
Total non-current assets		435.7	427.8
Current assets			
Trade and other receivables	13	329.1	182.8
Short-term loans	16	88.0	-
Group relief receivable		3.4	-
Balances with clearing members	12	673,093.1	616,318.7
Clearing business investments in financial assets	19	16,349.1	19,319.7
Clearing business cash and cash equivalents		68,871.5	62,642.9
Cash and cash equivalents	14	903.3	1,014.0
Total current assets		759,637.5	699,478.1
Total assets		760,073.2	699,905.9
Liabilities			
Current liabilities			
Trade and other payables	15	(313.0)	(266.4)
Current tax liabilities		(12.6)	(14.7)
Provisions	20	(0.2)	(0.2)
Balances with clearing members	12	(745,671.8)	(685,398.8)
Default funds	17	(12,846.1)	(13,023.6)
Total current liabilities		(758,843.7)	(698,703.7)
Non-current liabilities			
Long-term loans	16	-	(40.0)
Trade and other payables	15	(2.8)	(3.7)
Deferred tax liabilities	8	(9.1)	(17.0)
Retirement benefit obligations	18	(6.2)	(6.2)
Total current liabilities		(18.1)	(66.9)
Total liabilities		(758,861.8)	(698,770.6)
Net assets		1,211.4	1,135.3

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Capital and reserves attributable to the Company's equity holders

Ordinary share capital	22	72.5	72.5
Share premium	22	316.1	316.1
Merger reserve		15.3	15.3
Capital redemption reserve		61.2	61.2
Translation reserve		3.7	4.1
Retained earnings		695.1	618.5
Total shareholders' funds		1,163.9	1,087.7
Non-controlling interests		47.5	47.6
Total equity		1,211.4	1,135.3

The financial statements on pages 14 to 78 were approved by the Board on 27 February 2019 and signed on its behalf by:



Marshall Bailey
Chairman



Daniel Maguire
Chief Executive Officer

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CONSOLIDATED CASH FLOW STATEMENT

	Note	2018 €'m	2017 €'m
Cash flows arising from operating activities			
Net cash outflow from operations	28	(2,670.7)	(1,954.1)
Tax paid		(62.3)	(33.7)
Net cash outflows from operating activities		(2,733.0)	(1,987.8)
Investing activities			
Investment in intangible assets		(88.1)	(92.3)
Purchase of property, plant and equipment		(0.2)	(4.2)
Redemption of clearing business other financial assets		2,970.6	2,303.7
Net cash inflow from investing activities		2,882.3	2,207.2
Financing activities			
Interest received		0.4	1.3
Interest paid		(6.2)	(18.4)
Preference shares repaid (net)		-	(180.0)
Loan received from parent company		-	100.0
Loans granted to parent company		(88.0)	-
Loans repaid to parent company		(40.0)	(60.0)
Dividends paid		(117.5)	(30.8)
Share-based payments contribution		(5.7)	(5.3)
Net cash used in financing activities		(257.0)	(193.2)
(Decrease)/increase in cash and cash equivalents		(107.7)	26.2
Cash and cash equivalents at 1 January		1,014.0	983.8
Effects of foreign exchange movements		(3.0)	4.0
Cash and cash equivalents at 31 December		903.3	1,014.0
Cash and cash equivalents at 31 December comprise:			
Investments in secured short-term deposits		362.3	336.0
Cash at bank and in hand		541.0	678.0
		903.3	1,014.0

The notes on pages 20 to 78 form an integral part of these consolidated financial statements.

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CONSOLIDATED STATEMENT OF CHANGES IN EQUITY

	Called-up share capital	Share premium	Other reserves	Translation reserve	Retained earnings	Non- controlling interests	Total
	€'m	€'m	€'m	€'m	€'m	€'m	€'m
Shareholders' equity at 1 January 2017	74.2	316.1	74.8	6.7	495.4	-	967.2
Profit for the year ended 31 December 2017	-	-	-	-	158.4	-	158.4
Other comprehensive income	-	-	-	(2.6)	43.6	-	41.0
Total comprehensive income	-	-	-	(2.6)	202.0	-	199.4
Share buyback	(1.7)	-	1.7	-	-	-	-
Disposal of non-controlling interest	-	-	-	-	(47.6)	47.6	-
Transactions costs relating to disposal	-	-	-	-	(4.4)	-	(4.4)
Dividend approved during the year	-	-	-	-	(29.7)	-	(29.7)
Share-based payments contribution	-	-	-	-	6.4	-	6.4
Share-based payments expense net of tax	-	-	-	-	(3.6)	-	(3.6)
Shareholders' equity at 31 December 2017	72.5	316.1	76.5	4.1	618.5	47.6	1,135.3
Profit for the year ended 31 December 2018	-	-	-	-	207.9	4.8	212.7
Other comprehensive expense	-	-	-	(0.4)	(16.4)	-	(16.8)
Total comprehensive income	-	-	-	(0.4)	191.5	4.8	195.9
Dividends approved during the year	-	-	-	-	(116.0)	(4.9)	(120.9)
Share-based payments contribution	-	-	-	-	5.7	-	5.7
Share-based payments expense net of tax	-	-	-	-	(5.1)	-	(5.1)
Reversal of transaction costs	-	-	-	-	0.4	-	0.4
Shareholders' equity at 31 December 2018	72.5	316.1	76.5	3.7	695.1	47.5	1,211.4

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NOTES TO THE FINANCIAL STATEMENTS

1. Summary of significant accounting policies and basis of preparation

Basis of preparation

These consolidated financial statements have been prepared in accordance with IFRSs and the IFRS Interpretations Committee (IFRS IC) interpretations issued by the International Accounting Standards Board (IASB) effective for 2018 reporting and endorsed by the EU, and with those parts of the Companies Act 2006 applicable to companies reporting under IFRS.

The financial statements have been prepared under the historical cost convention as modified by the valuation of financial assets and liabilities held at fair value. A summary of significant accounting policies is set out below, together with an explanation of changes to previous policies on the adoption of new accounting standards.

The Group uses a columnar format for the presentation of its income statement. This aids the understanding of its results by presenting profit for the year before any non-underlying items. Non-underlying items includes non-recurring items which do not form part of the Group's ongoing trading position and other items that due to their size and nature are regarded as non-underlying. Underlying profit is reconciled to profit before taxation on the face of the income statement.

Changes in presentation of pass through costs and other income

The Group no longer shows some pass through costs gross on the face of the income statement. Pass through costs are costs incurred by the Group from third parties providing a service integral to the clearing process allowing the Group to perform its obligations to its clearing members. Costs are discrete and directly attributable to an individual transaction and are passed directly to the clearing member without mark-up. Pass through costs include PPS (protected payment system) and LIBOR fees.

Previously the recovery of the LIBOR fees was shown in other income, with the expense being recorded in cost of sales. These amounts are now netted within other fee income. LIBOR costs began in 2015, and the Group began recharging its members with these costs in 2016. Originally, this was expected to be a short-term measure and the cost and recovery were shown separately, but in 2018 the facts surrounding these charges changed, and the Group concluded that they should be treated as a pass-through cost. This change is neither a change in estimate nor a change in accounting policy, but rather a reflection of the latest facts and circumstances in relation to the business model associated with the LIBOR charges and how the business now expects to recover these costs from customers with no mark up. As such, the Group will adopt the change in presentation of LIBOR costs prospectively from 1 January 2018. This change in presentation has resulted in €10 million being reclassified from cost of sales to revenue in the current year. The prior year has not been restated for these changes.

The Group has also clarified the definition of other income to represent only items that are incidental to the Group's business, not earned as part of the Group's ongoing day to day business. Items previously shown within other income are now included within revenue. Other income in 2017 included €8 million in respect of LIBOR fees and €3 million relating to other services provided by the Group. This change in presentation has not had a material effect on revenue. Other income is now shown separately from settlement fees.

Other fee income and clearing fee income have been combined on the face of the income statement, but are disclosed separately in note 4.

There is no effect on the EBITDA or profit before tax of the Group.

Changes in presentation of foreign exchange differences on defined benefit pension assets

Where the underlying currency of a pension fund is not in the functional currency of the Company involved, the foreign exchange differences are now recognised in other comprehensive income. Previously they were recognised in the income statement. The Group considers these variations to form part of the overall revaluation of the pension fund which is recognised in other comprehensive income. The comparative results have not been restated as the foreign exchange difference in the comparative period was immaterial. In the current year, the FX difference that would have

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been recognised in the income statement was €1.1 million. There is no cumulative effect on the opening reserves of the Group as a result of this change.

The financial statements are presented in millions of euros except where otherwise indicated.

New accounting standards, amendments and interpretations

Standards issued and adopted for the financial year beginning 1 January 2018

The following amendments and standards have been issued by the IASB and IFRS IC and have been adopted during the year:

	Effective date for periods beginning on or after
IFRS 9 Financial Instruments	1 January 2018
IFRS 15 Revenue from Contracts with Customers (and later clarifications)	1 January 2018
IFRIC 22 Foreign Currency Transactions and Advance Consideration	1 January 2018
Annual Improvements to IFRS Standards 2014-2016	1 January 2018
Amendments to IAS 40: Transfers of Investment Property	1 January 2018
Amendments to IFRS 2: Classification and Measurement of Share-based payment	1 January 2018
Amendments to IFRS4: Applying IFRS 9 Financial Instruments with IFRS4 Insurance	1 January 2018

IFRS 15 Revenue from Contracts with Customers – impact of adoption

On 1 January 2018, the Group adopted IFRS 15 ‘Revenue from Contracts with Customers’ (IFRS 15). This new accounting standard requires the Group to recognise revenue when the Group transfers promised goods or services to customers in an amount that reflects the consideration to which the Group expects to be entitled in exchange for those goods or services. The new guidance requires more detailed revenue disclosures and policies to identify the Group’s performance obligations to customers.

The rules set out in IFRS 15 have been adopted prospectively from 1 January 2018 under the modified retrospective approach, and consequently the comparative amounts remain unchanged and are reported under IAS 18. The adoption of IFRS 15 resulted in no material changes to the measurement or timing of revenue recognition in the income statement for the Group.

Fee income accrued, but not yet invoiced at the balance sheet date – contract assets as defined by the standard, are shown as “fee receivables” within trade and other receivables. Deferred income is now referred to as contract liabilities.

IFRS 9 Financial Instruments – impact of adoption

On 1 January 2018 the Group adopted IFRS 9 ‘Financial Instruments’ and applied the standard retrospectively.

The Group has not restated comparative amounts in the financial statements, as this would require the use of hindsight in factors influencing measurement such as fair values and expected credit loss calculations and therefore is proscribed by the standard. There were no material changes in the values of any of the Group’s financial assets and liabilities on transition.

Amounts presented in the Group’s financial statements as at 31 December 2017 have been updated to adopt the new terminology under IFRS 9. The previously reported ‘loans and receivables’ and ‘available for sale at fair value through other comprehensive income’ categories are now referred to as ‘financial assets at amortised cost’ and ‘financial assets at fair value through other comprehensive income’ (‘FVOCI’) respectively in Note 12.

The new standard requires financial instruments to be classified as fair value through profit or loss (FVPL), fair value through other comprehensive income (FVOCI) or amortised cost, each of which are explained further below. The classification depends on the Group’s business model for managing its financial instruments and whether the cash flows generated are “solely payments of principal and interest” (SPPI).

- Financial assets at amortised cost are assets that are held in order to collect the contractual cash flows (solely payments of principal and interest); this includes the Group's cash and cash equivalents and trade and other receivables. At the date of transition, €68,115.3 million previously reported as loans and receivables are now referred to as financial assets at amortised cost.
- Financial assets at fair value through other comprehensive income (FVOCI) are assets used by the business mainly to collect the contractual cash flows, but may also be sold from time to time. This category includes the Group's investments in financial assets (€16,349.1 million) (predominantly government bonds). Previously these assets were classified as either 'available for sale at FVOCI' or 'FVPL'. At the date of transition, €4,172.1 million of financial assets previously designated as FVPL were reclassified as FVOCI with no change in valuation, and €15,147.6 million of assets previously designated as available for sale assets are now referred to as FVOCI with no change in valuation. Any profit or loss recognised in other comprehensive income on debt instruments is recycled to the income statement if the asset is sold. Any profit or loss on an equity investment remains in other comprehensive income and is not recycled.
- Financial assets at fair value through profit or loss (FVPL) are either assets that are designated as FVPL on recognition, or that are traded on a regular basis. This category includes the clearing member trading balances comprising derivatives, equity and debt instruments that are marked to market on a daily basis. There is no change on the previous treatment for these instruments. At the date of transition €612,038.2 million of assets remained as fair value through profit or loss.
- Financial liabilities at fair value through profit or loss (FVPL): this category includes all the clearing member trading balances, comprising derivatives, equity and debt instruments, which are marked to market on a daily basis. There was no change on the previous treatment for these instruments.
- Financial liabilities at amortised cost: this category includes all financial liabilities that are not included within financial liabilities at fair value through profit or loss and comprises the Group's trade and other payables balances and borrowings as well as other payables to clearing members. There was no change on the previous treatment for these instruments.

IFRS 9 adopts a new approach to calculating impairment losses on financial instruments, with the Group required to adopt a forward-looking approach to estimate expected credit losses (ECLs). ECLs are based on the difference between the contractual cash flows due and the expected cash flows, the difference is then discounted at the asset's original effective interest rate. The impact of the new approach on the Group's financial statements is as follows:

Financial assets at amortised cost – the ECL for trade receivables, contract assets and cash and cash equivalents has been calculated using IFRS 9's simplified approach using lifetime ECL. The Group collects amounts due via the protected payment system (PPS) three days after the invoices are issued and considers that no provision is required.

Financial assets held at FVOCI – the Group's financial assets held at FVOCI consist of high quality government bonds that have a low credit risk. The Group's policy is to calculate a 12 month ECL on these assets. If there is a significant increase in credit risk, then a lifetime ECL will be calculated. A significant increase in credit risk is considered to have occurred when contractual payments are more than 30 days past due. As at the date of adoption, the Group has determined that the 12 month ECL on these assets is immaterial, and there have been no significant increases in credit risk, and therefore no lifetime ECL has been provided against these assets.

Financial assets at fair value through profit or loss (FVPL) – in accordance with IFRS 9, no ECLs are required for assets held at FVPL.

Impairment losses on the remaining financial assets are measured using the general approach. The Group calculates a loss allowance based on the 12 month ECL at each reporting date until there is a significant increase in the financial instrument's credit risk, at which point the Group will calculate a loss allowance based on the lifetime ECL, as described above for FVOCI assets.

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The table below illustrates the changes to the classification of the Group's financial assets under IFRS 9 and IAS 39 at the date of initial application of IFRS 9:

Instrument	Description	IAS 39	IFRS 9
Financial assets			
Transactions with clearing members at fair value	Clearing exposures (assets)	FVPL	FVPL
Transactions with clearing members at amortised cost	Clearing exposures (assets)	FVPL	Amortised cost
Other receivables from clearing members	Interest and variation margin receipts due	Amortised cost	Amortised cost
Other financial assets	Investments relating to cash collateral held	FVPL or available for sale	FVOCI
Cash and cash equivalents (including clearing business)	Cash at bank, central bank and invested in reverse repos	Amortised cost	Amortised cost
Trade and other receivables including non-current receivables	Trade receivables, contract assets and other receivables	Amortised cost	Amortised cost
Financial liabilities			
Transactions with clearing members at fair value	Clearing exposures (liabilities)	FVPL	FVPL
Transactions with clearing members at amortised cost	Clearing exposures (liabilities)	FVPL	Amortised cost
Initial margin and other payables to clearing members	Initial margin, interest and variation margin payments payable	Amortised cost	Amortised cost
Trade and other payables, including other non-current payables	Trade payables, accruals and deferred consideration	Amortised cost	Amortised cost
Default funds	Member contributions to default funds	Amortised cost	Amortised cost

All other changes had no material effect on the financial statements.

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Standards and amendments issued but not effective for the financial year beginning 1 January 2018 and not early adopted

The following standards, amendments and interpretations have been issued by the IASB and IFRIC but have not been adopted:

	Effective for periods beginning on or after
Amendments to IAS 28: Long-term Interests in Associates and Joint	1 January 2019
Amendments to IAS19: Plan Amendment, Curtailment or Settlement*	1 January 2019
Amendments to IFRS 9: Prepayment Features with Negative Compensation*	1 January 2019
Annual Improvements to IFRS Standards 2015-2017*	1 January 2019
Amendment to IFRS 3 Business Combinations*	1 January 2020
Amendments to IAS 1 and IAS 8: definition of Material*	1 January 2020
Amendments to Reference to the Conceptual Framework*	1 January 2020
IFRIC 23 Uncertainty over Income Tax Treatments	1 January 2019
IFRS 16 Leases	1 January 2019
IFRS 17 Insurance Contracts*	1 January 2021
IFRS 14 Regulatory Deferral Accounts*	Deferred

* subject to EU endorsement

IFRS 16 Leases

IFRS 16 Leases is effective for the year ended 31 December 2019 and will require all leases to be recognised on the balance sheet. Currently, IAS 17 Leases only requires leases categorised as finance leases to be recognised on the balance sheet, with leases categorised as operating leases not recognised. The Group expects to recognise right of use assets of €30 million and a corresponding liability of €35 million on 1 January 2019 in relation to property leases. Other leased assets of up to €1 million may also be recognised. Differences of €4 million between the asset and liability will be recognised in opening reserves. Amounts previously recognised in respect of these items in operating expenses will now be recognised as a combination of depreciation and lease interest expense. There will be an immaterial effect to profit before tax.

The Group is adopting the modified retrospective approach and will not be restating the current year results in 2019, as permitted by the standard.

Other changes in standards are not expected to have a material effect on the profit before tax or net assets of the Group.

Consolidation

The consolidated financial statements comprise the financial statements of the Company and its subsidiaries with all inter-company balances and transactions eliminated. As permitted by Section 408 of the Companies Act 2006, the Company's income statement has not been included in these financial statements. The Company's result for the year is disclosed on page 80.

Basis of consolidation

Subsidiaries are consolidated from the date on which the Group obtains control and continue to be consolidated until the date that such control ceases. Control comprises the power to direct the activities of the subsidiary so as to obtain a variable return from its activities. This is achieved in general through direct ownership of voting rights.

The financial statements of the subsidiaries are prepared for the same reporting year as the Company using consistent accounting policies. Adjustments are made to bring into line any dissimilar accounting policies that may exist. All significant intra-group balances and transactions have been eliminated on consolidation.

The Group applies a policy of treating transactions with non-controlling interests through the economic entity model. Transactions with non-controlling interests are recognised in equity.

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Presentation currency

The Group's consolidated financial statements are presented in euros, which is also the functional currency of the Company. Items included in the financial statements of each of the Group's entities are measured using their functional currency.

Judgements and key sources of estimation uncertainty

The preparation of financial statements in conformity with IFRSs requires the use of judgements, estimates and assumptions that affect the reported amounts of assets and liabilities at the date of the financial statements and the reported amounts of revenues and expenses during the reporting period. Although these judgements and estimates are based on management's best knowledge of the amount, event or actions, actual results ultimately may be different.

Estimates

The key sources of estimation uncertainty that have a significant risk of causing material adjustments to the carrying amounts of assets and liabilities within the next financial year are:

- The measurement of defined benefit pension obligations: measurement of defined benefit pension obligations requires estimation of inflation as well as mortality rates, the expected return on assets and the choice of a suitable discount rate (see note 18)
- The measurement of the clearing member balances. The Group nets significant balances where there is a legal right of offset and an intention to settle net and discloses the net balances in the statement of financial position. However, as the Group acts as principal in these trades and has an equal liability for every asset, there is no material risk to the net asset position of the Group, should these estimates prove to be inaccurate.

Judgements

- The Group uses its judgement to carry out the offsetting within clearing member balances. The carrying values of the balances are offset at what the Group considers an appropriate level to arrive at the net balances reported in the statement of financial position. The Group has aligned the basis of estimation for its CCP subsidiaries to ensure the principles are applied using a consistent methodology across similar assets and liabilities. The basis will be reviewed from time to time to ensure the approach used is the most appropriate.
- The Group has recognised a pension asset on the LCH section of the UK LSEG pension fund. The Trust Deed provides the Group with an unconditional right to a refund of surplus plan assets on a winding up of the scheme and the Group believes this amount to be recoverable in current circumstances. Should the asset be derecognised, there would be no impact to the income statement, with all movements recognised in the statement of other comprehensive income. The recognition of the asset will be kept under review, particularly in the light of any developments in IFRIC 14.

Accounting policies

Investments

In its separate financial statements, the Company recognises its investments in subsidiaries at cost less the value of any impairment provision that may be necessary. Income is recognised from these investments in relation to any distributions received.

Foreign currencies

Monetary assets and liabilities denominated in currencies other than the functional currency of individual entities are translated into the functional currency of the entity at the rates of exchange ruling on the statement of financial position date and the resulting exchange differences are recorded in the income statement, except for differences arising on the pension assets or liabilities which are recognised in other comprehensive income.

Transactions in foreign currencies are recorded at the prevailing foreign exchange rates on the date of the transaction in the income statement and are not revalued.

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On consolidation, the results of non-euro denominated businesses are translated into euros at the average exchange rates for the period. The assets and liabilities of these businesses are translated into euros at the exchange rate prevailing at the reporting date; any exchange differences arising are recognised within other comprehensive income.

In the consolidated statement of cash flows, cash flows denominated in foreign currencies are translated into euros at the average exchange rates for the year or at the rate prevailing at the time of the transaction where more appropriate.

Goodwill

Goodwill arising on an acquisition is the fair value of consideration less the fair value of the net assets acquired. Goodwill is capitalised in the statement of financial position within intangible assets. Following initial recognition goodwill is measured at initial value less any accumulated impairment losses.

Intangible assets other than goodwill

Intangible assets other than goodwill are initially recognised at cost and are capitalised on the statement of financial position. Where assets are acquired as a result of a business acquisition or the negotiation of an operating agreement, fair values are attributed to the assets acquired. Following initial recognition the assets are amortised at rates calculated to write off their cost on a straight line basis over their estimated useful lives.

An internally generated intangible asset arising from the Group's business development is created if the asset can be identified, its cost measured reliably and it is probable that it will generate future economic benefits. Amortisation is charged from the date the developed product, service, process or system is available for use. Self-developed software is usually amortised on a straight line basis over periods of between three and five years. Licenses for software acquired are amortised over seven years.

Property, plant and equipment

Property, plant and equipment is initially recognised at cost and capitalised in the statement of financial position and is stated at cost less accumulated depreciation and accumulated impairment losses. Depreciation is provided on all property, plant and equipment at rates calculated to write off the cost, less estimated residual value based on current prices, of each asset over its expected useful life as follows:

- leasehold refurbishment over the term of the lease (up to a maximum of ten years)
- computer equipment and purchased software over three to five years
- office equipment and other fixed assets over three to five years

An item of property, plant and equipment is derecognised upon disposal or when no future economic benefits are expected to arise from continued use of the asset. Any gain or loss arising on derecognition of the asset (calculated as the difference between the net disposal proceeds and the carrying amount of the item) is included in the income statement in the year the item is derecognised.

Impairment of goodwill, intangible assets, and property, plant and equipment

Goodwill and intangible assets in the course of development are subject to an annual impairment review or a more frequent review if there are events or changes in circumstances that indicate that the carrying amount of the asset may not be fully recoverable. Other intangible assets and property, plant and equipment are subject to an impairment review if there are events or changes in circumstances that indicate that the carrying amount of the asset may not be fully recoverable.

For the purpose of impairment testing, goodwill and other assets are allocated to cash generating units monitored by management. The impairment review involves a comparison of the carrying amount of the goodwill or other asset allocated to the related cash generating units, with its recoverable amount, which is the higher of fair value less costs to sell and value in use. Fair value less costs to sell is calculated by reference to the amount at which the asset could be disposed of less the costs associated with the sale.

Value in use is calculated by discounting the expected future cash flows obtainable as a result of the assets continued use, including those resulting from its ultimate disposal, at a market based discount rate on a pre-tax basis. The carrying values of goodwill, intangible assets or property, plant and equipment are written down by the amount of any impairment and this loss is recognised in the income statement in the year in which it occurs.

The carrying amount of goodwill allocated to a cash generating unit is taken into account when determining the gain or loss on disposal of the unit.

Financial instruments

On 1 January 2018, the Group adopted a new accounting policy as a result of IFRS 9 'Financial Instruments'.

The Group classifies its financial instruments as fair value through profit or loss (FVPL), fair value through other comprehensive income (FVOCI) or amortised cost. The classification depends on the Group's business model for managing its financial instruments and whether the cash flows generated are "solely payments of principal and interest" (SPPI).

- a) Financial assets at amortised cost are financial assets that are held in order to collect the contractual cash flows and the contractual terms give rise to cash flows that are solely payments of principal and interest. This will include the Group's cash and cash equivalents and trade and other receivables. Clearing member trading balances relating to sale and buy back transactions and other receivables from clearing members of the CCP businesses also fall within this category.
- b) Financial assets at fair value through other comprehensive income (FVOCI) are assets where the objective is achieved by both collecting the contractual cash flows or selling the asset. The contractual cash flows received are solely payments of principal and interest. This category includes investments in financial assets and quoted debt instruments (predominantly government bonds) held by the CCP businesses of the Group, which are used under the business model to both collect the contractual cash flows and also to benefit from a sale. The assets must also pass the SPPI test to be considered as FVOCI. Any asset which fails this test is immediately transferred to the FVPL classification, and treated accordingly. Any profit or loss recognised in other comprehensive income on debt instruments is recycled to the income statement if the asset is sold prior to maturity.

Where the Group holds an equity investment at FVOCI, any profit or loss on the investment remains in other comprehensive income and is not recycled on disposal.

- c) Financial assets at fair value through profit or loss (FVPL) include all other financial assets not classified as amortised cost or FVOCI. This category includes CCP businesses' clearing member trading balances comprising derivatives, equity and debt instruments that are marked to market on a daily basis. There is no change on the previous treatment for these instruments.
- d) Financial liabilities at amortised cost are all financial liabilities that are not included within financial liabilities at fair value through profit or loss. This comprises the Group's trade and other payables balances, borrowings and other payables to clearing members.

- e) Financial liabilities at fair value through profit or loss (FVPL) are liabilities that must be held at fair value. This includes all the CCP businesses' clearing member trading balances, comprising derivatives, equity and debt instruments, which are marked to market on a daily basis.

The Group adopts a forward-looking approach to estimate impairment losses on financial assets. An expected credit loss (ECL) is calculated based on the difference between the contractual cash flows due and the expected cash flows. The difference is discounted at the asset's original effective interest rate.

Financial assets at amortised cost – the ECL for trade receivables, contract assets and cash and cash equivalents is calculated using IFRS 9's simplified approach using lifetime ECL. The provision is based on the Group's historic experience of collection rates, adjusted for forward looking factors specific to each counterparty and the economic environment at large to create an expected loss matrix.

Financial assets held at FVOCI – the Group's financial assets held at FVOCI consist of high quality government bonds that have a low credit risk. The Group's policy is to calculate a 12 month ECL on these assets. If there is a significant increase in credit risk, then a lifetime ECL will be calculated. A significant increase in credit risk is considered to have occurred when contractual payments are more than 30 days past due or there is a significant deterioration in the credit rating of the counterparty.

Financial assets at fair value through profit or loss (FVPL) – in accordance with IFRS 9, no ECLs are required for assets held at FVPL.

Impairment losses on the remaining financial assets are measured using the general approach. The Group calculates a loss allowance based on the 12 month ECL at each reporting date until there is a significant increase in the financial instrument's credit risk, at which point the Group will calculate a loss allowance based on the lifetime ECL, as described above for FVOCI assets.

Financial assets and liabilities are offset and the net amount reported in the balance sheet when there is a legally enforceable right to offset the recognised amounts and there is an intention to settle on a net basis or realise the asset and settle the liability simultaneously.

The Group establishes fair value using recognised valuation techniques. These include the use of externally available market prices, discounted cash flow analysis and other valuation techniques commonly used by market participants. Where discounted cash flow analysis and other valuation techniques are used assumptions are validated against market observable inputs.

Cash and cash equivalents

Cash and cash equivalents comprises cash at bank, short-term deposits, and other instruments and structures that are readily convertible to known amounts of cash and are subject to insignificant risk of changes in value. These amounts relate to funds generated in relation to the operating activities of the Group and can be deposited with banks, including central banks, or invested securely in overnight reverse repurchase contracts (reverse repos).

Clearing business cash and cash equivalents represents amounts received from the clearing members to cover initial and variation margins and default fund contributions that are not invested in bonds. These amounts are deposited with banks, including central banks, or invested securely in overnight reverse repurchase contracts (reverse repos).

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Default fund and margin deposits

Default fund contributions paid by clearing members are in cash. Clearing members may elect to use cash or securities to cover initial margin requirements; realised variation margin may only be covered in cash. Members may pledge securities directly using a bilateral delivery mechanism. Cash initial margin, variation margin and default fund deposits are reflected in the statement of financial condition as assets and liabilities.

The amount of margin deposits on hand will fluctuate over time as a result of, among other things, the extent of open positions held at any point in time by market participants in contracts and the margin rates then in effect for such contract.

Non-cash initial margin is not reflected in the statement of financial condition. These non-cash assets are held in safekeeping, and the Group does not take legal ownership of the assets as the risks and rewards remain with the clearing member, unless and until such time as the clearing member defaults on its obligations to the Group.

Derecognition of financial assets and financial liabilities

A financial asset or liability is generally derecognised when the contract that gives rise to it is settled, sold, cancelled or expires. Where an existing financial liability is replaced by another from the same lender on substantially different terms, or the terms of an existing liability are substantially modified, such an exchange or modification is treated as a derecognition of the original liability and the recognition of a new liability, such that the difference in the respective carrying amounts together with any costs or fees incurred are recognised in the income statement.

Taxation

Deferred and current tax assets and liabilities are only offset when they arise in the same reporting tax group and where there is both a legal right of offset and the intention to settle on a net basis or to realise the asset and settle the liability simultaneously.

Income tax relating to items recognised directly in other comprehensive income is charged or credited as appropriate to other comprehensive income and there is no effect on profit for the year.

Current tax

Current tax assets and liabilities for current and prior periods are measured at the amount expected to be recovered from or paid to relevant taxation authorities. The tax rates and tax laws used to compute the amount are those that are enacted or substantively enacted on the balance sheet date.

Deferred tax

Deferred income tax is provided using the liability method on temporary differences at the statement of financial position date between the tax bases of assets and liabilities and their carrying amounts for financial reporting purposes using tax rates and laws enacted or substantively enacted by balance sheet date.

Deferred tax liabilities are recognised for all temporary differences. Deferred income tax assets are recognised for all deductible temporary differences to the extent that it is probable that taxable profit will be available against which the deductible temporary differences can be utilised, except where the deferred income tax asset arises through investments in subsidiaries and it is not probable that the temporary differences will reverse in the foreseeable future.

Provisions

Provisions are recognised for current obligations arising as consequences of past events where it is probable that a transfer of economic benefits will be necessary to settle the obligation and it can be reliably estimated. All provisions, except for those arising under pension liabilities, are undiscounted where the effect of discounting would be immaterial.

Revenue recognition

Revenue is generated from clearing and other post trade services, including investment income earned on collateral. Revenue is shown net of discounts, sales taxes and certain revenue share arrangements.

Clearing fee income and rebates, together with other fee income are recognised when the service is rendered on a per transaction basis, or in cases where there is a fixed annual fee, monthly in arrears, in accordance with the Group's fee scales net of all applicable sales taxes.

Other post trade services include revenue from client connectivity services which is recognised as revenue on a straight-line basis over the service period as this reflects the continuous transfer of services.

Customer contracts across the Group that contain a single performance obligation at a fixed price do not require variable consideration to be constrained or allocated to multiple performance obligations. However the Group also provides services to customers under a tiered and tariff pricing structure that generates a degree of variability in the revenue streams from the contract. Where the future revenue from a contract varies due to factors that are outside of the Group's control, the Group limits the total transaction price at contract inception and recognises the minimum expected revenue guaranteed by the terms of the contract. Any variable element is subsequently recognised in the period in which the variable factor occurs.

Net treasury income is the total of income earned on the cash and other financial assets held that have been generated from clearing member activity, less interest paid on clearing members' margin and other monies lodged with the Group. Interest expense or income is recorded using the effective interest rate method, which is the rate that exactly discounts estimated future cash payments or receipts through the expected life of the financial instrument to the net carrying amount of the financial instrument.

In conditions where negative interest rates apply, the Group recognises interest paid on cash and other assets as an expense and interest received on clearing members' margin as income.

Revenue sharing arrangements - amounts deducted from revenue

Amounts deducted from revenue include revenue share arrangements whereby, as part of an operating agreement, amounts are due back to the other party to the operating agreement.

Cost of sales

Items of expense that are directly attributable to creating a product or provide a service that directly generates revenue or has the ability to generate revenue are classified as cost of sales.

Revenue sharing arrangements - cost of sales

Revenue share costs relate to revenue share arrangements with clearing members where the revenue share is not limited to the amount of revenues receivable from the specific clearing members. As such these have been classified within cost of sales, as they arise, rather than as a deduction from revenue.

Where a liability has been created following the recognition of assets used to generate a revenue share, it will be recognised in the income statement on a systematic basis over the useful life of those assets and offset against the related revenue share costs.

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Employee benefits

The Group operates defined benefit and defined contribution pension schemes for its employees.

The cost of providing benefits under the defined benefit plans is determined using the projected unit method. Under this method each participant's benefits under the schemes are estimated based on the total pension to which each participant is expected to become entitled at retirement. The liability is the total present value of the individuals' attributed benefits for the valuation purposes at the measurement date and is based on actuarial advice. Past service costs are recognised in the income statement on a straight line basis over the vesting period or immediately if the benefits have vested. When a settlement or a curtailment occurs, the change in the present value of the scheme liabilities and the fair value of the plan assets reflects the gain or loss which is recognised in the income statement.

The net interest amount charged to profit or loss is calculated using actuarial assumptions fixed at the start of the annual report period and the defined benefit liability and asset value at the start of the annual reporting period adjusted for the actual contributions and benefit payments made during the period.

Actuarial gains and losses are recognised in full in the statement of comprehensive income in the period in which they occur. The defined benefit pension liability in the statement of financial position comprises the total for each plan of the present value of the defined benefit obligation (using a discount rate based on high quality corporate bonds that have been rated at AA or equivalent status), less the fair value of plan assets out of which the obligations are to be settled directly. Fair value is based on market price information, and in the case of quoted securities is the published bid market price.

Where the currency of the benefits will be recognised in a different currency from the functional currency of the employing company, any exchange differences arising on the asset or liability will be recognised in the statement of comprehensive income.

The contribution payable to a defined contribution plan is in proportion to the services rendered by the employees and is recorded as an expense in the income statement within employee benefits as incurred.

Share-based compensation

The Group operates share-based compensation plans for employees, settled in shares of the ultimate parent company, London Stock Exchange Group plc. The charge to the income statement is determined by the fair value of the options granted or shares awarded at the date of grant as an indirect measure of the value of employee services received by the Group and recognised over the relevant vesting period.

The share-based compensation plans are accounted for as equity settled. The Group does record a cost for these transactions, representative of the fact that the Group has received a capital contribution from LSEG which has been spent on share-based compensation, with the corresponding credit recorded in equity. A debit will then also be recorded in equity and an intercompany payable recorded reflecting the Group's investment.

Leases

The Group is a lessee. Leases of property, plant and equipment where substantially all the risks and rewards of ownership have passed to the Group are capitalised in the statement of financial position as property, plant and equipment. Finance leases are capitalised at the lower of the fair value of the leased property and the present value of the minimum lease payments. The capital element of future obligations under finance leases is included as a liability in the statement of financial position. The interest element of rental obligations is charged to the income statement over the period of the lease and represents a constant proportion of the balance of capital repayments outstanding. Property, plant and equipment acquired under finance leases are depreciated over the shorter of the useful economic life of the asset or the lease term.

Leases of property, plant and equipment where a significant portion of the risks and rewards of ownership are retained by the lessor are classified as operating leases. Rentals payable under operating leases are charged in the consolidated income statement on a straight line basis over the lease term. Lease incentives are recognised over the lease term. Where a lease becomes onerous the full value of net future costs is immediately recognised in the income statement.

Fair value measurement

The Group measures financial instruments such as derivatives at fair value at each balance sheet date.

Fair value is the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants in an arm's length transaction at the measurement date. The fair value measurement is based on the presumption that the transaction to sell the asset or transfer the liability takes place either in the principal market for the asset or liability or in the absence of a principal market, in the most advantageous market for the asset or liability. The fair value of an asset or a liability is measured using the assumptions that market participants would use when pricing the asset or liability, assuming that market participants act in their economic best interest.

The Group uses valuation techniques that are appropriate in the circumstances and for which sufficient data is available to measure fair value, maximising the use of relevant observable inputs and minimising the use of unobservable inputs. All assets and liabilities for which fair value is measured or disclosed in the financial statements are categorised within the fair value hierarchy, described in note 19.

For assets and liabilities that are recognised in the financial statements on a recurring basis, the Group determines whether transfers have occurred between levels in the hierarchy by re-assessing categorisation (based on the lowest level input that is significant to the fair value measurement as a whole) at the end of each reporting period. For the purpose of fair value disclosures, the Group has determined classes of assets and liabilities on the basis of the nature, characteristics and risks of the asset or liability and the level of fair value hierarchy as explained above.

Non-underlying items

Items of income and expense that are material by size and/or nature or items that are not considered to be incurred in the normal course of business are classified as non-underlying items on the face of the income statement within their relevant category. The separate reporting of these items helps give an indication of the sustainable performance of the Group.

Government grants

Grants or other similar assistance receivable are recognised in the income statement over the period in which the expenses are incurred when there is an expectation that the amounts will be received.

2. Risk management

Introduction

The Group's activities expose it to a number of financial risks, principally market risk (financial market volatility, interest rate risk, foreign exchange risk), sovereign risk, credit risk, and liquidity risk. In addition to the financial risks, the Group is also exposed to other risks such as operational, legal, compliance and reputational risk. The Group manages these risks through various control mechanisms and its approach to risk management is to be prudent yet responsive to changes in the risk environment.

Overall responsibility for risk management rests with the Group Board. Day to day responsibility is delegated to the Group Chief Risk Officer, who ensures effective delegation to the executives in the operating subsidiaries on the basis of risk policies which are calibrated to the Board's risk appetite and are discussed and agreed by the Group's risk committees and boards. The application of these policies is undertaken by the business functions as the first line of defence and by the group risk management team forming the second line of independent assurance, who control and manage the exposures arising from the various clearing activities. Risk policies are harmonised across the Group. The continued appropriateness of risk policies and key risk data are regularly reviewed by the Group and CCP Boards and the board Risk sub-Committees, and audits of processes within risk management are undertaken periodically.

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Enterprise Risk Management Framework

Each of the risks identified in this section are governed by the Risk Governance Framework, issued and refreshed at least annually by the Boards. The Framework describes the overall risk appetite of the Group and its CCPs; it defines each risk type and specifies ownership and the tolerance levels. The Framework also requires that all risks are measured, monitored and reported periodically via an Enterprise Risk Management Framework coordinated by the CCP Chief Risk Officers.

For each of the principal risk types, a description and outline of the risk management approach is provided below.

Financial market volatility (latent market risk)

Risk description

Volatility within the financial markets in which the Group operates can adversely affect its earnings and its ability to meet its business objectives. The Group CCPs run a balanced position in all cleared contracts and run no significant market risk unless a clearing member defaults. In such an event the Group faces market risk which is correlated to clearing member positions and market conditions.

Risk management approach

The market and credit risk management policies of the Group are reviewed and approved by its Risk Committees and Boards at least annually. A range of measurement methodologies, including both empirical and analytical margin models, stress testing and scenario analysis, are used daily to quantify and assess the levels of credit and market risk to which the Group is exposed, and hence the amount of resources that should be held to cover such risks, under both normal and extreme, but plausible, market conditions.

Initial margins for all clearing services are calibrated and back-tested to a 99.7% confidence level. This has the effect of reducing the probability of loss from the default of a clearing member with the worst acceptable credit to the level of an AAA rated credit over a 12 month time horizon.

Potential market risk is reduced by collecting variation margin on marked to market positions and by establishing initial margin requirements which are the Group's estimate of likely future market risk under normal and stressed market conditions, calibrated to a 99.7% confidence level for all products. Initial margin add-ons are calculated for clearing member specific concentration, liquidity, wrong way risk and credit risk. Both variation and initial margin are collected daily and replenished intraday subject to credit related thresholds.

The Group CCPs accept both cash in major currencies and high quality liquid non-cash collateral to cover margin requirements. The list of acceptable non-cash collateral issuers is restricted and haircuts are set for each security type taking into account market, credit, foreign exchange, country and liquidity risks and are calibrated to a 99.7% confidence level. All non-cash collateral is revalued daily.

	2018	2017
	€'bn	€'bn
Total collateral held		
Margin received in cash	77.8	71.2
Margin received in non-cash securities	101.5	86.6
Guarantees	1.9	1.9
Total margin liability	181.2	159.7

The maximum margin liability during the year was €195.7 billion (2017: €176.8 billion).

New applicants for clearing must meet strict credit, financial and operational criteria, which are regularly reviewed as part of the Group's risk policies. All clearing members are assigned an Internal Credit Score (ICS) and the ICS methodology is subject to independent validation at least annually.

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The operating subsidiaries also require all clearing members to contribute to pre-funded default funds to be used should the margins of a defaulted clearing member not fully cover close out costs. Supplementary financial resources include a proportion of the CCPs' own capital and further clearing member contributions to ensure the continuity of ongoing operations. The operating subsidiary pre-funded default funds are segregated by clearing service and sized to be sufficient at all times to cover the default of the two clearing member groups giving rise to the greatest losses above margin under a wide range of plausible scenarios of extreme market conditions.

As at 31 December 2018 the total of clearing member contributions to the default funds amounted to €12.8 billion (2017: €13.0 billion) (note 17). The maximum amount during the year was €15.1 billion (2017: €14.6 billion). Clearing members are committed to contribute further amounts in the event of a clearing member default equivalent to approximately twice this amount.

The models which calculate margins, collateral haircuts, counterparty credit scores, stress losses and default fund contributions are independently validated at least annually and meet all applicable regulatory requirements.

Sovereign risk

Risk description

Distress amongst sovereigns through market concerns over the levels of government debt and the ability of certain governments to service their debts over time could have adverse effects on the value and liquidity of the Group's cleared products, margin collateral and investments, and on the clearing membership, their clients, and the financial industry as a whole.

Risk management approach

Specific risk frameworks manage sovereign risk for both fixed income clearing and margin collateral, and all clearing members' portfolios are monitored regularly against a suite of sovereign stress scenarios which model escalations in sovereign risk. In addition, investment limits and both counterparty and clearing membership monitoring frameworks are sensitive to changes in economic and financial market indicators, ensuring that the Group is able to measure, monitor and mitigate exposures to sovereign risk and respond quickly to actual or anticipated changes.

The Risk Committees and Boards continually monitor such risks and the sovereign risk framework continues to protect the Group against potentially severe market volatility in the sovereign debt markets.

The Group has investments in the following Sovereigns (or equivalent issuer) as at 31 December 2018:

Sovereign (or equivalent)	2018		2017	
	Investment value € billion	Proportion of portfolio %	Investment value € billion	Proportion of portfolio %
France	17.7	39	23.4	42
USA	10.1	22	13.4	24
Netherlands	7.3	16	8.1	15
United Kingdom	4.1	9	7.2	13
European Union	2.9	6	0.8	2
Other	3.7	8	2.5	4
Total	45.8	100%	55.4	100%

The above total includes all other financial assets of €16,349.1 million (2017: €19,319.7 million) along with central bank cash deposits.

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Credit risk

Risk description

Credit risk arises if a counterparty of the Group is unable or unwilling to meet a financial commitment to the Group. Credit risk exposure arises as a direct result of the reinvestment of the cash which the Group holds, primarily as part of its CCP activities in collecting margin and default fund contributions from its clearing members.

Risk management approach

The Group's investment portfolio is invested in accordance with clear risk policies which require secure investment of a significant portion of the portfolio either via reverse repurchase agreements with credit and financial institutions, receiving high quality government, government guaranteed or supranational securities as collateral, by investing directly in such securities or by the placement of cash with central banks.

The Investment Risk Policy requires that securities received as collateral are subject to a haircut on their market value, that the average maturity of the portfolio will not exceed two years, and that while cash may be deposited on an unsecured basis, this can only be short term with high quality banking institutions and limited to a 12 month average of 5% and a maximum of 10% of all credit institution investment.

The amount of LCH Limited's capital at risk to the default of a banking institution or the issuer of a debt instrument is limited to €15.0 million by the non-default loss provision to be applied in respect of losses that arise other than from a clearing member's default and which threaten the CCP's solvency. These rules were introduced in response to the revision of UK CCP Recognition Requirements which became effective on 1 May 2014. Treasury default losses in excess of €15.0 million would be allocated among clearing members.

The investment portfolio at 31 December 2018 was €86.1 billion (2017: €82.9 billion), of which 98% (2017: 100%) was invested securely with an overall average maturity of 52 days (2017: 73 days). The maximum portfolio size during the year was €101.6 billion (2017: €90.5 billion). Note 19 contains further analysis of the investment portfolio including by type and fair value hierarchy.

All counterparties, including clearing members, interoperating CCPs, investment counterparties, custodians and settlement and payment institutions, sovereigns and central banks, are assessed according to the LCH Group internal credit scoring framework. This framework incorporates elements of the counterparty's financial profile, including funding, liquidity, capital, profitability and asset quality, and a detailed operational capability assessment. The scoring framework is independently validated at least annually and is continuously monitored for performance. Minimum credit scores are set for joining any clearing service and also for institutions to be eligible for investment or as interoperating CCPs and payment, settlement and custodial intermediaries. These minimum credit scores are set within the risk policies which are reviewed and approved by the CCP Boards annually. Risk policy also requires that increased margins be applied to clearing members when their credit score deteriorates below the entry level. Other actions may include reduced credit tolerances and forced reduction of exposures. Investment counterparties and intermediaries whose credit score falls below the minimum set by policy will no longer be eligible.

The Group currently interoperates with several other CCPs in Europe for cash cleared products. Interoperability with another CCP poses risks similar to the risks to which the Group is exposed with its clearing members. Credit risk is managed according to the same credit assessment framework applied to clearing members and other counterparties. To cover the latent market risk arising on interoperating exposures, all interoperating CCPs are subject to daily margining. Under European regulations, CCPs are not permitted to contribute to another CCP's default fund but equivalent margin add-ons are applied to interoperating exposures which ensure full protection is pre-funded at all times.

As at 31 December 2018 the total interoperating margin placed with and received under reciprocal arrangements with other CCPs amounted to €6.9 billion and €4.2 billion (2017: €2.7 billion and €2.9 billion) respectively. The maximum credit risk exposure relating to financial assets is represented by the carrying value as at the statement of financial position date.

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Analysis by credit rating

The table below shows the Group's clearing member balances and investment portfolio by reference to the credit rating of the counterparties. The treasury portfolio includes cash at bank and other financial assets.

	Note	2018 €'m	2017 €'m
Transactions with clearing members (ratings assigned with reference to major agencies)			
Clearing members rated:			
AAA/AA+/AA/AA-		74,642.3	116,073.3
AA-		404,059.7	397,058.4
BBB+/BBB/BBB-		164,839.4	84,535.6
Other/unrated		21,888.7	14,370.9
Total outstanding transactions with clearing members	12	665,430.1	612,038.2
Group investment and cash portfolio (ratings assigned with reference to major agencies)			
AAA/AA+/AA/AA- Government backed		45,856.9	55,295.8
AA/AA+/AAA Secured		1,776.8	888.4
AA/AA+/AAA Unsecured		-	-
A/A-/A+/A-/BBB+ Secured		36,694.0	26,469.1
A/A+/AA- Unsecured		1,796.2	293.6
Total investment and cash portfolio		86,123.9	82,946.9

The total credit risk of the Group is represented by the total financial assets of the Group as disclosed in note 19.

Concentration risk

Risk description

Concentration risk may arise through having large connected individual exposures and significant exposures to groups of counterparties whose likelihood of default is driven by common underlying factors.

Risk management approach

Direct concentration risk arises in several areas of the Group CCPs' activities, and in order to avoid excessive concentrations of risk each maintains a diversified portfolio of high quality liquid investments and uses a diversified range of custodians, payment and settlement banks and agents.

Indirect concentration risks, conditional upon a clearing member default, are managed under risk policy through various means, including margin add-ons for large concentrated positions, restrictions on certain non-cash collateral issuers and limits on aggregated exposures to member groups across clearing and investment activities.

The largest concentration of investment exposures as at 31 December 2018 was 20.8% of the total investment portfolio to the French Government (2017: 28.2% to the French Government).

Procyclicality

Risk description

Systemically important CCPs recognise that they have an important responsibility towards their clearing members and other market participants to ensure that their actions do not unnecessarily amplify existing market stresses. Indeed,

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risk mitigating actions that are excessively procyclical are undesirable to the group CCPs from a narrow risk management perspective as well as from a macro-economic and regulatory perspective.

Risk management approach

The LCH CCPs acknowledge that while some level of procyclicality may be unavoidable, as they must protect themselves by ensuring adequate margins are held against risk, standards have been introduced for ensuring that procyclicality concerns are appropriately addressed in the risk framework and the margin, haircut and credit scoring models. These standards require all models which are used for setting the levels of resources called from participants, and which therefore may be sources of procyclical outputs, to be tested using an extended period of historical inputs.

Interest rate risk

Risk description

The Group is exposed to interest rate risk arising from the cash and investment balances it maintains, and the margin and default fund balances it holds from clearing members and the loans and borrowings it has issued.

Risk management approach

Interest bearing assets are generally invested for a longer term than the interest bearing liabilities, whose interest rate is generally reset daily. This makes treasury income vulnerable to volatility in overnight rates and shifts in spreads between overnight and term rates. Interest rate exposures are managed within defined risk appetite parameters against which sensitivities are monitored daily. The risk to the Group's capital is managed within interest rate risk limits expressed as a percentage of each subsidiary's capital and calculated under stressed scenarios.

Interest rate sensitivity analysis

The Group aims to minimise its exposure to interest rate fluctuations. Any exposure is predominantly due to the mismatch between the Group's interest bearing assets and interest bearing member liabilities. Since the return paid on member liabilities is generally reset to prevailing market interest rates on an overnight basis the Group is exposed for the time it takes to reset the interest rates on its investments and the shifts in spreads between overnight and term rates. The maximum fixed exposure on any asset in the treasury portfolio is one year and the portfolio is subject to an overall interest rate risk limit.

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The following table shows the estimated impact of the exposure described in the paragraph above on the consolidated profit after tax and on retained earnings within shareholders' equity:

	2018			2017		
	+25bp €'m	+50bp €'m	+100bp €'m	+25bp €'m	+50bp €'m	+100bp €'m
Net exposure of cash and member margin balances	(6.3)	(12.6)	(25.2)	(5.5)	(11.0)	(22.0)
Tax effect of above	1.2	2.4	4.8	1.1	2.2	4.4
Decrease in profit after tax	(5.1)	(10.2)	(20.4)	(4.4)	(8.8)	(17.6)
	-25bp €'m	-50bp €'m	-100bp €'m	-25bp €'m	-50bp €'m	-100bp €'m
Net exposure of cash and member margin balances	6.3	12.6	25.2	5.5	11.0	22.0
Tax effect of above	(1.2)	(2.4)	(4.8)	(1.1)	(2.2)	(4.4)
Increase in profit after tax	5.1	10.2	20.4	4.4	8.8	17.6

Liquidity risk

Risk description

Liquidity risk is the risk that the Group is unable to meet its payment obligations when they fall due.

Liquidity risk exists as a result of day to day operational flows such as repayments of cash collateral to clearing members, provision of liquidity to facilitate settlement and cash flows resulting from investment activity. In the case of a clearing member default, the Group must transfer or liquidate the defaulter's portfolio. This default management process may give rise to additional liquidity requirements to meet losses arising from portfolio hedging or close out as well as fulfilling the defaulter's settlement and margin obligations until the portfolio is fully closed out or transferred.

Risk management approach

Liquidity risk is managed by ensuring that the CCPs in the Group have sufficient cash to meet their payment obligations supported by facilities to meet short term imbalances between available cash and payment obligations. The CCPs maintain liquidity buffers against expected daily operational liquidity needs, based on the maximum relevant liquidity outflow observed from an extensive data history, and against the modelled default of the two clearing member groups with the largest liquidity requirements when additional liquidity will be required so that the CCPs can continue to meet their obligations to clearing members and other counterparties.

The Group's liquidity management is subject to strict minimum liquidity targets set by senior executives within its Risk and Collateral & Liquidity Management (CaLM) departments. These targets are reviewed regularly and reported to the Risk Committees and Boards. On a day to day basis CaLM is tasked with ensuring that each Group CCP can meet its financing needs at all times, in particular to ensure the business continues to operate smoothly even in the event of the default of one or more clearing members.

The ability to access liquidity under extreme market conditions is modelled daily. Liquid resources include available cash balances, secured financing facilities and for LCH SA, which is a bank within the Eurozone, access to central bank liquidity. LCH uses central bank money where such facilities are available to it as a CCP and are practicable as determined through internal review.

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The table below analyses the Group's financial liabilities into relevant maturity groupings based on the remaining period from the balance sheet date to the contractual maturity date. The amounts disclosed in the table are the contractual undiscounted cash flows.

As at 31 December 2018	Less than three months €'m	Three months to one year €'m	One to five years €'m	Total €'m
Transactions with clearing members	637,438.0	27,492.3	499.8	665,430.1
Initial margin and other clearing member balances	80,241.7	-	-	80,241.7
Default funds	-	12,846.1	-	12,846.1
Trade and other payables	161.9	137.2	2.8	301.9
Interest bearing loans and borrowings	-	-	-	-

As at 31 December 2017	Less than three months €'m	Three months to one year €'m	One to five years €'m	Total €'m
Transactions with clearing members	593,114.9	18,923.3	-	612,038.2
Initial margin and other clearing member balances	73,360.6	-	-	73,360.6
Default funds	-	13,023.6	-	13,023.6
Trade and other payables	147.4	92.5	3.4	243.3
Interest bearing loans and borrowings	-	-	40.0	40.0

For the default funds, the tenor of the liability is matched with the interest reset dates of the asset. The weighted average maturity of the total treasury portfolio is 64 days (2017: 73 days), with strict risk criteria related to interest rate exposure being applied.

Interest due on the financial liabilities is based upon rates set on a daily basis.

Foreign exchange risk

Risk description

Foreign exchange risk arises because Group companies generally incur expenses in their respective local currencies while earning revenues and treasury income in several major currencies. Group companies translate net assets and liabilities arising in other currencies (principally UK sterling and US dollars within LCH Limited) to their functional currencies.

Risk management approach

LCH Limited converts surplus foreign currency balances to euros where practicable on a monthly basis. This partially mitigates the impact of exchange rate fluctuations on the Group's financial performance. Any exchange differences on the translation of net assets and liabilities that remain are recorded in the income statement.

The Group has no designated hedges, but seeks to manage its risk by matching currency liabilities against monetary assets. LCH Limited's income statement and regulatory capital volatility as a result of exchange rate movements are monitored.

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Foreign exchange sensitivity

The Group reviews sensitivities to movements in exchange rates which are appropriate to market conditions. As at 31 December 2018, the Group has considered movements in LCH Limited in UK sterling and US dollars during 2018 and has concluded that a 10% movement in rates is a reasonable level to measure the risk to the Group. At 31 December 2018, if the euro had weakened or strengthened by 10% against UK sterling and/or US dollar with all other variables held constant, the impact on LCH Limited's post-tax profit for the year ended 31 December 2017 and on equity at 31 December 2018 is set out, with comparatives, in the table below. Movements in other currencies and entities are not significant.

In addition, the net assets of the Group are exposed to foreign exchange exposure on the retranslation of subsidiaries net assets at the balance sheet date in US dollars and GBP. This retranslation does not affect the net profit of the Group, but passes through other comprehensive income and affects equity.

The table below also includes the impact on equity if the euro had moved 10% against the US dollar and GBP.

	2018		2017	
	Post-tax profit €'m	Equity €'m	Post-tax profit €'m	Equity €'m
UK sterling – euro strengthen	(1.2)	(7.1)	(6.4)	(0.2)
UK sterling – euro weaken	1.2	7.1	6.4	4.5
US dollar – euro strengthen	(1.3)	(3.2)	(3.0)	(0.3)
US dollar – euro weaken	1.3	3.2	3.0	0.6

If the average euro exchange rate for the year ended 31 December 2018 had moved 10p against UK sterling and 10 cents against US dollar, this would have changed the Group's operating profit for the year by up to €24.7 million (2017: €14.6 million).

Settlement risk

Risk description

Settlement risk is the risk that the Group makes a payment or delivery without simultaneously receiving the delivery or payment from the counterparty.

Risk management approach

The Group materially mitigates this risk through the use of guaranteed and irrevocable delivery versus payment mechanisms where available.

Settlement bank risk

Risk description

The Group is exposed to the risk that a settlement bank could fail, creating credit losses and liquidity pressures for the Group.

Risk management approach

The Group uses a combination of central bank, payment agent and commercial settlement bank models. The policy requires that only minimal unsecured balances at commercial settlement banks are permitted to remain overnight, with the majority placed with central banks. Any such unsecured balances reduce commercial bank deposit limits. Intraday credit exposures to commercial concentration banks are also monitored and closely controlled.

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For monies due from clearing members, if the payment agent or commercial settlement bank is not able to transfer funds to the Group, the clearing members remain liable for the fulfilment of their payment obligations to the Group CCPs.

Risk policies specify minimum credit scores for all payment and settlement intermediaries and that these are monitored continually, with a full counterparty credit review conducted annually and a full due diligence exercise carried out at least every two years. The counterparty credit scores are derived from the framework described under credit risk above.

Custody risk

Risk description

Custody risk is the risk of loss on securities in safekeeping as a result of the custodian's insolvency, negligence, misuse of assets, poor administration or inadequate record keeping.

Risk management approach

Although the risk of insolvency of central securities depositories or custodian banks used by the Group is low, the Group mitigates this risk through a due diligence framework which ensures that appropriate legal arrangements and operational processes are in place. In addition, policy sets minimum eligibility requirements, and requires regular credit assessment and back-up contingency arrangements to be in place.

Capital risk

Risk description

Capital risk is the risk that the Group's entities may not maintain sufficient capital to meet their obligations. This includes the risks that regulators may increase capital requirements or that own capital levels may become eroded. Capital is specifically allocated, and therefore at risk ahead of clearing member resources, in the event of either a clearing member or investment counterparty default. In addition, capital may be at risk to operational losses in excess of insurance protection.

Risk management approach

The Group's approach to capital management and a review of the current regulatory requirements are detailed in note 24. In addition:

- the default waterfalls for each clearing service feature LCH capital, to be utilised after the defaulted clearing member's collateral and default fund contributions and before the balance of the mutualised default funds and further, non-prefunded, resources available from the clearing members. In aggregate this capital at risk is equivalent to 25% of regulatory capital requirement for each CCP in the Group
- the non-default loss provision for LCH Limited (as detailed on page 35) limits the amount of capital at risk to the investment default/loss of a banking institution or the issuer of a debt instrument to €15 million for this entity
- the Group can manage its capital structure by varying returns to shareholders, issuing new shares or increasing or reducing borrowings

Pension risk

Pension risk arises from the potential deficit in the Group's defined benefit pension plans due to a number of factors such as mortality rates or changes in inflation assumptions. The schemes are exposed to inflation, interest rate risks and changes in the life expectancy for members. As the schemes' assets include a significant investment in equity shares, the Group is exposed to equity market risk.

The main pension obligation in the Group relates to the LCH section of the London Stock Exchange Group pension scheme in the UK. It is governed under the relevant laws and managed by the Trustees who are required to undertake a formal funding valuation every three years and, where assets are deemed to be insufficient, to agree a schedule of

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contributions to be paid by LCH Limited to make good any shortfall over a period of time. Details of the pension scheme and assumptions used in valuing their assets and liabilities are included in note 18.

Operational risk

Risk description

Operational risk is the risk of loss arising through failures associated with personnel, processes or systems or from external events. It is inherent in every business organisation and covers a wide spectrum of issues. First line operational risk is managed by the business, for example through procedures, documentation of processes, independent authorisation and reconciliation of transactions.

Risk management approach

The Group has adopted a framework, supported by tailored enterprise-wide software, to systematically identify, assess, monitor and manage operational risks. This is achieved through self assessment of risks and controls using a Group-wide comprehensive risk and control library, the collection and analysis of loss data and the development of key risk indicators as appropriate, enabling the embedding of operational risk awareness within the corporate culture. An independent department performs second line operational risk management, validating the self-assessments of risks and controls and reporting on operational risk to senior management and both to the Group Board and to the CCP Boards.

Business operations are subject to a programme of internal audit reviews, which are independent of line management, and the results are reported directly to the Group's senior management and Audit Committees. Following each review, management will put in place an action plan to address any issues identified. Internal Audit evaluates the adequacy and effectiveness of the Group's systems of internal control, as well as the level of compliance with policies, and reports, in addition to management's own combined assurance reporting, to the Audit Committees and senior management. Any significant weaknesses are reported to the relevant Boards.

The Group maintains comprehensive contingency plans to support its operations and ensure business continuity. These facilities are regularly tested.

Other risks

Legal, compliance and regulatory risk

These risk categories include the risk arising from the potential that unenforceable contracts, lawsuits, or adverse judgements can disrupt or otherwise negatively affect the operations or condition of the organisation, and the risk of loss of license or other penalties imposed due to non-compliance with regulations governing clearing house activities in each jurisdiction in which LCH operates.

It is the responsibility of the Heads of the Legal, Regulatory and Compliance functions to provide assurance to the Boards that these risks are measured and monitored, while the responsibility for any mitigation actions resides with the relevant business and functional heads.

In the normal course of business, the Group receives legal claims in respect of commercial, employment and other matters. Where a claim is more likely than not to result in an economic outflow of benefits from the Group (and is measurable), a provision is made representing the expected cost of settling such claims.

Reputational risk

The maintenance of the Group's strong reputation is key to its continued profitability and is the responsibility of the Boards, management and staff. In particular the efficiency, reliability and effectiveness of the day to day operations of the Group are paramount to its reputation.

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Business and strategic risks

Business risk is the risk of loss or of profit decrease where declining volumes lead to lower revenues which cannot be offset by adjusting variable costs within a reasonable time period, while strategic risk is the risk of reduction in earnings or capital arising from adverse business decisions, improper implementation of decisions, or lack of responsiveness to industry changes. Business heads are responsible for managing these risks and liaising closely with the Boards when issues arise.

Brexit

LCH Limited relies on the right for UK CCPs under EMIR to offer clearing services to EU regulated firms.

On 19 December 2018, the European Commission formally adopted its implementing decision which, in a no deal scenario, will grant temporary equivalence to the UK and allows ESMA to provide third country recognition for UK CCPs immediately after the UK's withdrawal on 29 March 2019. LCH Limited has prepared an application under EMIR Article 25 and is engaging with ESMA on preparatory work to achieve third country recognition. The Bank of England has already accepted a formal application from LCH SA for recognition as a non-UK CCP in the UK which is a condition for entry into the UK's temporary recognition regime.

Project risk and business continuity, information security and cyber risks

These risk categories include the risk to earnings and capital arising from project execution deficiencies, the risk of loss arising from the disruption of critical business or IT processes due to adverse circumstances or events, and the risk that valuable and sensitive LCH data is compromised, lost or misused. The Heads of dedicated business functions and of each business are responsible for managing these risks.

Model risk

This is the risk that, for example, a margin model may not capture the essence of the stress loss/events being modelled, or that there are mistakes in the underlying calculation, which may result in systemic under-margining for the products in question. Model risk management is the responsibility of the heads of business lines which place reliance on the models, and is effected through appropriate testing and maintenance of the models and in particular through the strict governance required for model change, including independent expert validation and senior executive approval. Board approval is required for material changes to important models.

Default management risk

This is the risk arising from not having a well defined and rehearsed process in place prior to a default event, leading to inefficiencies in the handling of a default such that a material deterioration in the market value of assets held may result in the erosion of CCP capital and the default funds.

For each service, it is the responsibility of the business head to ensure that a functioning Default Management Group is in place in accordance with the group default management policy and guidelines (owned by the CRO). Fire drill tests are held regularly to assess the CCP default management process and identify any areas for improvement.

3. Exchange Rates

The most significant exchange rates to the euro for the Group are as follows:

	2018	2018	2017	2017
	Closing	Average	Closing	Average
	rate	rate	rate	rate
Euro (€) to US dollar (\$)	1.15	1.18	1.20	1.13
Euro (€) to pound sterling (£)	0.90	0.88	0.88	0.89

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4. Revenue

Further information on the composition of the Group's revenue is given below:

	2018	2017
	€'m	€'m
SwapClear clearing fees	255.7	227.5
Other OTC clearing fees	47.4	36.1
Non-OTC clearing fees	153.9	151.9
Clearing fees	457.0	415.5
Other fee income	133.0	101.2
Less pass-through costs recharged	(10.7)	-
Other fee income	122.3	101.2
Revenue sharing arrangements	(27.0)	(24.1)
Net revenue	552.3	492.6
Treasury income	988.5	693.2
Treasury expense	(790.8)	(555.8)
Net treasury income	197.7	137.4
Settlement fees etc. recovered	27.9	25.3
Settlement fees etc. paid	(30.3)	(25.9)
Net settlement fees	(2.4)	(0.6)
Other income	-	10.9
Total income	747.6	640.3

The Group's revenue from contracts with customers disaggregated by timing of revenue recognition is shown below:

	2018
	€'m
Services satisfied at a point in time	540.9
Services satisfied over time	9.0
Total revenue from contracts with customers	549.9

The disaggregated revenue table presented above for the year ended 31 December 2018 is a new requirement as a result of the Group adopting IFRS 15 on 1 January 2018. The Group has used the modified retrospective approach to transition to IFRS 15 and therefore no comparative disclosures are presented.

Although total income includes net treasury income, this is excluded from the disaggregation table as it is outside the scope of IFRS 15 because it is not earned through a contract with a customer.

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The following items are included in operating expenses before depreciation and amortisation (total operating expenses includes impairment and non-underlying items; a full analysis is given in note 6):

	2018	2017
	€'m	€'m
Staff costs (note 18)	163.3	161.1
Property lease rentals	7.6	7.7
Foreign exchange (gains)/losses	(0.3)	5.7
Other operating expenses	94.4	90.4
Operating expenses before depreciation and amortisation	265.0	264.9
Depreciation and amortisation		
Amortisation - Intangible fixed assets	64.8	53.4
Depreciation of property plant and equipment	5.6	6.7
Impairment - intangible assets	1.4	-
Total operating expenses	71.8	60.1
Auditors' remuneration		
Fees payable for the audit of the Company	0.1	0.1
Fees payable to the auditor of the Company for other services:		
Fees payable for the audit of the Company's subsidiaries	0.6	0.6
Other assurance services on behalf of the Company's subsidiaries	0.1	0.2
	0.8	0.9

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6. Non-underlying items

	2018	2017
	€'m	€'m
Restructuring programme	-	(4.5)
Tax effect of non-underlying items	-	1.0
Net non-underlying items	-	(3.5)

There were no non-underlying expenses recognised in the current year. Prior year expenses relate to the restructuring programme approved in 2016.

7. Finance income and expense

	2018	2017
	€'m	€'m
Interest and other costs charged in respect of:		
Preferred securities (net)	-	(4.7)
Net finance expense on pension liabilities	(0.1)	(0.1)
Interest paid to parent company	(0.1)	(0.4)
Interest paid on cash and cash equivalents and finance leases	(3.6)	(4.6)
	(3.8)	(9.8)
Interest received in respect of:		
Net finance income on pension assets	1.8	0.1
Interest received on cash and cash equivalents	0.5	-
	2.3	0.1
Net finance expense	(1.5)	(9.7)

8. Taxation

The major components of taxation expense are:

	2018	2017
	€'m	€'m
Current tax		
United Kingdom current tax charge	(38.2)	(27.8)
Adjustment in respect of current tax in previous years	(0.6)	1.3
Overseas current tax charge	(19.6)	(21.6)
Adjustment in respect of current tax previous years	0.3	1.3
Total current taxation	(58.1)	(46.8)
Deferred tax		
Deferred tax relating to the origination and reversal of temporary	(0.1)	1.2
Adjustments in respect of prior years	1.6	(1.2)
Adjustments arising from changes in tax rates	(0.8)	(0.1)
Tax expense reported in the consolidated income statement	(57.4)	(46.9)

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	2018	2017
	€'m	€'m
Consolidated statement of comprehensive income		
Tax on remeasurement of overseas defined benefit pension plan	(0.1)	(0.2)
Tax on remeasurement of UK defined benefit pension plan	5.5	(21.1)
Tax on revaluation of financial assets	1.9	(0.8)
Tax expense reported in the consolidated statement of comprehensive income	7.3	(22.1)

Consolidated statement of changes in equity		
Tax allowance on share awards in excess of expense recognised	0.6	1.8
Tax credit reported directly in equity	0.6	1.8

Reconciliation of tax expense

The income statement tax charge for the year differs from the standard rate of corporation tax in the UK as explained below:

	2018	2017
	€'m	€'m
Profit before taxation	270.1	205.3
Tax at UK statutory corporation tax rate of 19.0% (2017: 19.25%)	(51.3)	(39.5)
Effect of:		
Adjustments in respect of prior periods	1.3	1.4
Expenses not deductible for tax	(2.4)	0.7
Adjustments arising from changes in tax rates	(0.8)	(0.1)
Effect of higher rates of tax on overseas earnings	(8.9)	(8.6)
Deferred tax not previously recognised carried forward	2.8	-
Deferred tax not previously recognised utilised in year	2.0	-
Provision for diverted profits tax	-	(1.3)
Release of OTC assets provision	-	0.5
Foreign exchange adjustment	(0.1)	-
Total tax charge	(57.4)	(46.9)
Effective corporate tax rate	21.2%	22.8%

The UK Finance Bill 2015 enacted in November 2015 reduced the standard rate of corporation tax from 20% to 19% effective from 1 April 2017 and the UK Finance Bill 2016 was enacted in September 2016 reducing the standard rate of corporation tax to 17% effective from 1 April 2020. Accordingly the UK deferred tax balances at December 2017 have been stated at 19% or 17% dependent on when the temporary differences are expected to reverse. The deferred tax balances in other countries are recognised at the substantively enacted rates at the balance sheet date.

The decrease in the effective tax rate (ETR) for the Group from 22.8% in 2017 to 21.2% in 2018 is related to the recognition of deferred tax assets not previously recognised.

In the prior year, an amount of €2.8 million was provided for uncertain tax positions in relation to the uncertainty arising from the introduction of UK diverted profits tax. The Group no longer considers this amount to be uncertain, following discussions with the tax authorities during the year.

Exchange differences have arisen on the translation of the closing sterling tax balances which are due to HMRC in the UK.

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Deferred tax	Consolidated balance sheet		Recognised in year	
	2018	2017	2018	2017
	€'m	€'m	€'m	€'m
Post-employment benefits	(13.7)	(17.5)	3.8	(17.1)
Accelerated tax depreciation	3.9	2.9	1.0	(1.4)
Tax on provisions and other temporary differences	3.7	3.1	0.6	(3.6)
Tax losses	2.8	-	2.8	-
Tax on items not recognised in the statement of comprehensive income	1.6	1.6	-	-
Deferred tax charge			8.2	(22.1)
Net deferred tax (liability)/asset	(1.7)	(9.9)		
	US	UK	France	Total
	€'m	€'m	€'m	€'m
Net deferred tax (liability)/asset at 1 January 2018	-	(15.3)	5.4	(9.9)
Deferred tax recognised in the income statement	2.8	(1.2)	(0.8)	0.8
Deferred tax recognised in the statement of comprehensive income	-	7.2	-	7.2
Deferred tax recognised in equity	-	(0.1)	-	(0.1)
Foreign exchange movements	-	0.3	-	0.3
Net deferred tax (liability)/asset at 31 December 2018	2.8	(9.1)	4.6	(1.7)
	US	UK	France	Total
	€'m	€'m	€'m	€'m
Net deferred tax asset at 1 January 2017	-	6.1	4.5	10.6
Deferred tax recognised in the income statement	-	(1.1)	1.1	-
Deferred tax recognised in the statement of comprehensive income	-	(22.1)	-	(22.1)
Deferred tax recognised in equity	-	0.1	(0.2)	(0.1)
Deferred tax on the disposal of assets	-	1.8	-	1.8
Foreign exchange movements	-	(0.1)	-	(0.1)
Net deferred tax (liability)/asset at 31 December 2017	-	(15.3)	5.4	(9.9)

The presentation of deferred tax has been updated to give a clearer presentation of where deferred tax is recognised. The results for 2017 have been re-presented, but there is no change to the net liability as at 31 December 2017.

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9. Intangible assets

	2018			2017		
	Self-developed software	Goodwill	Total	Self-developed software	Goodwill	Total
	€'m	€'m	€'m	€'m	€'m	€'m
Cost						
At 1 January	503.0	534.1	1,037.1	419.3	534.1	953.4
Additions	91.0	-	91.0	92.3	-	92.3
Asset transfers (note 11)	1.9	-	1.9	-	-	-
Disposals	(0.5)	-	(0.5)	(7.8)	-	(7.8)
Exchange differences	(0.4)	-	(0.4)	(0.8)	-	(0.8)
At 31 December	595.0	534.1	1,129.1	503.0	534.1	1,037.1
Accumulated amortisation and impairment:						
At 1 January	276.3	423.7	700.0	231.0	423.7	654.7
Amortisation charge for the year	64.8	-	64.8	49.6	-	49.6
Impairment in the year	1.4	-	1.4	3.8	-	3.8
Asset transfers (note 11)	(2.1)	-	(2.1)	-	-	-
Disposals	(0.5)	-	(0.5)	(7.8)	-	(7.8)
Exchange differences	(0.2)	-	(0.2)	(0.3)	-	(0.3)
At 31 December	339.7	423.7	763.4	276.3	423.7	700.0
Net book value at 31 December	255.3	110.4	365.7	226.7	110.4	337.1

The portion of capitalised self-developed software costs disclosed above that relates to software not currently brought into use amounted to €91.0 million (2017: €105.8 million). No amortisation has been charged during the year against these assets (2017: €nil), but instead they are tested for impairment (see note 10) and no write down (2017: €2.6 million) was recognised in the year.

Goodwill consists of the amount arising from the acquisition of LCH SA in 2003 (see note 10). Self-developed software includes the Group's trading systems, which are being continually improved and enhanced.

10. Impairment testing of intangible assets

The Group carries out annual impairment testing on goodwill and self-developed software in December of each year, or more often if circumstances show that an impairment may be likely.

Goodwill is carried in relation to LCH SA, which is also the cash generating unit (CGU) to which the goodwill is allocated. The recoverable amount associated with this subsidiary is determined based on value in use calculations.

For self-developed software, impairment is assessed by reviewing the carrying value of the asset against its recoverable amount, which is determined by value in use calculations for the relevant cash generating unit using discounted cash flow projections.

Assumptions

The key assumptions used in the valuations relate to discounted cash flow projections prepared by management covering a five year period. The cash flow projections are based on the Group's budget for 2019 and the Group

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approved plan for the two financial years following the last financial year in the budget. Cash flows beyond this period are extrapolated using the estimated long-term growth rates and applying the pre-tax discount rates.

Management has based its value in use calculations for each CGU on key assumptions about short and medium term revenue and cost growth, long term economic growth rates (used to determine terminal values) and pre-tax discount rates, as follows:

- i) The values assigned to short and medium term revenue and cost growth are based on the 2019 budget and the Group approved plan. The assumptions are derived from an assessment of current trends, anticipated market and regulatory developments, discussions with customers and suppliers and management's experience. These factors are considered in conjunction with the Group's long-term strategic objectives to determine appropriate short and medium growth assumptions
- ii) Long-term growth rates of 3.6% (2017: 3.7%) represent management's internal forecasts based on external estimates of GDP and inflation
- iii) The pre-tax discount rate of 11.3% (2017: 11.1%) is based on a number of factors including the risk-free rate, the Group's estimated market risk premium and a premium to reflect inherent risks

Impairment results

- The following test was carried out on the value of the goodwill, which was found not to be impaired:
 - The discounted cash flow approach. The excess of value in use over carrying value was found to be €790 million (2017: €1,266 million) at 31 December 2018
 - A sensitivity analysis showed that reasonable changes in key assumptions and rates (e.g. growth & WACC) would not lead to any impairment
- A discounted cash flow test for self-developed software found that assets of €1.4 million were impaired (2017: €1.2 million) due to the uncertainty of the future cash flows that relate to this asset. No self-developed software not yet in use was found to be impaired (2017: €2.6 million).

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11. Property, plant and equipment

	Leasehold refurbishment	Computer equipment	Office equipment and other fixed assets	Total
As at 31 December 2018	€'m	€'m	€'m	€'m
Cost				
At 1 January	10.7	48.2	6.0	64.9
Additions	-	0.1	0.3	0.4
Asset re-categorisation	-	(1.8)	-	(1.8)
Disposals	-	(0.3)	-	(0.3)
At 31 December	10.7	46.2	6.3	63.2
Accumulated depreciation				
At 1 January	7.3	35.4	5.0	47.7
Depreciation charge for the year	0.9	4.6	0.1	5.7
Disposals	-	(0.3)	-	(0.3)
At 31 December	8.2	39.7	5.1	53.1
Net book values:				
31 December 2018	2.5	6.5	1.1	10.1

	Leasehold refurbishment	Computer equipment	Office equipment and other fixed assets	Total
As at 31 December 2017	€'m	€'m	€'m	€'m
Cost				
At 1 January	11.8	44.4	5.6	61.8
Additions	-	3.3	1.0	4.3
Asset re-categorisation	(1.0)	1.0	-	-
Disposals	(0.1)	(0.4)	(0.6)	(1.1)
Exchange differences	-	0.1	-	0.1
At 31 December	10.7	48.4	6.0	65.1
Accumulated depreciation				
At 1 January	6.6	30.0	5.5	42.1
Depreciation charge for the year	0.8	5.8	0.1	6.7
Disposals	(0.1)	(0.4)	(0.6)	(1.1)
At 31 December	7.3	35.4	5.0	47.7
Net book values:				
31 December 2017	3.4	13.0	1.0	17.4

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12. Balances with clearing members

	2018	2017
	€'m	€'m
Transactions with clearing members at fair value through profit or loss	664,930.2	612,038.2
Transactions with clearing members at amortised cost	499.9	-
Other balances with clearing members at amortised cost	7,663.0	4,280.5
	673,093.1	616,318.7
Liabilities		
Transactions with clearing members at fair value through profit or loss	(664,930.2)	(612,038.2)
Transactions with clearing members at amortised cost	(499.9)	-
Initial margin and other balances with clearing members at amortised cost	(80,241.7)	(73,360.6)
	(745,671.8)	(685,398.8)

The transactions with clearing members of €665,340.1 million (2017: €612,038.2 million) are fully secured by collateral held by the Group. At 31 December 2018 the total of fully collateralised loans in respect of fixed income transactions was €661,849.2 million (2017: €610,230 million). This collateral has in turn been passed on to fixed income counterparties to secure the Group's liabilities in respect of fixed income contracts.

Other clearing member balances include €6.85 billion (2017: €2.7 billion) due from and €4.17 billion (2017: €2.9 billion) due to Cassa di Compensazione Garanzia S.p.A (CC&G), a fellow LSEG subsidiary company. Net treasury income also includes interest paid of €12.0 million (2017: €12.6 million) and interest received of €15.5 million (2017: €10.4 million) on these balances.

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13. Trade and other receivables	2018	2017
	€'m	€'m
Non-current		
Other receivables	1.3	3.7
Current		
Trade receivables:		
Fees receivable	54.7	46.6
Interest accrued on investment portfolio	105.4	43.7
Amounts due from fellow LSEG companies	18.8	20.3
Other receivables	0.6	12.8
Prepayments	11.6	8.3
Margin receivable on reverse repurchase contracts	138.0	51.1
	329.1	182.8
	330.4	186.5

The non-current assets include deposits on the Group's office premises.

Fees receivable are the Group's rights to consideration for work completed but not invoiced at the reporting date. The balance of €54.7 million arises solely from services provided in 2018 and is invoiced shortly after the balance sheet date.

The Group collects virtually all of its fee receivables via PPS (Protected Payment System) which members are required to sign up to on admission as a clearing member. More than 99% of fees are collected in this way less than five days after the invoice date. The Group does not calculate an expected credit loss allowance on its fee receivables as it expects to receive all amounts due in a timely manner.

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14. Cash and cash equivalents

	2018	2017
	€m	€m
Cash at bank and in hand	362.3	336.0
Short-term deposits	541.0	678.0
Cash and cash equivalents	903.3	1,014.0

The short-term deposits are fully collateralised by sovereign and investment grade corporate securities in accordance with eligibility criteria approved by the Group's Risk Committees. The Group defines short-term as less than 90 days, but these deposits are predominantly overnight only.

€112.9 million (2017: €116.3 million) of the cash amount is restricted as the Group's CCP-level own resources to be used in the default waterfalls. This is allocated by default fund on a pro rata basis for LCH Limited and LCH SA. The remaining cash represents the balance of default funds and margin monies placed on deposit for the purpose of earning treasury income.

15. Trade and other payables

	2018	2017
	€'m	€'m
Non-current		
Accruals	2.6	3.4
Other payables	0.2	0.3
	2.8	3.7
Current		
Trade payables	9.0	8.3
Amounts owed to fellow LSEG companies	50.0	50.3
Social security and other taxes	12.4	15.5
Accruals	76.6	78.1
Deferred income	-	2.0
Contract liabilities	1.5	-
Other payables	163.5	112.2
	313.0	266.4
Total	315.8	270.1

Other payables include amounts accrued under the Group's revenue share agreements.

The opening balance of deferred income has been recognised in the income statement during the year. The contract liabilities arose entirely from activities carried out during the year and are expected to be recognised in 2019.

The Group's contract liabilities represent the aggregate amount of transaction price allocated to performance obligations that are unsatisfied, or partially unsatisfied at the balance sheet date in respect of the Group's RepoClear service. All amounts are expected to be recognised during the 12 months after the reporting date.

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16. Loans and borrowings

	2018	2017
	€'m	€'m
Current		
Loan to parent company	88.0	-
Non-current		
Loan from parent company	-	(40.0)
	88.0	(40.0)

Loan to related company

During the year, the Group loaned €88.0 million to its parent company, LSE (C) Limited. The loan is repayable with five days notice and attracts interest at the rate of EURIBOR plus one per cent.

Loan from related company

The redemption of the preferred securities in 2017 was part financed by a loan of €100 million from the parent company. The loan was repayable in annual instalments until May 2020. The Group opted to repay the loan early. Interest at a rate of EURIBOR plus 1.0% was payable on the loan.

Bank overdrafts

In order to assist with day to day liquidity management the Group maintains a number of uncommitted money market and overdraft facilities with a number of major banks. Effective interest rates on these facilities vary depending on market conditions.

17. Default funds

The purpose of the default funds is to absorb any losses incurred by the Group in the event of clearing member default if margin collateral is insufficient to cover the management and close out of the positions of the defaulting clearing member. Default funds are held separately by each CCP entity to cover the risks that each company faces, and are split into several different funds in each company to cover the different business lines of that company. The total default funds held by the Group at 31 December 2018 were €12,846.1 million (2017: €13,023.6 million).

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18. Employee benefits

i) Staff costs

All staff and directors	2018	2017
	€'m	€'m
Salaries and other benefits	129.2	123.5
Social security costs	22.9	21.0
Pension costs	5.5	7.0
Share-based compensation	5.7	6.1
Staff costs before non-underlying items	163.3	157.6
Staff costs included in non-underlying items	-	3.5
Total staff costs	163.3	161.1

The average number of staff on a full-time equivalent basis during the year was 815 (2017: 861). The Company has no employees.

Staff costs and the average number of staff include contract staff who are not on the payroll, but fulfil a similar role to employees.

Key management personnel

	2018	2017
	€'m	€'m
Remuneration and other short-term employee benefits	7.7	4.3
Share-based compensation	3.2	2.3
Pension contributions	0.3	0.2
Deferred bonus and other long-term employee benefits	1.2	0.8
Compensation for loss of office	-	4.2
Aggregate emoluments of key management personnel	12.4	11.8

The costs above include deferred bonuses, other long-term incentive plan (LTIP) awards and share-based payment costs on an accrued basis.

Key management personnel include the executive director and certain senior staff who manage the business on a day to day basis.

Directors' remuneration

	2018	2017
	€'m	€'m
Remuneration	4.8	2.3

Where directors left the Board but have not yet been compensated for loss of employment, the full value of such costs has not been included in remuneration for the year and will only be included when paid. The costs above include deferred bonuses, and other LTIP awards only when they vest or become payable.

The highest paid director received total remuneration of €2,129,332 in the year (2017: €1,127,547).

One director is a deferred member of the LCH section of LSEG's defined benefit pension scheme (2017: one).

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Contributions of €109,854 (2017: €84,617) have been made on behalf of two (2017: two) directors to a defined contribution scheme.

Two directors (including the highest paid director) participate in the share-based award schemes detailed below. One director exercised share options during the year (2017: one).

Independent non-executive directors receive fees for their services. The Board determines fees that reflect the level of individual responsibilities, attendance of meetings and membership of Board committees. Directors representing shareholders (including the parent company) do not receive fees from the Group.

ii) Share-based payments

LCH Group employees were eligible to participate in one or more of the following London Stock Exchange Group (LSEG) share option based arrangements during the financial year:

- a) The LSEG Long Term Incentive Plan 2014 (LSEG LTIP)
- b) The LCH Group Long Term Incentive Plan (LCH LTIP)
- c) The LSEG SAYE Option Scheme and LSEG International Sharesave Plan (together SAYE schemes)
- d) The LSEG Restricted Share Award Plan 2018 (Restricted Plan)

The **LSEG LTIP** has two elements, an award of Performance Shares and a conditional award of Matching Shares, which is linked to a co-investment being made by the executive. Awards are made in the form of nil-cost options. Under the Matching Shares arrangement, selected executives may invest up to the value of 50% of their net-of-tax base salary in LSEG shares (Invested Value). The Invested Value is then matched with a performance related Matching Share award, matched 2:1 on a pre-tax basis (up to a maximum Matching Share award of 100% of pre-tax base salary).

Vesting of the LSEG LTIP awards is dependent upon LSEG’s absolute total shareholder return (TSR) performance and adjusted basic earnings per share growth (EPS) (50% on each) over a three year period. The following targets applied to options granted in 2018.

EPS element (50%): Absolute growth over 3 years	TSR element (50%): Absolute growth over 3 years	Proportion of element that vests
More than 12% p.a.	More than 14% p.a.	100%
6% p.a.	6% p.a.	25%*
Less than 6% p.a.	Less than 6% p.a.	0%

* Straight line pro-rating applies between this trigger and 100% vesting.

The **LCH LTIP** also has two elements, an award of Performance Shares and a conditional award of Matching Shares, which is linked to a co-investment being made by the executive. The Matching Shares element only applies to selected senior management. The Performance Shares are available to a wider group of executives. Awards are made in the form of nil-cost options. Under the Matching Shares arrangement, selected executives may invest up to the value of 50% of their net-of-tax base salary in LSEG shares (Invested Value). The Invested Value is then matched with a performance related Matching Share award, matched 2:1 on a pre-tax basis (up to a maximum Matching Share award of 100% of pre-tax base salary).

Vesting of the LCH LTIP award is initially dependent upon the achievement of a risk management gateway. If this is achieved, the degree of vesting of the award is assessed against three conditions, measured independently over three years:

Awards prior to 2017

- 1) **Regulatory metric:** a qualitative assessment of performance on regulatory matters (comprising up to 34% of the award)
- 2) **Cost metric:** a quantitative assessment of qualifying cost savings during the performance period (comprising up to 33% of the award)

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- 3) **EBIT metric:** a quantitative assessment of earnings before interest and tax (EBIT) performance at the end of the performance period (comprising up to 33% of the award)

Awards for 2017 onwards

- 1) **Resiliency metric:** a qualitative assessment of performance on regulatory matters and enterprise risk incorporating operational risk (comprising up to 34% of the award)
- 2) **Efficiency metric:** a quantitative assessment of EBITDA margin performance period at the end of the performance period (comprising up to 33% of the award)
- 3) **Growth metric:** a quantitative assessment of earnings before interest and tax (EBIT) performance at the end of the performance period (comprising up to 33% of the award)

For Internal Audit, Risk and Compliance participants, the Cost/Efficiency and EBIT/Growth metrics do not apply. Assuming the risk management gateway is achieved, the vesting of the award is assessed against the Regulatory/Resiliency metric only.

The risk management gateway will be assessed by the LCH Remuneration Committee ('Committee') who will assess if the LCH Group has managed its risk effectively over the three year period. The award lapses in full if any of the LCH Group's CCPs suffers an aggregate loss of more than €12 million (Higher Level Losses). Equally, if, during the performance period any of the LCH Group CCPs suffers losses below this level, or circumstances arise in the reasonable opinion of the Committee that have, or could have, resulted in a significant adverse event which did, or could have, materially damaged future business operations, the Committee shall determine whether Management could, or should have, taken action to prevent such circumstances and may lapse the award accordingly.

The Regulatory metric shall vest at 100% if it is determined that management actions in relation to regulatory matters were wholly effective during the performance period. If it is determined that management actions in relation to regulatory matters were not wholly effective during the performance period, then the Remuneration Committee shall determine a lesser level of vesting as it deems appropriate.

In order for the portion of the Performance Share or Matching Share Award subject to the Cost metric to vest, the Committee must determine the amount of cumulative net consolidated qualifying cost savings of London Stock Exchange Group achieved over the performance period by reference to specified cost saving projections and adjustments set out in the rules of the Plan.

The Cost and EBIT metrics shall vest as follows:

Cost metric: amount of qualifying cost savings determined to have been achieved	EBIT metric: EBIT level	Percentage of shares that vest
<i>2015 award:</i>		
€50 million or more	€152 million or more	100%
€40 million	€138 million	62.5%
€30 million	€124 million	25%
Below €30 million	Below €124 million	0%
<i>2016 award:</i>		
€60 million or more	€230 million or more	100%
€50 million	€200 million	62.5%
€40 million	€170 million	25%
Below €40 million	Below €170 million	0%

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Efficiency metric: EBITDA margin level	Growth Metric: EBIT level	Percentage of shares that vest
<i>2017 award:</i>		
53% or more	€337 million or more	100%
48%	€306 million	62.5%
41%	€275 million	25%
Below 41%	Below €275 million	0%
<i>2018 award:</i>		
53% or more	€393 million or more	100%
50%	€357 million	62.5%
48%	€321 million	25%
Below 48%	Below €321 million	0%

At the end of the performance period, the Committee shall calculate the EBIT or EBITDA margin for the last financial year in the performance period, as approved by the LCH Group Holdings Limited Audit Committee. EBIT means earnings before interest, tax and non-underlying items, as reported in the consolidated financial statements for LCH Group Holdings Limited, subject to such adjustments as the Committee considers necessary to take account of matters that it considers to be appropriate. EBITDA margin level means the earnings before interest, tax, depreciation and amortisation divided by the Gross revenue as reported in the consolidated financial statements of LCH Group Holdings Limited.

If circumstances occur, which, in the reasonable opinion of the Committee, justify a reduction to awards granted, the Committee may at its discretion reduce an award or not grant future awards. In the event that an award has already vested, the Committee may determine that a repayment is made. The circumstances and timeframe in which the Committee may consider it appropriate to exercise such discretions are covered in the Plan Rules.

The **SAYE scheme** provides for grants of options to employees who enter into a SAYE savings contract; options are granted at 20% below fair market value. The scheme is available to employees based in the UK, US and France (and approved by HMRC in the UK). The options vest in full after three years, providing the employee remains employed by the Group or the wider LSEG group of companies.

The **Restricted Plan** allows for grants to be made in the form of conditional awards over ordinary shares of LSEG, in the form of nil-cost options to certain executives. The vesting of such awards granted to date under the plans are conditional upon tenure.

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Movements in the number of share options and awards outstanding and their weighted average exercise price in GBP are as follows:

	LSEG LTIP	LCH LTIP	SAYE scheme	Weighted average exercise price (£)	Restricted Plan
	Number	Number	Number		Number
1 January 2017	202,918	844,685	211,274	15.54	37,350
Granted in year	25,512	246,517	87,172	31.11	10,393
Net transfers	(1,114)	(169,375)	(22,458)	(19.28)	(7,076)
Exercised in year	(130,727)	(142,531)	(129,702)	13.75	(13,902)
Lapsed/forfeited in year	(28,177)	(106,856)	(7,704)	20.23	-
31 December 2017	68,412	672,441	138,582	18.14	26,765

From 1 January 2018, the LSEG LTIP and the Restricted Plan have been combined for simplicity. These plans are similar in nature. The terms and conditions continue to be shown separately.

	LSEG LTIPs	LCH LTIP	SAYE	Weighted average exercise price
	Number	Number	Number	
As at 1 January 2018	95,177	672,441	138,582	
Granted in year	29,484	195,727	36,360	£34.37
Net transfers	17,274	(47,365)	(5,346)	£27.57
Exercised in year	(22,754)	(171,600)	(21,545)	£20.64
Lapsed/forfeited in year	(2,626)	(74,978)	(13,677)	£28.35
31 December 2018	116,555	574,225	134,374	£30.45

2,439 of the options were exercisable as at 31 December 2018 (2017: 1,131). The exercise price is nil for all schemes except the SAYE. The weighted average share price of LSEG plc shares during the year was £42.62 (2017: £35.32). Transfers in or out relate to staff who are either newly employed or no longer employed directly by the Group, but whose options have not been forfeited as they were or remain employees of other LSEG companies.

The range of exercise prices and weighted average remaining contractual life of awards and options outstanding are as follows:

As at 31 December 2018	Number outstanding	Weighted average remaining contractual life
		Years
LSEG LTIPs – nil	116,555	0.95
LCH LTIP - nil	574,225	1.26
SAYE – between £20.01 and £30.00	23,208	0.07
SAYE - over £30.01	111,166	1.68
Total	825,154	1.30

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The fair value of share options granted during the year was determined using a stochastic valuation model. The key assumptions used in the valuation were as follows:

	LSEG LTIP		LCH LTIP	
	Performance shares	Matching shares	Performance shares	Matching shares
Grant date	26/04/2018	26/04/2018	26/04/2018	26/04/2018
Grant date share price (£)	£42.97	£42.97	£42.97	£42.97
Expected life (years)	3	3	3	3
Dividend yield	1.6%	1.6%	1.6%	1.6%
Risk-free interest rate	0.94%	0.94%	0.94%	0.94%
Volatility	25.3%	25.3%	25.3%	25.3%
Fair value TSR (£)	£17.37	£17.37	-	-
Fair value EPS (£)	£40.96	£40.96	-	-
Fair value non-market conditions (£)	-	-	£40.96	£40.96

	SAYE		Restricted Plan	
	Grant date	Exercise price (£)	Grant date	Grant date
Grant date	17/05/2018		26/04/2018	02/10/2018
Grant date share price (£)	£44.98		£42.97	£45.19
Expected life (years)	3		0.8 – 2.8	1.0 – 1.7
Exercise price (£)	£34.37 – £34.67		-	-
Dividend yield	1.15%		1.6%	1.54%
Risk-free interest rate	0.98%		0.73% – 0.92%	0.75% – 0.80%
Volatility	25%		16.6% - 25.4%	16.3% - 17.0%
Fair value non-market conditions (£)	£12.81 – £12.99		£41.05 - £42.39	£44.02 - £44.50

The volatility is based on a statistical analysis of LSEG's weekly share price since its flotation in July 2001.

The fair value for LSEG LTIP performance and matching shares granted during the year is based on a total shareholder return (TSR) pricing model which takes into account the TSR vesting conditions. All other fair values of options granted are based on a Black-Scholes model. Holders of share awards and share options are not entitled to receive dividends declared during the vesting period.

iii) Pension commitments

Defined contribution scheme

The LCH Group pays fixed contributions to a defined contribution pension scheme in the UK and there is no legal or constructive obligation to pay further contributions. The assets of the plan are held separately from those of the LCH Group in a fund under the control of the trustees. The total expense charged in the income statement of €5.3 million (2017: €7.0 million) represents contributions payable to the plan by the LCH Group at rates specified in the rules of the plan.

Defined benefit schemes

The Group operated a defined benefit pension scheme for its employees in the UK (now the LCH defined benefit section of the LSEG Pension Scheme), which required contributions to be made to a separate trustee administered fund. This was closed to new members from 30 September 2009 and closed to further employee contributions on 31 March 2013. The LCH Pension Scheme underwent a sectionalised merger into a new London Stock Exchange Group Pension Scheme on 5 September 2016. The scheme maintains separate LCH and LSEG sections with LCH Limited sponsoring only the LCH section.

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The valuations of the UK scheme conducted for financial reporting purposes are based on the triennial actuarial valuation as at 31 December 2017 carried out by an independent qualified actuary. The Group is not aware of any events subsequent to 31 December 2018, which would have a material impact on the results of the valuation.

The overseas schemes were subject to full valuations as follows:

The Group has obligations in respect of retirement indemnity and long-service award schemes in Paris. The provisions have been calculated by a qualified independent actuary as at 31 December 2018.

The obligations in respect of certain staff in an independent defined benefit scheme in Porto were assumed in 2006. An updated valuation of these funds was carried out at 31 December 2018 by a qualified independent actuary.

A summary of the principal assumptions used is detailed below.

Weighted-average assumptions to determine benefit obligations

	UK	France	Porto
Discount rate	3.0%	1.5%	1.5%
Rate of salary increase	0%	2.5%	0%
Rate of price inflation	3.2%	1.5%	1.5%
Rate of pension increases	2.2%	0%	1.5%
Implied life expectancy at age 60			
Male currently aged 60	27.5	23.3	20.6
Male currently aged 45	28.1	23.3	20.6
Female currently aged 60	29.2	27.5	20.6
Female currently aged 45	30.5	27.5	20.6

The discount rate for the UK scheme has been determined from a curve of AA corporate bond rates by duration which is consistent with the estimated weighted average duration of the scheme's liabilities at around 24 years. Scheme assets are stated at their market value at the respective statement of financial position dates.

Changes in the present value of the defined benefit obligations during the year

	2018			2017		
	UK €'m	France €'m	Porto €'m	UK €'m	France €'m	Porto €'m
Benefit obligation as at 1 January	(233.7)	(6.2)	(0.5)	(296.8)	(6.1)	(0.5)
Pension expense:						
Current service cost	-	(0.6)	-	-	(0.6)	-
Past service loss	(0.3)	0.3	-	-	-	-
Net interest	(6.4)	(0.1)	-	(7.6)	(0.1)	-
Re-measurement losses/(gains):						
Effect of changes in demographic assumptions	1.0	-	-	12.3	-	-
Effect of changes in financial assumptions	9.0	0.1	-	12.3	0.4	-
Effect of experience adjustments	(1.6)	-	-	25.6	-	-
Other actuarial gains	-	0.2	-	-	0.1	-
Reduction in obligation due to settlement						
Benefits paid	9.7	-	-	8.3	-	-
Foreign exchange	2.8	-	-	12.2	-	-
Benefit obligation as at 31 December	(219.5)	(6.2)	(0.5)	(233.7)	(6.2)	(0.5)

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Changes in scheme assets

	2018			2017		
	UK €'m	France €'m	Porto €'m	UK €'m	France €'m	Porto €'m
Fair value of scheme assets as at 1 January	296.2	-	0.5	298.9	-	0.5
Pension income:						
Net interest	8.2	-	-	7.7	-	-
Re-measurement gains:						
Return on plan assets (excluding interest income)	(23.7)	-	-	10.3	-	-
Employer contributions	3.7	-	0.1	-	0.1	-
Benefits paid	(9.7)	-	-	(8.3)	(0.1)	-
Foreign exchange	(4.0)	-	-	(12.4)	-	-
Fair value of scheme assets as at 31 December	270.7	-	0.6	296.2	-	0.5

Fair value of scheme assets with a market price

	2018		2017	
	UK €'m	Porto €'m	UK €'m	Porto €'m
Cash and cash equivalents	1.9	0.1	2.0	-
Equity instruments – quoted	68.5	0.1	74.1	0.1
Equity instruments – not quoted	47.2	-	53.6	-
Debt / LDI instruments – quoted	18.4	-	18.7	0.4
Debt / LDI instruments – not quoted	134.7	0.3	147.8	-
Total fair value of assets	270.7	0.5	296.2	0.5
Present value of funded obligations	(219.5)	(0.5)	(233.7)	(0.5)
Surplus	51.2	-	62.5	-

The Group has recognised a net surplus of €51.2 million (2017: €62.5 million)) in relation to the LCH UK scheme on the basis that the Group has access to the surplus in the event of wind up of the scheme. No asset ceiling has been applied to the net surplus recognised as no minimum funding commitments are associated to the plan.

Sensitivity analysis

The sensitivity of the value of the benefit obligation to the discount rate is shown below:

	2018			2017		
	Impact on scheme obligations			Impact on scheme obligations		
	UK €m	France €m	Porto €m	UK €m	France €m	Porto €m
Discount rate - increase by 0.5%	(21.6)	(0.4)	-	(24.9)	(0.5)	(0.1)
Revaluation in deferment (CPI) and salary increases - increase by 0.5%	6.7	-	0.1	6.9	-	-
Pension increases in payment - increase by 0.5%	12.8	-	(0.1)	15.4	-	-
Life expectancy - increase by 1 year	6.2	-	-	7.0	-	-

The sensitivity analyses above have been determined based on a method that extrapolates the impact on the benefit obligation as a result of reasonable changes in key assumptions occurring at the end of the reporting period.

Payments from the defined benefit schemes

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The following payments are expected to be made in future years out of the defined benefit plans' obligations:

	UK €'m	France €'m	Porto €'m
Within the next 12 months	3.1	-	-
Between 2 and 5 years	13.2	-	-
Following 5 years	18.6	2.2	-
Total	34.9	2.2	-

Contributions

During 2018 a contribution of €3.7 million was made to the defined benefit pension plan in the UK. As part of the triennial valuation as at 31 December 2017, the Group has agreed a new funding plan with the trustees, consisting of annual contributions of £3 million (€3.3 million) per annum for the years 2019 to 2022 inclusive, provided a trustee valuation deficit exists at the prior year end.

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19. Financial instruments

Financial assets and liabilities

The financial instruments of the Group are categorised as follows:

	Note	2018 €'m	2017 €'m
Financial assets at fair value through profit or loss (FVPL)			
Transactions with clearing members at FVPL	12	664,930.2	612,038.2
Government issued bonds at FVPL		-	4,172.1
Financial assets at fair value through other comprehensive income			
Government issued bonds at FVOCI		16,349.1	15,147.6
Total clearing business investments financial assets		16,349.1	19,319.7
Financial assets at amortised cost			
Transactions with clearing members at amortised cost	12	499.9	-
Trade and other receivables	13	318.8	177.9
Short-term loans	16	88.0	-
Other balances with clearing members	12	7,663.0	4,280.5
Clearing business cash and cash equivalents		68,871.5	62,642.9
Cash and short-term deposits	14	903.3	1,014.0
Financial liabilities at fair value through profit or loss			
Transactions with clearing members at FVPL	12	(664,930.2)	(612,038.2)
Financial liabilities at amortised cost			
Transactions with clearing members at amortised cost	12	(499.9)	-
Trade and other payables	15	(301.9)	(243.3)
Initial margin and other balances with clearing members	12	(80,241.7)	(73,360.6)
Default funds	17	(12,846.1)	(13,023.6)
Long-term loans	16	-	(40.0)

Prepayments within trade and other receivables are not classified as financial assets. Other taxes and contract liabilities and the liability in respect of the renegotiated operating agreements within trade and other payables are not classified as financial liabilities.

All financial assets held at fair value through profit or loss are designated as such on initial recognition by the Group. Other assets were tested for impairment, but no expected credit loss provisions are necessary.

Fair value hierarchy

The Group uses the following hierarchy for determining and disclosing the fair value of financial instruments by valuation technique:

- Level 1: quoted (unadjusted) prices in active markets for identical assets or liabilities
- Level 2: other techniques for which all inputs, which have a significant effect on the recorded fair value are observable, either directly or indirectly
- Level 3: techniques which use inputs which have a significant effect on the recorded fair value that are not based on observable market data. The Group has no financial instruments in this category

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The Group held the following significant financial instruments measured at fair value:

	2018			2018		
	Level 1 €'m	Level 2 €'m	Total €'m	Level 1 €'m	Level 2 €'m	Total €'m
Assets measured at fair value						
Transactions with clearing members - derivatives	82.5	9.7	92.2	56.8	10.0	66.8
Transactions with clearing members - non-derivatives	-	664,838.0	664,838.0	5.0	611,966.4	611,971.4
Government issued bonds at fair value through profit or loss	-	-	-	4,172.1	-	4,172.1
Government issued bonds at fair value through other comprehensive income	16,349.1	-	16,349.1	15,147.6	-	15,147.6
Liabilities measured at fair value						
Transactions with clearing members - derivatives	(82.5)	(9.7)	(92.2)	(56.8)	(10.0)	(66.8)
Transactions with clearing members - non-derivatives	-	(664,838.0)	(664,838.0)	(5.0)	(611,966.4)	(611,971.4)

For assets and liabilities classified as level 1, the fair value is based on market price quotations at the reporting date.

For assets and liabilities classified as level 2, the fair value is calculated using valuation techniques with market observable inputs. Frequently applied techniques include forward pricing and swap models using present value calculations. The models incorporate various inputs including foreign exchange spot and forward rates, interest rate curves and forward rate curves.

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Amounts included in the income statement in relation to financial instruments are as follows:

	2018	2017
	€'m	€'m
Treasury income on assets held at fair value	257.4	152.0
Treasury income on other financial assets	440.8	213.4
Treasury income on liabilities held at amortised cost	290.3	329.8
Net fair value loss on revaluation of financial assets held at fair value	-	(2.0)
Treasury income	988.5	693.2
Treasury expense on assets held at fair value	(31.5)	(39.0)
Treasury expense on assets held at amortised cost	(160.8)	(158.7)
Treasury expense on liabilities held at amortised cost	(598.5)	(358.1)
Treasury expense	(790.8)	(555.8)
Net treasury income	197.7	137.4
Net finance income on pension fund assets	1.7	0.1
Finance income on assets held at amortised cost	0.5	-
Finance expense on assets held at amortised cost	(3.6)	(4.6)
Finance expense on loans and borrowings held at amortised cost	(0.1)	(5.2)
Net finance expense	(1.5)	(9.7)

Treasury income on liabilities held at amortised cost represents amounts earned from clearing members' cash collateral deposits which attract negative interest rates. Treasury expense on assets held at amortised cost represents amounts where the Group incurs negative interest on its cash deposits.

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Offsetting financial assets and financial liabilities

The Group reports financial assets and financial liabilities on a net basis on the balance sheet where there is a legally enforceable right to offset the recognised amounts and there is an intention to settle on a net basis, or to realise the asset and settle the liability simultaneously.

The following table shows the impact of netting arrangements on all financial assets and liabilities that are reported net on the balance sheet.

	Gross amounts €m	Amount offset €m	Net amount as reported €m
31 December 2018			
Derivative financial assets	941,625.5	(938,544.6)	3,080.9
Repurchase agreements	737,316.9	(74,967.7)	662,349.2
Total assets	1,678,942.4	(1,013,512.3)	665,430.1
Derivative financial liabilities	(969,647.0)	966,566.1	(3,080.9)
Reverse repurchase agreements	(737,316.9)	74,967.7	(662,349.2)
Total liabilities	(1,706,963.9)	1,041,533.8	(665,430.1)
31 December 2017			
Derivative financial assets	1,060,143.6	(1,058,334.7)	1,808.9
Repurchase agreements	685,746.6	(75,516.6)	610,230.0
Total assets	1,745,890.2	(1,133,851.3)	612,038.9
Derivative financial liabilities	(1,082,231.0)	1,080,422.1	(1,808.9)
Reverse repurchase agreements	(685,746.6)	75,516.6	(610,230.0)
Total liabilities	(1,767,977.6)	1,155,938.7	(612,038.9)

The imbalance between asset and liability for gross and offset amounts is caused by the exclusion of settled to market (STM) amounts from the gross balance on the grounds that these trades are settled.

As CCPs, the Group's operating companies act as principal and sit in the middle of clearing members' transactions and hold default funds and margin amounts as a contingency against the default of a member and so further amounts are available to offset in the event of a default reducing the asset and liability of €665,430.1 million (2017: €612.038.2 million) to nil.

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20. Provisions

A provision made in 2017 in respect of possible claims against the Group in the future is still required.

Group	Provisions
	€'m
As at 1 January 2017	-
Provided in the year	0.2
As at 31 December 2017	0.2
As at 31 December 2018	0.2

21. Commitments and contingencies

Operating leases

The Group leases offices under non-cancellable operating leases. The total future minimum lease payments due are as follows:

	Property	
	2018	2017
	€'m	€'m
Leases expiring in:		
Within one year	6.5	6.5
More than one year, but less than five	25.2	24.8
More than five years	7.2	12.3
	38.9	43.6

The main London office lease expires in 2026, the Paris office lease in 2024 and the main New York office lease in 2023. Other leases are on rolling 12 month contracts or are immaterial.

Supplier agreements

LCH SA and the ATOS group entered into a new Heads of Terms concerning the five year IT service contract, effective from January 2018. This extends the contract until December 2023, with a right to terminate from January 2022. The estimated maximum value of the commitment to January 2022 is €40.3 million (2017: €55.0 million).

Treasury assets supporting operational facilities

At 31 December 2018 the Group had assets and collateral in support of the following operational facilities:

	2018	2017
	€'m	€'m
Central bank activity ¹	15,000.1	18,798.0
Concentration bank services	234.4	231.1
Fixed income settlement ²	23,074.5	16,260.1
	38,309.0	35,289.2

¹LCH SA pledges securities that have been provided as collateral for clearing activity with Banque de France for the purpose of securing overnight borrowing.

²LCH Limited holds collateral as security against tri-party cash loans as well as government debt and government backed bank issued debt, which is used to support RepoClear settlement activity.

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22. Share capital and share premium

Ordinary shares

The company has 72,483,217 fully paid-up ordinary shares of €1.00 each in issue as at 31 December 2018 (2017: 72,483,217).

No ordinary shares were issued in the year (2017: nil).

Non-cumulative callable preference shares (NCPS)

The company is authorised to issue 200,000 NCPS of €1.00 each in the event that the Group's capital ratios fall below the minimum required by the relevant regulatory authority for a period of six months. As at 31 December 2018, none of these shares have been issued (2017: nil).

Share premium

The share premium reserve is €316.1 million (2017: €316.1 million).

23. Dividends

	2018	2017
	€'m	€'m
Final dividend for 31 December 2016, approved 31 March 2017: €0.40 per ordinary share	-	29.7
Final dividend for 31 December 2017, approved 31 March 2018: €1.60 per ordinary share	116.0	-

A final dividend for 2018 of €2.80 per ordinary share was recommended by the board on 20 February 2019 and is expected to be approved at the AGM on 26 March 2019.

24. Capital management

The Group's approach to capital management is to maintain a strong capital base that will support the development of the business, meet regulatory capital requirements at all times and maintain good credit ratings. This is managed with reference to external capital requirements, including a consideration of future impacts to the Group. Capital plans are included within the Group's medium-term financial plan which is presented to the Board annually. The capital plans take into account current and future regulatory requirements and the development of the Group's business. The Group monitors capital resources in relation to its capital requirements.

LCH Limited and LCH SA are considered as Qualifying Central Counterparties (QCCPs) under the European Capital Requirements Regulations (CRR) as they have received authorisation under European Markets Infrastructure Regulations (EMIR). Both companies are registered as DCOs in the US affording them QCCP status for US members. LLC rescinded its QCCP status in 2017, but retains its DCO status.

Compliance with capital adequacy regulations

The Group is lead-regulated by the Autorité de Contrôle Prudentiel et de Résolution (ACPR) in France as a Compagnie Financière under French law and is subject to capital adequacy rules under Basel III.

LCH SA is regulated as a credit institution by the ACPR and as a CCP and an investment service provider by the Autorité des marchés financiers (AMF) in Québec, Canada. It is subject to standard capital adequacy rules under EMIR and Basel III. It is also regulated by the CFTC as a DCO in the US.

LCH Limited is regulated by the Bank of England as a Recognised Clearing House under the Financial Services and Markets Act 2000 and is subject to capital adequacy rules under EMIR. It is also regulated by the CFTC as a DCO in the US and is licensed by the Swiss Financial Markets Supervisory Authority (FINMA) as a CCP to SIX Swiss Exchange in Switzerland. In Canada it is recognised as a Clearing Agent by the Ontario Securities Commission (OSC) in Ontario, and the AMF in Québec. In Australia it is recognised as a CCP by the Australian Securities & Investments Commission (ASIC). LCH Limited is also subject to oversight by other market regulators and central banks in jurisdictions in which business is carried out.

The Group and its subsidiaries have been fully compliant with the respective capital adequacy regulations throughout 2018.

Basel III capital calculation

In accordance with the Basel III Pillar I framework, the Group is required to maintain ratios of capital to risk weighted assets that cannot fall under a threshold of 6.375% (including capital conservation buffer phase in) of common equity, 6.0% of Tier 1 capital, and 8% of total capital. At 31 December 2018 the common equity, Tier 1 and total equity ratios were 21.8% (2017: 27.5%).

As at 31 December 2018, the Group's total regulatory capital was €441.6 million (2017: €393.1 million); this is composed of shareholders' funds.

Brexit

On 19 December 2018, the European Commission formally adopted its implementing decision which, in a no deal scenario, will grant temporary equivalence to the UK and allows ESMA to provide third country recognition for UK CCPs immediately after the UK's withdrawal on 29 March 2019. LCH Limited has prepared an application under EMIR Article 25 and is engaging with ESMA on preparatory work to achieve third country recognition. The Bank of England has already accepted a formal application from LCH SA for recognition as a non-UK CCP in the UK which is condition for entry into the UK's temporary recognition regime.

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25. Subsidiary companies

The Company's subsidiaries are detailed in note 29; all are owned 100% except LCH SA. This note also details the overseas branches and representative offices of LCH Limited and LCH SA.

Material partly-owned subsidiary

There is a material non-controlling interest in LCH SA of 11.1%. Movement in the non-controlling interest is shown in the statement of changes in equity and includes the attributable share of goodwill and all other assets.

€4.8 million of total comprehensive income was attributable to the non-controlling interest in 2018 (2017: nil).

	2018	2017
	€m	€m
Summarised balance sheet of LCH SA		
Total non-current assets	72.8	73.6
Clearing business assets	363,319.2	288,756.6
Other current assets	297.6	316.9
Balances with clearing members	(363,304.2)	(288,756.6)
Other liabilities	(57.6)	(61.8)
Net assets	327.8	328.7
Goodwill attributable to LCH SA	110.4	110.4
Total assets for LCH SA	438.2	439.1
Value of assets attributable to non-controlling interest	47.5	47.6
Summarised cash flow statement for LCH SA		
Net cash inflow from operating activities	60.3	68.1
Net cash outflow from investing activities	(27.8)	(25.2)
Net cash outflow from financing activities	(42.3)	(40.0)
Net (decrease)/increase in cash and cash equivalents	(9.8)	2.9
Attributable to non-controlling interest	(1.1)	0.3
Summarised total comprehensive income for LCH SA		
Profit after tax	43.1	43.6
Other comprehensive income	0.1	0.3
Total comprehensive income	43.2	43.9
Attributable to non-controlling interest	4.8	-

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26. Related party transactions

Key management compensation personnel

Details of key management personnel and their total remuneration are disclosed in note 18.

Ultimate parent company and group companies

London Stock Exchange Group plc (LSEG) is the ultimate parent company of the Group, with a total shareholding of 82.61% (2017: 65.93%) and is the largest group that prepares consolidated accounts. The immediate parent company is London Stock Exchange (C) Limited, which does not prepare consolidated accounts. LCH Group Holdings Limited is the head of the smallest group which prepares consolidated accounts.

Copies of the consolidated financial statements for LSEG for the year ended 31 December 2018 are available from the Company Secretary, London Stock Exchange Group plc, 10 Paternoster Square, London, EC4M 7LS.

Details of Group companies are set out in note 29. Transactions or balances with Group entities that have been eliminated in these consolidated financial statements are not reported.

Throughout 2018 the Group had a number of transactions with various companies within LSEG which are detailed below. All transactions were on an arm's length basis.

	2018 €m	2017 €m
Income statement		
Services recharged to parent companies	-	1.7
Services recharged from parent companies	-	(7.0)
Interest charged from parent companies	(0.1)	(0.4)
	(0.1)	(5.7)
Balance sheet		
Short-term loan to parent company	88.0	-
Amounts due from parent companies at 31 December	5.6	-
Amount due to parent companies at 31 December	(10.5)	(51.0)
Transactions with fellow subsidiaries		
Income statement		
Services recharged to fellow subsidiaries	0.3	6.0
Services recharged from fellow subsidiaries	(62.0)	(74.9)
	(61.7)	(68.9)
Balance sheet		
Amounts due from fellow subsidiaries at 31 December	40.7	-
Amount due to fellow subsidiaries at 31 December	(51.9)	(22.2)

The Group's interoperability balances with other companies within LSEG are not included above, but are disclosed separately in note 12. The amount due to parent companies includes the long-term loan discussed in note 16.

27. Government grants

The Group qualifies for government assistance in the form of research and development tax credits.

In LCH SA, the grant is received as a reduction of the tax expense in the year following that in which the expenditure was incurred. A reduction to the tax charge for the year ended 31 December 2018 of €0.3 million has been recognised as the amount due under this initiative from 2017. The amount receivable of €0.1 million for 2018 is included within other receivables (2017: €0.1 million) and will be recognised in 2019.

In LCH Ltd, the grant is received as a reduction of the tax payable. In 2018 €0.6 million (2017: €0.2 million) has been recognised in the income statement as a reduction of expenses, and the amount of tax payable has been reduced by the same amount.

The grants are subject to potential tax audit to ensure the eligibility of the expenses claimed. No provision has been made for any repayment of the amounts receivable as this is deemed unlikely to occur.

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28. Cash flows arising from operating activities

	2018 €m	2017 €m
Profit for the year	212.7	158.4
Tax expense	57.4	46.9
Finance income	(2.3)	(0.1)
Finance expense	3.8	9.8
Depreciation, amortisation and impairment	71.8	60.1
Research and development tax credit	(0.6)	(0.2)
Share-based payments expense	5.7	6.1
Defined benefit pension contributions	(5.1)	-
Decrease/(Increase) in trade and other receivables	(143.9)	25.1
(Decrease)/Increase in trade and other payables	45.7	(20.4)
Losses on investments in financial assets in OCI	(8.4)	-
Fair value losses on financial instruments	-	2.0
Increase in clearing business cash and cash equivalents	(6,228.6)	(2,781.6)
Increase in fair value of member assets	(56,774.4)	(240,020.7)
Increase in fair value of member liabilities	60,254.6	238,720.0
(Decrease)/increase in default funds	(159.1)	1,840.5
Net cash outflow from operations	(2,670.7)	(1,954.1)

Movement in financial liabilities arising from financing activities:

	As at 1 January 2018 €m	Cash flow in €m	Cash flow out €m	Fair value movements €m	Accrued interest €m	As at 31 December 2018 €m
Interest bearing loans	40.0	-	(40.0)	-	-	-
Loan interest payable	0.1	-	(0.2)	-	0.1	-
	40.1	-	(40.2)	-	0.1	-

	As at 1 January 2017 €m	Cash flow in €m	Cash flow out €m	Fair value movements €m	Accrued interest €m	As at 31 December 2017 €m
Interest bearing loans	-	100.0	(60.0)	-	-	40.0
Loan interest payable	-	-	(0.3)	-	0.4	0.1
Preferred securities	179.8	-	(180.0)	0.2	-	-
Interest payable on securities	7.8	-	(11.8)	-	4.0	-
	187.6	100.0	(252.1)	0.2	4.4	40.1

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29. Capital Requirements Directive (CRD) IV disclosures

The LCH Group comprises the following entities (all companies are 100% owned except where noted):

Company name	Principal activity	Address	Country of incorporation
LCH Group Holdings Limited	Parent company	33, Aldgate High Street, London, EC3N 1EA, UK	England & Wales
LCH Limited – UK	CCP	33, Aldgate High Street, London, EC3N 1EA, UK	England & Wales
LCH Limited – US	Representative office	17, State Street, New York City, NY, 10004, USA	-
LCH Limited – Australia	Representative office	Governor Philipp Tower, 1 Farrer Place, Sydney, NSW 2000, Australia	-
LCH Limited – Japan	Branch	NBF Hibiya Building 10F, 1-1-7 Uchisaiwaicho, Chiyoda-ku, Tokyo, Japan	-
LCH SA – France – (88.9% owned)	CCP	18, Rue de Quatre Septembre, Paris, 75002, France	France
LCH SA – Netherlands	Branch	Keizersgracht 679-689, 1017 DV Amsterdam, The Netherlands	-
LCH SA – Belgium	Branch	Place Stephanie 6, Bruxelles, 1050, Belgium	-
LCH SA – Portugal	Representative office	Avenue da Boavista 3433, Porto, 4194-017, Portugal	-
SwapAgent Limited	Clearing agent	33, Aldgate High Street, London, EC3N 1EA, UK	England & Wales
LCH.Clearnet LLC ²	Dormant	17, State Street, New York City, NY, 10004, USA	USA
LCH.Clearnet (Luxembourg) S.à.r.l. ³	Dormant	52, rue Charles Martel, L-2134 Luxembourg	Luxembourg
LCH GP Limited (Dissolved January 2019)	Dormant	33, Aldgate High Street, London, EC3N 1EA, UK	England & Wales
LCH PLP Limited (Dissolved January 2019)	Dormant	33, Aldgate High Street, London, EC3N 1EA, UK	England & Wales
BondClear Limited ¹	Dormant	33, Aldgate High Street, London, EC3N 1EA, UK	England & Wales
SwapClear Limited ¹	Dormant	33, Aldgate High Street, London, EC3N 1EA, UK	England & Wales
LCH Pensions Limited ¹	Trustee company	33, Aldgate High Street, London, EC3N 1EA, UK	England & Wales
RepoClear Limited ¹	Dormant	33, Aldgate High Street, London, EC3N 1EA, UK	England & Wales
CommodityClear limited ¹	Dormant	33, Aldgate High Street, London, EC3N 1EA, UK	England & Wales
EquityClear Limited ¹	Dormant	33, Aldgate High Street, London, EC3N 1EA, UK	England & Wales
The London Clearing House Limited ¹	Dormant	33, Aldgate High Street, London, EC3N 1EA, UK	England & Wales
LCH.Clearnet Group Limited ¹	Dormant	33, Aldgate High Street, London, EC3N 1EA, UK	England & Wales
ForexClear Limited ¹	Dormant	33, Aldgate High Street, London, EC3N 1EA, UK	England & Wales
International Commodities Clearing House Limited ¹	Dormant	33, Aldgate High Street, London, EC3N 1EA, UK	England & Wales
The London Produce Clearing House Limited ¹	Dormant	33, Aldgate High Street, London, EC3N 1EA, UK	England & Wales

¹ Indirect holding through the Company's other subsidiaries

² Inactive since June 2016

³ Dissolved

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The required CRD IV disclosures are as follows:

Year ended 31 December 2018	Head-count	Banking income €'m	Profit before tax €'m	Current tax charged €'m	Deferred tax charged €'m	Profit after tax €'m
LCH Group Holdings Limited	-	212.2	200.6	-	-	200.6
LCH Limited – UK	573	580.7	202.4	(38.8)	(1.2)	162.4
LCH Limited – US	-	15.2	1.4	1.2	1.7	4.3
LCH Limited – Australia	14	2.8	0.3	(0.1)	-	0.2
LCH Limited – Japan	2	0.5	0.1	-	-	0.1
LCH SA - France	207	165.5	56.5	(19.8)	(0.8)	35.9
LCH SA – Netherlands	5	-	9.2	(2.3)	-	6.9
LCH SA – Belgium	4	-	1.3	(0.4)	-	0.9
LCH SA – Portugal	3	-	(0.6)	-	-	(0.6)
SwapAgent Limited	7	7.2	0.2	(0.1)	-	0.1
LCH.Clearnet LLC	-	0.3	0.1	2.1	1.1	3.6
LCH.Clearnet (Luxembourg) S.à.r.l (dissolved)	-	-	-	-	-	-
LCH GP Limited (dissolved 2019)	-	-	-	-	-	-
LCH PLP Limited (dissolved 2019)	-	-	-	-	-	-
BondClear Limited	-	-	-	-	-	-
SwapClear Limited	-	-	-	-	-	-
LCH Pensions Limited	-	-	-	-	-	-
RepoClear Limited	-	-	-	-	-	-
CommodityClear Limited	-	-	-	-	-	-
EquityClear Limited	-	-	-	-	-	-
The London Clearing House Limited	-	-	-	-	-	-
LCH.Clearnet Group Limited	-	-	-	-	-	-
ForexClear Limited	-	-	-	-	-	-
International Commodities Clearing House Limited	-	-	-	-	-	-
The London Produce Clearing House Limited	-	-	-	-	-	-
Eliminations on consolidation	-	(238.3)	(201.4)	-	-	(201.7)
Total	815	746.1	270.1	(58.2)	0.8	212.7

Total income of €747.6 million (2017: €640.3 million) less finance expense of €1.5 million (2017: €9.7 million) is equivalent to both banking income and turnover per the CRD IV definition.

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Year ended 31 December 2017	Head- count	Banking income €'m	Profit before tax €'m	Current tax charged €'m	Deferred tax charged €'m	Profit after tax €'m
LCH Group Holdings Limited	-	158.0	381.2	0.9	-	382.1
LCH Limited – UK	621	478.8	139.2	(27.6)	(1.2)	110.4
LCH Limited – US	-	-	1.6	1.0	-	2.6
LCH Limited – Australia	13	-	0.2	-	-	0.2
LCH Limited – Japan	2	-	-	-	-	-
LCH.Clearnet SA - France	211	166.3	51.8	(17.0)	1.1	35.9
LCH.Clearnet SA – Netherlands	5	-	9.9	(2.4)	-	7.4
LCH.Clearnet SA – Belgium	3	-	1.4	(0.5)	-	1.0
LCH.Clearnet SA – Portugal	3	-	(0.7)	-	-	(0.7)
SwapAgent limited	3	3.5	4.3	(0.8)	-	3.5
LCH.Clearnet LLC	-	0.1	0.1	-	-	0.1
LCH.Clearnet (Luxembourg) S.à.r.l	-	-	(1.0)	(0.2)	-	(1.2)
LCH GP Limited	-	-	-	-	-	-
LCH PLP Limited	-	-	-	-	-	-
BondClear Limited	-	-	-	-	-	-
SwapClear Limited	-	-	-	-	-	-
LCH Pensions Limited	-	-	-	-	-	-
RepoClear Limited	-	-	-	-	-	-
CommodityClear Limited	-	-	-	-	-	-
EquityClear Limited	-	-	-	-	-	-
The London Clearing House Limited	-	-	-	-	-	-
LCH.Clearnet Group Limited	-	-	-	-	-	-
ForexClear Limited	-	-	-	-	-	-
International Commodities Clearing House Limited	-	-	-	-	-	-
The London Produce Clearing House Limited	-	-	-	-	-	-
Eliminations on consolidation	-	(176.1)	(382.8)	(0.2)	-	(382.9)
Total	861	630.6	205.3	(46.8)	(0.1)	158.4

The Group qualifies for a Government assistance in the form of crédit d'impôt recherche (CIR) (a research and development tax credit) in LCH SA. A reduction to the tax charge for the year ended 31 December 2018 of €0.3 million (2017: €0.3 million) has been recognised as the amount due under this initiative. LCH Ltd submitted a claim for a research and development tax credit from HMRC for €0.6 million (2017: €0.2 million). Although this is received as a reduction to the tax charge, the amount claimed is recognised as a credit against staff costs in the year.

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COMPANY BALANCE SHEET

	Notes	2018 €'m	2017 €'m
Non-current assets			
Investments	30	824.2	824.2
		824.2	824.2
Current assets			
Trade and other receivables	31	23.0	60.3
Short-term loan to parent company	32	88.0	-
Group relief receivable		0.9	4.1
Cash and cash equivalents		0.7	0.1
		112.6	64.5
Total assets		936.8	888.7
Liabilities			
Current liabilities			
Trade and other payables	33	10.8	8.0
		10.8	8.0
Non-current liabilities			
Long-term loan from parent company	32	-	40.0
Total liabilities		10.8	48.0
Net assets		926.0	840.7
Capital and reserves attributable to the Company's equity holders			
Ordinary share capital	22	72.5	72.5
Share premium	22	316.1	316.1
Capital redemption reserve		61.2	61.2
Retained earnings		476.2	391.0
Total equity		926.0	840.8

The financial statements were approved by the Board on 27 February 2019 and signed on its behalf by:



Marshall Bailey
Chairman



Daniel Maguire
Chief Executive Officer

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COMPANY CASH FLOW STATEMENT

	2018	2017
	€'m	€'m
Cash flows arising from operating activities		
Profit for the year	200.6	382.0
Taxation	-	(0.9)
Finance income	(0.2)	(0.5)
Finance cost	0.2	5.8
(Increase)/decrease in trade and other receivables	0.8	(3.0)
Decrease in trade and other payables	(3.0)	(12.7)
Dividend income	(202.1)	(151.0)
Reversal of impairment of investments	-	(212.1)
Profit on disposal of non-controlling interest in subsidiary	-	(26.4)
Foreign exchange loss	0.2	0.6
Unrealised fair value loss on financial instruments	-	0.2
Net cash outflow from operations	(3.5)	(18.0)
Tax received	3.2	2.5
Net cash outflow from operating activities	(0.3)	(15.5)
Investing activities		
Dividend income	202.1	151.0
Investment in subsidiary	-	(2.4)
Redemption of financial assets	-	59.9
Net cash outflow from investing activities	202.1	208.5
Financing activities		
Interest received	0.2	1.3
Interest paid	(0.3)	(13.7)
Preference shares repaid	-	(200.0)
Loan (to)/from parent company	(88.0)	100.0
Loan proceeds repaid to parent company	(40.0)	(60.0)
Dividends paid	(112.6)	(30.8)
Net loan repaid/proceeds from subsidiaries	42.3	-
Net cash used in financing activities	(198.4)	(203.2)
Increase/(decrease) in cash and cash equivalents	3.4	(10.2)
Cash and cash equivalents at 1 January	0.1	6.9
Effects of foreign exchange movements	(2.8)	3.4
Cash and cash equivalents at 31 December	0.7	0.1

The notes on pages 82 to 84 form an integral part of these consolidated financial statements.

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COMPANY STATEMENT OF CHANGES IN EQUITY

	Called-up share capital €'m	Share premium €'m	Capital redemption reserve €'m	Retained earnings €'m	Total €'m
Shareholders' equity at 31 December 2016	74.2	316.1	59.5	101.1	550.9
Profit for the year	-	-	-	382.0	382.0
Share repurchase	(1.7)	-	1.7	(57.6)	(57.6)
Tax on share repurchase	-	-	-	(0.4)	(0.4)
Transaction costs related to share repurchase	-	-	-	(4.4)	(4.4)
Dividends paid in the year	-	-	-	(29.7)	(29.7)
Shareholders' equity at 31 December 2017	72.5	316.1	61.2	391.0	840.8
Profit for the year	-	-	-	200.6	200.6
Dividends paid in the year	-	-	-	(116.0)	(116.0)
Reversal of transaction costs	-	-	-	0.6	0.6
Shareholders' equity at 31 December 2018	72.5	316.1	61.2	476.2	926.0

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30. Investments

	2018	2017
Investment in subsidiaries	€'m	€'m
Cost		
As at 1 January	999.4	1,028.2
Additions	-	2.4
Disposal	-	(31.2)
As at 31 December	999.4	999.4
Accumulated impairment		
As at 1 January	(175.2)	(387.3)
Reversal of impairment	-	212.1
As at 31 December	(175.2)	(175.2)
Net book value	824.2	824.2

Investments in subsidiary companies are stated at cost less impairment. See note 29 for details of subsidiary companies.

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31. Trade and other receivables

	2018 €'m	2017 €'m
Current		
Short-term loans with subsidiary companies	19.7	56.2
Other receivables	3.3	4.1
	23.0	60.3

Trading balances owed by Group companies are interest free and payable on demand.

Short-term loans are repayable on demand and incur interest rates at market rates. Interest rates may be negative on loan denominated in euros.

32. Loans and borrowings

	2018 €'m	2017 €'m
Current		
Short-term loan to parent company	88.0	-
Non-current		
Long-term loan from parent company	-	(40.0)
	88.0	(40.0)

The loan from the parent company part funded the repayment of the Group's loan notes in 2017. The original loan value was €100 million. The Company has repaid €40 million during the year (2017: €60 million). Full details of the loan are given in note 16.

Movement in financial liabilities arising from financing activity:

	As at 1 January 2018 €m	Cash flow in €m	Cash flow out €m	Amortisation €m	Accrued interest €m	As at 31 December 2018 €m
Interest bearing loan	40.0	-	(40.0)	-	-	-
Loan interest payable	0.1	-	(0.2)	-	0.1	-
	40.1	-	(40.2)	-	0.1	-

	As at 1 January 2017 €m	Cash flow in €m	Cash flow out €m	Amortisation €m	Accrued interest €m	As at 31 December 2017 €m
Interest bearing loan	-	100.0	(60.0)	-	-	40.0
Loan interest payable	-	-	(0.3)	-	0.4	0.1
Intercompany loan notes	199.8	-	(200.0)	0.2	-	-
Interest payable on securities	8.2	-	(13.2)	-	5.0	-
	208.0	100.0	(273.5)	0.2	5.4	40.1

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33. Trade and other payables

	2018	2017
	€'m	€'m
Trade payables	1.1	0.3
Amounts owed to fellow LSEG companies	4.4	1.4
Other payables	4.9	1.3
Accruals	0.4	5.0
	10.8	8.0

Amounts owed to Group companies include short-term loans that are repayable on demand and incur interest at market rates.

34. Financial instruments

The Company's financial assets and liabilities are as follows:

	2018	2017
	€'m	€'m
Financial assets at amortised cost		
Short-term loans due from subsidiary companies	19.7	56.2
Short-term loans due from parent company	88.0	-
Other receivables	3.3	4.1
Cash and short-term deposits in the statement of financial position	0.6	0.1
Financial liabilities at amortised cost		
Trade and other payables	(10.8)	(8.0)
Long-term loan from parent company	-	(40.0)

Loan agreements between the Company and its subsidiaries were signed in 2016. The loans are revolving credit facilities valid for five years and are repayable with three months notice. Interest is charged on the accounts at LIBOR or EURIBOR as appropriate. In some cases, the loan amount is subject to negative interest rates.

A new loan agreement was signed with the Company's parent company in 2018. Interest is payable at EURIBOR + 1%. The long-term loan from the parent company was repaid in the year. The terms of the long-term loan are discussed in note 16.

35. Related party transactions

During the year the Company charged €10.3 million (2017: €12.3 million) in management charges to subsidiary companies and incurred recharges of €8.3 million (2017: €11.7 million). The Company paid interest of €0.1 million (2017: €0.3 million) to a subsidiary company and €0.1 million (2017: €0.4 million) to its parent company and received interest of €0.1 million (2017: €0.1 million) from subsidiary and parent companies.

Balances at the year end with subsidiary and parent companies are shown in notes 30 to 33.