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ALLIED DOMEQC PLC
Form 6-K
October 29, 2002

29 October 2002

INVESTING IN SUSTAINABLE GROWTH

Allied Domecq announces its preliminary results for the year to 31 August 2002.

HIGHLIGHTS

	2002	2001	% grow
- Turnover	(pound) 3,334m	(pound) 2,879m	1
- Trading profit	(pound) 610m	(pound) 543m	1
- Profit before tax	(pound) 480m	(pound) 453m	
- Normalised earnings per share	32.6p	31.0p	
- Basic earnings per share	36.8p	32.6p	1
- Dividend	13.0p	12.1p	
- Marketing investment behind Spirits & Wine	(pound) 443m	(pound) 330m	3
- Cash flow from operating activities	(pound) 760m	(pound) 423m	8

Profits and normalised earnings are stated before goodwill and exceptional items unless otherwise stated. The post tax benefit of the Mexican excise rebate for the year to 31 August 2002 was (pound)138m and has been treated as an exceptional item. 2001 figures are (i) reclassified to provide a comparison for Mexican excise rebate treated as an exceptional item in 2002 and (ii) restated for deferred tax treatment under FRS19.

Allied Domecq's Chief Executive, Philip Bowman, said: "These results represent a successful outcome to an important year for Allied Domecq. We have maintained our focus on delivering profit growth while adding significantly to our brand portfolio and improving volume performance in key markets. Our marketing capabilities have been strengthened, which has led us to invest heavily in the sustainable future growth of the business and bring us closer to our aim of becoming a truly marketing-led company.

"Seven of our eight core brands are now showing volume growth reflecting our continued commitment to invest strongly behind our core brands. Our US spirits business has benefited from the positive actions taken earlier this year with the business returning to organic profit growth. Importantly, most of our core US brands show good growth trends and are gaining market share. We are also delivering innovation with ready-to-drink products and a new cream liqueur, Tia Lusso. During the year, we enhanced the growth profile of the portfolio through the acquisition of Malibu and added to our premium wine business with Bodegas y Bebidas and Mumm Cuvee Napa. The integration of our acquisitions is going well and our new wine business is performing in line with our plans.

"Our Quick Service Restaurants business has delivered strong growth with improved overall same store sales and an increase in distribution points. Dunkin' Donuts continues to outperform the US QSR category and Baskin-Robbins has benefited from its brand revitalisation.

"The results for the first month of the new financial year have been in line with our expectations. We expect to continue to grow earnings benefiting from the contribution of our recent acquisitions while continuing to invest strongly in the business as we support new campaigns for our core brands and drive our programme of innovation."

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Key Points

Comparative information here and in the Operating and Financial Review is based on constant exchange rates.

- Investment to build sustainable future growth through continued improvement of operational effectiveness, innovation and acquisition.
- Organic profit growth (up 3%) in Spirits & Wine (total up 15%)
 - Organic advertising and promotion up 21% (total up 35%)
- Profit growth in Quick Service Restaurants up 11%
 - Strong overall same store sales growth
 - Dunkin' Donuts up 6% and Baskin-Robbins up 2%

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Operational effectiveness

- Improving operational effectiveness by:
 - Addressing short term volume challenges
 - Investing in the US supply chain improvement project, at a cost of (pound)19m
 - Boosting the focus on our people
- Strong progress in enhancing our marketing capabilities:
 - Consumer segmentation study
 - New marketing campaigns for key brands
- Underlying trading working capital improved by 7% ((pound)110m)

Innovation

- Successfully developing consumer-led innovation to drive growth
 - Launch of new ready-to-drink products
 - New cream liqueur - Tia Lusso

Acquisition

- Significantly strengthening the brand portfolio through targeted acquisition:
 - - Malibu
 - - Kuemmerling in Germany
 - - Bodegas y Bebidas, Spain's leading winemaker
 - - Mumm Cuvee Napa in California
- Developed an international premium, branded wine business
- Integration is on track

For further information:

Internet:

Corporate information can be downloaded from the website at www.allieddomecq.com

Presentation material:

The results presentation will be available on the corporate website from 9.30 am (UK time) on Tuesday 29 October 2002.

Webcast:

A live webcast of the presentation to analysts will be available from the investor relations section of the corporate website at 9.30 am (UK time) on Tuesday 29 October. A recording of the webcast will be available from 2.00 pm (UK time).

Conference call:

A conference call will be held for analysts and investors at 4.00 pm (UK time) on Tuesday 29 October. The call can be accessed by dialling:

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From: UK/Europe: 0800 559 3272/+44 20 7984 7582
US/Canada: +1 913 981 5508

A recording of the conference call will be available from 7.00 pm (UK time) on 29 October until 5 November 2002. Call the following numbers to listen to the recording:

From: UK/Europe: 0800 559 3271/+44 20 7984 7578 Passcode: 465448#
US/Canada: +1 719 457 0820 Passcode: 465448

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Cautionary statement regarding forward-looking information:

Some statements in this press release contain "forward-looking" statements as defined in Section 21E of the United States Securities Exchange Act of 1934. They represent our expectations for our business, and involve risks and uncertainties. You can identify these statements by the use of words such as "believes", "expects", "may", "will", "should", "intends", "plans", "anticipates", "estimates", or other similar words. We have based these forward-looking statements on our current expectations and projections about future events. We believe that our expectations and assumptions with respect to these forward-looking statements are reasonable. However, because these forward-looking statements involve known and unknown risks, uncertainties and other factors which are in some cases beyond our control, our actual results or performance may differ materially from those expressed or implied by such forward-looking statements.

KEY BUSINESS DRIVERS

We have achieved profit growth while continuing to invest in sustainable future growth, focusing our investment on:

- Further aggressive management of our existing asset base particularly through increased and more targeted marketing;
- Launching consumer-led innovation; and
- Enhancing the growth profile of our portfolio through acquisition in both spirits and wine.

Marketing-led business: In our drive to become a truly marketing-led company, we have changed our approach to understanding the consumer. We have committed (pound)6m across 10 countries to develop a new modal approach to consumer segmentation, which is enabling us to predict better consumers' choice of drink and brand. This work has given us the marketing tools to determine strategies for 11 brands and country strategies for our 10 largest markets. This provides a rigorous basis to support our investment decisions across our whole portfolio. We are developing the creative work that brings the brands to life and identifying the most effective media to reach our target consumers with integrated campaigns from TV and cinema commercials to on-trade promotions and parties.

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Consumer-led marketing: We are now delivering exciting new marketing campaigns for key brands. During the year we launched an integrated marketing campaign behind Ballantine's - "Go play" which is a significant departure from traditional whisky marketing. Our fully integrated through-the-line campaign was launched in May in over 50 countries. Stolichnaya in the US saw a significant increase in investment with "See what unfolds". Our latest major marketing campaign for Kahlua - "Unleash it" - is being launched in six countries through a wide range of media from television and cinema to outdoor and radio.

Innovation: We are delivering a programme of innovation. We launched ready-to-drink products including two in the US - Stolichnaya Citrona and Sauza Diablo. These have been developed through a commercial partnership with Miller. As the market develops, both parties will explore together further opportunities to extend the range of ready-to-drink beverages via our portfolio of spirits brands. We also launched a major innovation to the Tia Maria brand. Tia Lusso is a new light cream liqueur that has been rolled out to nine markets, with sales exceeding our launch expectations.

Growth through acquisition: The future growth profile of our spirits portfolio has improved through the acquisition of Malibu, a leading international spirits brand. The brand will become our ninth core and the third most profitable in our portfolio with a dynamic growth profile. Our wine business has been enhanced through the addition of Bodegas y Bebidas and Mumm Cuvee Napa. We have set out clear plans to build a sustainable wine business that will deliver good returns and bring best value to the trade and the consumer. We are now delivering against these plans.

OPERATING AND FINANCIAL REVIEW

Summary

At constant exchange rates, turnover was up 19% to (pound)3,334m in the period and trading profit increased by 14% to (pound)610m. Organic trading profit grew by 5% to (pound)557m. Normalised profit before tax grew by 6% to (pound)480m.

We have delivered these results through the growth of Spirits & Wine gross margin and the continued improved performance of our Quick Service Restaurants business. At the same time, we have increased advertising and promotion by 35% (21% for organic businesses), invested in reduced US trade inventories at a pre-tax cost of (pound)19m and absorbed a (pound)16m increase in pension costs.

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We have maintained earnings growth with a 5% improvement in normalised earnings per share to 32.6 pence per share. Acquisitions during the period diluted normalised earnings per share by 0.8 pence, of which 0.5 pence related to Malibu and its financing through debt and equity. Excluding this dilution, normalised earnings per share grew by 8%.

The directors are recommending a final dividend of 8.1 pence per share giving a total for the year of 13.0 pence per share, an increase of 7%. This is in line with our policy for the annual dividend to be covered approximately 2.5 times.

Outlook

The results for the first month of the new financial year have been in line with our expectations. We expect to continue to grow earnings benefiting from the contribution of our recent acquisitions while continuing to invest strongly in the business as we support new campaigns for our core brands and drive our programme of innovation.

Explanatory notes

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Comparative information is based on constant exchange rates. Net turnover is turnover excluding excise duty. Profit and normalised earnings are stated before goodwill and exceptional items which includes the benefit of the Mexican excise rebate. Organic growth comparisons exclude the contribution of acquisitions until they have been incorporated in the business for one full calendar year from the date of acquisition. Volumes are quoted in nine litre cases unless otherwise specified.

SPIRITS & WINE

	Total		Organic	
	2002	Growth	2002	Growth
Trading profit	(pound)516m	15%	(pound)463m	3%
Net turnover	(pound)2,380m	25%	(pound)2,044m	7%
Advertising and promotion	(pound)443m	35%	(pound)396m	21%

We have grown both profits and turnover of our Spirits & Wine business through organic growth and acquisition. Before the benefit of acquisitions, gross margin increased by (pound)144m. This is partly offset by increased advertising and promotion ((pound)69m) and the combined impact ((pound)62m) of overheads and a decline in other income, driven primarily by higher pension costs, investment in new systems, US listing costs and investment in ready-to-drinks. Acquired businesses increased gross margin by (pound)152m, advertising and promotion investment by (pound)47m and overheads by (pound)52m.

The organic gross margin increase of 13% ((pound)144m) has been driven through enhanced mix ((pound)86m) in Asia Pacific and North America, increased pricing ((pound)25m), particularly in Latin America and volumes ((pound)24m) in Asia Pacific and Europe.

A review of Spirits & Wine brand performance is on page 7 and a regional review of performance is given on page 9.

QUICK SERVICE RESTAURANTS

- Trading profit up 11% to (pound)78m
- System-wide sales growth of 9%
- US same store sales growth in Dunkin' Donuts of 6% and Baskin-Robbins of 2%
- Number of combination stores up 31%

Profit growth in our Quick Service Restaurants business has been driven by growth in same store sales and the contribution from new stores.

Dunkin' Donuts has delivered another good year of growth outpacing the overall QSR industry with systemwide sales up by 10% and same store sales up 6% in the US. The brand also achieved a 4% increase in distribution points. The restructuring of the Baskin-Robbins franchise arrangements has continued to grow systemwide sales by 6% and US same store sales by 2%. Baskin-Robbins has benefited from a promotional tie-in with the animated film "Spirit: Stallion of

the Cimarron" which has driven sales of the Spirit flavours - Wild `N Reckless and S'more. In addition, the highly publicised "Free Scoop Nights" have

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continued to drive brand awareness. Togo's has successfully increased the number of distribution points by 10% to grow systemwide sales by 1% . A new advertising campaign - "Legend of Togo's" - has been launched to increase awareness of the Togo's brand and increase systemwide sales.

Innovation has long been an important part of QSR's growth strategy with new products being developed across the brand portfolio. Dunkin' Donuts is now the number one player in the QSR bagel category with 19% share of the US market and it's Coffee Coolatta is number two in the QSR iced and frozen slushy category. Baskin-Robbins has developed triple-layer shakes, "hot treats" and a variety of new exotic flavours including "Wild Amazon", "Turkish delight" and "African safari". Togo's has widened its range of sandwich offerings with better quality bread and new toasted products.

Our strategy of multibranded combination stores continues to be a driver of growth in new store openings with a 31% increase in the number of combination stores to over 800. There are now 74 combination stores that offer all three of our Quick Service Restaurant brands. This strategy is based on our brands' complementary daypart offering and brings significant benefits to our franchisees through improved scale and operating efficiencies, along with increased choices for consumers.

SPIRITS & WINE BRAND PERFORMANCE

Total Spirits & Wine volumes and net turnover increased by 26% and 25% respectively, driven by acquisitions. Before acquisitions, net turnover grew 7% on flat volumes. We have achieved a significant improvement in performance in the second half through a focused approach to our key brand market combinations and the positive actions we have taken in our US business. Overall organic volumes grew by 4% in the second half compared with a 3% decline in the first half.

We are investing more heavily in our organic business with a 21% increase in advertising and promotion supporting the enhanced brand activation work we have developed. The main focus for this investment is Ballantine's in over 50 markets, Mumm and Perrier Jouet in US and UK, Stolichnaya in the US, Imperial whisky in South Korea, the launch of Tia Lusso in nine markets and the development of new ready-to-drink products. Over the past 18 months, we have enhanced our marketing capabilities through detailed consumer insight research, country and marketing strategies and exciting new creative work. We now have the consumer-led initiatives and marketing tools to target this increased investment to drive sustainable future growth.

We launched Stolichnaya Citrona and Sauza Diablo which have performed well in market research with target consumers. To the end of August, our partnership with Miller had invested \$40m behind these brands to drive sales of 270,000 cases on an equivalent servings basis. We have achieved good awareness of these brands through extensive advertising and on-premise sampling which in turn will benefit the equity of the respective 'mother brands', but distribution of these products has been disappointing. Since it is still early days for our products, our launch resulted in a small charge to the profit and loss account which is reflected as an associate in 'Others'. Our partnership with Miller has given us access to an efficient production and distribution asset base in order to gain access to any upside available from this category.

We manage our Spirits & Wine portfolio as four groups: core brands, local market leaders, premium wine and other Spirits & Wine brands. Brand performance is reviewed below under these categories.

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Spirits & Wine volume and net turnover growth

	Volume million cases	Including impact of US destock Volume growth %	Net turnover growth %	Exclu Volum growt
Ballantine's	5.7	4	11	
Beefeater	2.3	3	2	
Canadian Club	2.2	2	(8)	
Courvoisier	1.0	8	8	
Kahlua	3.1	(9)	(9)	
Maker's Mark	0.4	10	16	
Sauza	1.9	10	19	
Tia Maria	0.8	13	14	
Core brands	17.4	2	6	
Malibu	0.5	-	-	
Local market leaders	11.4	(1)	12	
Local market leader acquisitions	1.0	-	-	
Premium wine	2.2	7	10	
Premium wine acquisitions	10.7	-	-	
Other wine	7.0	10	11	
Other spirits	13.3	(1)	7	
Other Spirits & Wine brands	20.3	2	8	
Total (including acquisitions)	63.5	26	25	

NB: The volumes of Stolichnaya Citrona and Sauza Diablo are not included in this table.

The volumes of our core brands, excluding Malibu, grew by 2% and net turnover grew 6%, reflecting the improved second half performance across nearly all the brands. The core brand volumes were up 8% in second half compared with a 3% decline in the first half. This has been achieved through a more focused approach on the key brand market combinations and improved trading in the US. The growth for the year has been affected by our destocking of the US supply chain announced in October 2001. Excluding the impact of the destock, volumes grew by 4% and net turnover grew by 8%.

We have also continued to invest strongly behind our core brands with an increase of 11% in advertising and promotion leaving the net brand contribution from our core brands up 1%. We acquired Malibu in May 2002 and this will join our core brands. It has performed well in the first three months of our ownership with a rapid and effective integration into our business. We have addressed trade loading issues and the brand continues to show good consumer growth trends.

Ballantine's volumes grew 4% and net turnover increased 11% on continued good performance in its key markets in Europe, Asia Pacific and Duty Free, particularly following the launch of the new campaign "Go play". Beefeater continued to perform well in Spain helping to offset a slower performance in the US to drive overall volumes up 3% and net turnover up 2%. The performance of both Kahlua and Canadian Club have been held back by the US destock and by tougher trading conditions in the US during the first half. Canadian Club has shown improving consumption trends during the year and Kahlua should benefit

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from the recent launch of a new campaign, "Unleash it". Courvoisier benefited from strong growth in both the UK and US markets particularly following the success of the track "Pass the Courvoisier" by Busta Rhymes and continued investment in the "House of Courvoisier" campaign in the US. The growth of Maker's Mark has continued with a 10% increase in volumes driven by strong consumer interest, good brand PR and advertising. Sauza volumes grew 10% benefiting from our investment in improved tequila production and net turnover increased 19% also helped by improved price and mix. Tia Maria had a good Christmas in the UK and the launch of the new cream liqueur, Tia Lusso, helped to grow volumes and net turnover by 13% and 14% respectively.

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The local market leader brands benefited from Stolichnaya in the US and the acquisition of Kuemmerling in Germany. As a result, total volumes from the local market leader brands grew 8% while net turnover and net brand contribution grew 29% and 27% respectively. Before acquisitions, total volume for this brand category fell by 1% largely reflecting a 12% volume decline in Mexican brandies. In spite of this decline, caused by excise duty increases in Mexico and the on-going pressure of the informal spirits market, we successfully grew net turnover and net brand contribution of our Mexican brandies by 7% and 34% respectively. Strong performances by Stolichnaya in the US and Imperial in Korea helped to grow organic net turnover of the local market leaders by 12% and net brand contribution by 14%. We increased our organic advertising and promotion investment behind this category by 35%, mainly behind Stolichnaya and Imperial.

During the year, we established our premium wine business following recent acquisitions. Before the benefit of acquisitions, our wine business grew volumes by 7% and net turnover by 10% to drive net brand contribution up by 14%. A full review of the wine business including our recent acquisitions is provided in the regional review.

The volumes for the rest of the Spirits & Wine portfolio grew by 2% while net turnover increased by 8% growing net brand contribution by 1%.

MARKET REVIEW - SPIRITS & WINE

The performance of our business is reviewed below by region.

Europe

Trading profit grew by 5% to (pound)160m driven by good performances in Spain and the UK and through acquisition. Trading profit before acquisitions was down 4% held back by advertising and promotion, up 11%, on net turnover up 6%. This strong investment is principally behind "Go play" campaign for Ballantine's and the launch of Tia Lusso.

Our business in Spain has again achieved further market share gains for Ballantine's and Beefeater, which grew volumes by 3% and 9% respectively. Centenario consolidated its position as category leader with a 12% increase in volumes and a 14% increase in net turnover. Advertising and promotion was increased in Spain behind Ballantine's, Beefeater, Whisky DYC and Malibu. The increase in excise duty in January slowed first half volume growth with core brands up 3% which recovered to 8% growth in the second half.

The volume performance of Ballantine's outside of Spain was held back by weak market conditions, particularly in Germany but still managed to grow market share across Europe.

The UK business benefited from a good Christmas and strong performances for Teacher's, Courvoisier and Tia Maria. Over the year, Teacher's grew volumes by 12% gaining share in the off-trade. Courvoisier also gained share to become the

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number one selling cognac brand in the UK. Tia Maria also performed well, as well as benefiting from the launch of Tia Lusso.

We acquired Kuemmerling, a leading German bitters brand, at the beginning of the period. The integration has been accelerated, and is now almost complete, with all our German operations now in one location in Frankfurt. Kuemmerling has given us critical mass in Europe's largest spirits market providing a sound economic platform for our German business.

We are making good progress with the implementation of our major systems upgrade project in key European markets with systems live in France, Germany, Spain and parts of the UK, rolling out to other key European markets through to 2003. The project will significantly improve the availability and consistency of data across the region and will help drive enhanced performance.

North America

Trading profit grew 7% to (pound)169m driven primarily by the contribution from acquisitions and mix improvements. On an organic basis, net turnover grew 4% on volumes up 1% leading to an increase in trading profit of 1%. Organic volumes grew by 3% in the second half compared with a 2% decline in the first half. This significant improvement in trading during the latter part of this financial year is a direct result of our positive actions. We have refined pricing by brand and by state, improved communications within the business, reviewed deployment of our sales forces and re-aligned our advertising and promotion spend to improve its effectiveness. This has been achieved as part of our implementation of a new five year country strategy. Significant management changes were made including the appointment of a new president, Tom Wilen. In addition, a new organisational structure is being implemented that will allocate our resources closer to the market place and increase sales coverage. This will facilitate a better understanding of customers and consumers and further strengthen our relationships with distributors.

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The supply chain re-engineering project that we announced in October 2001 has reduced wholesaler and retailer inventories in the US with a negative impact on trading profit of (pound)19m, of which (pound)2m related to the Wine region. Excluding the impact of the destock, organic trading profit grew 12%. The destock has resulted in a reduction in shipments compared with depletions of 0.5m cases and has primarily affected Kahlua, Beefeater, Canadian Club, Hiram Walker Liqueurs and Californian wine. The project is expected to continue in the year to August 2003 with a further impact on trading profit of around (pound)10m.

Stolichnaya continues to perform well, gaining share in the imported vodka category, helped by a new advertising campaign. Courvoisier, Maker's Mark and Sauza have all grown share during the year. Kahlua, Canadian Club and Beefeater have been held back by the impact of the US destock and by the slower trading experienced at the beginning of the fiscal year.

Our objective is to work closely with our US distributors through a programme where we are the 'partner of choice'. We are focused on developing long-term partnerships where we actively shape a sustainable model for both parties. The recent changes in the US distributor environment have created new opportunities that we are currently evaluating. Our US portfolio has been significantly enhanced through the recent acquisitions of Stolichnaya, Mumm and Perrier Jouet champagnes and Malibu and we shall continue to provide mutual benefit through our increasingly premium portfolio in our distributor relationships.

Latin America

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Trading profit for the region was up 42% to (pound)61m (excluding the Mexican excise rebate) on net turnover up 12%. This improvement was driven by reduced production costs and the success of the "Yo brandy" promotion for our Mexican brandies that helped to grow their net turnover by 7% and net brand contribution by 34% in spite of falling volumes. Sauza volumes in the region have grown 14%, benefiting from our ongoing careful management of the supply of the key raw material, agave and the production of tequila. We continue to manage supplies of Sauza between its major markets, the US and Mexico. The region also benefited from cost savings during the period. Advertising and promotion for the region increased by 27% particularly behind Sauza, Ballantine's and the introduction of a high energy ready-to-drink product, "Spirit".

During the period, we received compensation of (pound)213m awarded by the Mexican Supreme Court. This was received through a combination of cash and offsetting of duties and taxes payable. The current estimate of excise duty rebate and related interest and inflation still to be received during the year to August 2003 is expected to be within a range of (pound)30m to (pound)50m.

We are making good progress with the integration of our new wine businesses, Bodegas y Vinedos Graffigna and Vinedos y Bodegas Sainte Sylvie, in Argentina. We will increase their export potential as part of our global wine strategy; this will address the current weak domestic trading conditions in Argentina. Profits from Brazil have been held back by the weak economic climate but Ballantine's and Teacher's continue to drive volume growth.

Asia Pacific

We have achieved strong growth of 20% in net turnover and trading profit. The profit growth has been driven by good performances across the region, particularly in South Korea, and has been achieved after a 57% increase in advertising and promotion investment principally behind Ballantine's and Imperial. Our South Korean business, Jinro Ballantines continues to show strong growth. Imperial, South Korea's number one premium whisky, and Ballantine's have been the key drivers of this growth in the region with volumes up 19% and 23% respectively. We launched a brand extension, Ballantine's Masters, which is progressing well and should benefit further from a new advertising campaign. Ballantine's 12 and 17 year old have established a strong presence in the premium aged whisky category.

Fundador continues to perform well in the Philippines with volumes up 15% and net turnover growth of 12%, helped particularly by Fundador Solera. Australia and New Zealand have reported strong results particularly with Kahlua and RTDs. We achieved a rapid launch of Tia Lusso in Australia supported by marketing materials developed by the central marketing team for local application.

Wine region

For the first time our premium wine business is presented separately within the regional review. This business includes Bodegas y Bebidas, Montana, Mumm and Perrier Jouet champagnes and our enlarged US wine business including Buena Vista and Mumm Cuvee Napa. David Scotland was appointed in January to lead the wine business and has put together a strong team of wine experts from a number of leading wine companies. The wine business delivered a trading profit of (pound)68m on wine volumes of 13m cases which is in line with our plans. This includes the adverse impact of the US destock. Our plans support our key objective of achieving a return on investment above our weighted average cost of capital by August 2005 and exceed our target of 10% by August 2007. Montana's trading profit grew by 35% in spite of a year of significant change and a poor North Island harvest in 2001. This growth was achieved from both domestic and export sales. Bodegas y Bebidas continued its mix shift towards premium wine with a 7% growth in net brand contribution on volumes down 10%. Including the impact of the destock, our US wine business is holding volumes in a tougher market as it benefits from the strength of well recognised brands like Clos du Bois. Mumm Cuvee Napa was added to our US business in May and will further

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support the development of our premium branded wine business. Mumm and Perrier Jouet champagnes have shown significant growth during the year growing share in key markets. We have addressed the excess stocks following the millennium whilst maintaining premium price positions.

Global Operations

We have continued to achieve improvements in productivity with an increase for Spirits & Wine of 3% (measured as cases produced per employee). This improvement has largely been achieved through increasing production volumes through key sites, particularly Ballantine's at Allied Distillers and Courvoisier at Jarnac. During the year, we completed a review of our distillation strategy in Scotland. As a result, we are investing (pound)6m at our Strathclyde Distillery over the next 18 months and have closed our distillery at Dumbarton. One-off costs of (pound)14m relating principally to the asset write-down of the balance sheet value of the distillery and site demolition and clearance costs have been charged as an exceptional item. The future cash benefits of this action will be approximately (pound)3m per annum, initially reflected in the stock value of the grain whisky. We have completed our US\$25m investment to increase the distillation and warehousing capacity for Maker's Mark in Kentucky. We are also managing the transfer of Malibu production to our sites in Walkerville, Dumbarton and Jerez which will take place during the first half of the coming year.

Our Duty Free operations have shown a marked recovery following the downturn in travel experienced earlier in the year following September 11 and the economic recession in a number of markets. In particular, we have seen good growth in the Ballantine's super premium brands and a good performance from America in the second half of the year. We have consistently increased our leadership position in the super premium scotch in Duty Free. The recent additions to our portfolio, Malibu, our champagnes and Tia Lusso are all performing well in this channel.

Geographical Analysis - Spirits & Wine trading profit

In line with previous statements, the trading profits of the Spirits & Wine regions shown in this review are on a management reporting basis at constant exchange rates, rather than on a statutory basis at each year's actual exchange rates, as shown in note 2 to the accounts.

The premium wine business has been presented separately within the regional analysis. The effect of the transfer of the US wine business from North America to premium wine and the shift of management responsibility for Duty Free from Others to Europe is shown in the market transfers column. "Others" include Global Operations (including profit from the sale of bulk whisky), standalone duty free operations and central costs not allocated to marketing regions. The losses arising from "Others" reflects increased pension costs and higher levels of investment in central advertising and promotion in areas such as consumer segmentation research and new product development including Stolichnaya Citrona and Sauza Diablo.

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Geographical analysis - Spirits & Wine trading profit

2001

2002
Total

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	Reported 2001 (pound)m	Market transfers (pound)m	Foreign exchange (pound)m	At 2002 exchange (pound)m	2002 (pound)m	Growth at 2002 exchange %	(pou
Europe	142	7	3	152	160	5	
North America	185	(27)	-	158	169	7	
Latin America	46	-	(3)	43	61	42	
Asia Pacific	59	-	(4)	55	66	20	
Wine region	-	26	-	26	68	-	
Others	26	(6)	(4)	16	(8)	-	
Total	458	-	(8)	450	516	15	

INVESTING IN OUR PEOPLE

During the year we recruited a professional HR Director, Tom Brown, to reinforce our commitment to our people and their key role in harnessing the value from our brands. We continue to drive toward a performance related culture through the sourcing of the best talent, development and aligning our rewards programme with the critical performance measures for the business.

BRITANNIA SOFT DRINKS

The group's share of Britannia's profits for the year was (pound)16m (2001: (pound)13m).

CASH FLOW

Net cash flow from operating activities was (pound)760m (2001: (pound)423m) and free cash inflow increased to (pound)211m (2001: (pound)86m). This improvement was driven by increased profit and cash generation along with the benefit of the Mexican excise rebate (free cash flow benefit 2002: (pound)128m; 2001: (pound)47m).

Net debt increased by (pound)724m during the year from (pound)1,854m to (pound)2,578m, the main outflows being the acquisitions of Kuemmerling ((pound)125m), Bodegas y Bebidas ((pound)199m) and Malibu ((pound)555m). In addition, we paid (pound)231m to the shareholders of Montana being the cash settlement of shares purchased in 2001. Underlying trading working capital, allowing for acquisitions and organic growth, has shown a 7% ((pound)110m) improvement over last year.

TAXATION

The normalised tax rate for the year has remained in line with last year's rate of 25%. Financial Reporting Standard 19 - Deferred Tax was adopted resulting in a (pound)53m balance sheet adjustment to August 2001. The overall tax rate for 2001 has not changed. The tax charge for 2002 contains a credit of (pound)10m due to an adjustment to the estimated recoverable amount of a deferred tax asset in respect of tax losses arising in prior periods. We expect that the normalised rate for the next financial year will not exceed 25%.

GOODWILL AND EXCEPTIONAL ITEMS

Goodwill amortisation totalled (pound)38m (2001: (pound)12m) the increase being primarily due to the acquisitions of Mumm and Perrier Jouet champagnes and Montana.

During 2001, (pound)47m received in respect of the Mexican excise award was reported in operating profit. The Group has received (pound)213m during 2002 which due to its size has been treated as exceptional operating income. In response to the receipt of this cash the Group has undertaken to invest approximately (pound)11m on social and community projects in Mexico.

Other exceptional costs this financial year include: (pound)14m associated with the closure of the Dumbarton distillery resulting from our review of distillery

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strategy; (pound)23m for the one-off costs associated with the planned termination of an onerous land lease in California; and (pound)36m for the acquisition integration programme.

In aggregate, the acquisitions over the last 18 months have served to create our premium wine business, to fill portfolio category gaps and to create critical mass in certain markets. In combination these have been major transforming events for the business and, as a result, costs associated with acquisition integration are being treated as exceptional.

TREASURY OPERATIONS

The group treasury operates as a centralised service managing interest rate and foreign exchange risk and financing. The board agrees and reviews policies and financial instruments for risk management. We operate a prudent hedging policy. Business trading flows are netted by currency and hedged forward for up to 18 months using a combination of forward exchange contracts and purchased foreign exchange options.

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The group has a natural hedge to the impact of fluctuations of the Euro on transaction costs from selling into and out of Eurozone. The impact of foreign exchange movements on the translation of profits was negative, though not material, resulting principally from the depreciation of the US dollar in the last two months of the fiscal year. This was partially offset by the strengthening of the Euro.

Our balance sheet can be significantly affected by currency translation movements. Our policy is to match foreign currency debt in proportion to foreign currency earnings so as to provide a natural hedge for part of the translation exposure.

The amount of risk to any one counterpart is restricted according to credit rating. We continually monitor our exposure to our counterparties and their credit ratings.

Exposures to interest rate fluctuations on borrowings and deposits are managed by using interest rate swaps and interest rate options. It is our policy to keep between 50 per cent and 70 per cent of net debt at fixed rates of interest with a target of 60 per cent.

At 31 August 2002, EV gearing (net debt as percentage of market capitalisation plus net debt) was 36%, compared with 30% at 31 August 2001.

In June 2002, a (euro)600m seven year bond and a (pound)250m twelve year bond were issued.

PENSIONS

In line with other companies, market and demographic dynamics over recent years have increased the cost of providing pensions. Allied Domecq has absorbed an increased pension profit and loss charge of (pound)16m in the current year.

Recent stock market volatility has caused significant variation in the net pension liability when assessed under FRS 17. At 31 August 2002, the post tax deficit under this accounting standard was (pound)336m compared with (pound)25m at 31 August 2001. This compares with Allied Domecq's enterprise value of around (pound)7bn.

In aggregate, the pension funds remain well funded and we do not anticipate having to materially increase Allied Domecq's cash contributions to the funds.

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Accounting policies

Year to 31 August 2002

Basis of accounting

The accounts are prepared under the historical cost convention and comply with accounting policies generally accepted in the United Kingdom ("UK GAAP"). The accounts adopt Financial Reporting Standard (FRS) 17 Retirement Benefits in line with the transitional timetable laid down by the standard. FRS 19 Deferred Tax has been adopted in full and required a restatement of prior year results as described in note 23.

Pages 47 to 50 describe the significant differences between UK GAAP and US generally accepted accounting principles ("US GAAP") and presents a reconciliation of net income and shareholders' equity from UK GAAP to US GAAP as a result of such differences.

Basis of consolidation

Allied Domecq PLC (the "group" or "company") accounts consolidate the accounts of the company and its interests in subsidiary undertakings. Interests in associated undertakings are included using the equity method of accounting. The results of businesses acquired or disposed of during the year are consolidated for the period from, or up to, the date control passes.

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Acquisitions

On the acquisition of a business, or an interest in an associate, fair values, reflecting conditions at the date of the acquisition, are attributed to the net assets acquired. Adjustments are also made to bring accounting policies in line with those of the group.

Intangible fixed assets

Goodwill arising on acquisitions of a business since 1 September 1998 is capitalised and amortised by equal instalments over its anticipated useful life, but not exceeding 20 years. Goodwill arising on acquisitions prior to 1 September 1998 was charged directly to reserves. On disposal of a business, any attributable goodwill previously eliminated against reserves is included in the calculation of any gain or loss. Other purchased intangible assets are capitalised and amortised over their useful economic lives on a straight line basis. Where intangible assets, such as brands, are regarded as having indefinite useful economic lives, they are not amortised but are subject to annual impairment reviews.

Tangible fixed assets

Tangible fixed assets are capitalised at cost. Depreciation is provided to write off the cost less the estimated residual value of assets by equal instalments over their estimated useful economic lives as follows: Land and buildings - the shorter of 50 years or the length of the lease; distilling, maturing and storage equipment - 20 to 30 years; other plant and equipment and fixtures and fittings - 5 to 10 years; and computer software - 4 years. No depreciation is provided on freehold land.

Fixed asset investments

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Fixed asset investments are stated at cost, less provision for any permanent diminution in value.

Turnover

Turnover represents sales to external customers (including excise duties but excluding sales taxes) and franchise income.

Stocks

Stocks are valued at the lower of cost and net realisable value. Cost comprises purchase price or direct production cost, together with duties and manufacturing overheads. The cost of spirits and wine stocks is determined by the weighted average cost method.

Stocks are included in current assets, although a portion of such stocks may be held for periods longer than one year.

Deferred tax

Full provision is made for deferred tax assets and liabilities arising from timing differences. Deferred tax assets are recognised to the extent that they are regarded as recoverable.

Financial instruments

The group uses financial derivative instruments to manage exposures to movements in interest and exchange rates. Transactions involving financial instruments are accounted for as follows:

- i) Gains or losses arising on forward exchange contracts are taken to the profit and loss account in the same period as the underlying transaction. Premiums paid or received on foreign currency options are taken to the profit and loss account when the option expires or matures.
- ii) Net interest arising on interest rate agreements is taken to the profit and loss account over the life of the agreement.
- iii) Gains and losses on foreign currency debt and foreign exchange contracts held for the purposes of hedging balance sheet translation exposures are taken to reserves.

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Foreign Currencies

Monetary assets and liabilities arising from transactions in foreign currencies are translated at the rate of exchange prevailing at the date of transaction. Subsequent movements in exchange rates are included in the group profit and loss account.

The results of undertakings outside the UK are translated at weighted average exchange rates each month. The closing balance sheets of undertakings outside the UK are translated at year end rates. Exchange rate differences arising from the translation of foreign currency denominated balance sheets to closing rates are dealt with through reserves.

Pension and post employment benefits

Pension and post retirement medical benefit costs are charged to the profit and loss account on a systematic basis over the service life of employees, with the

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advice of actuaries, using the projected unit credit method.

Group profit and loss account
Year to 31 August 2002

	Note	Year to 31 August 2002		
		Before goodwill and exceptional items (pound)m	Goodwill and exceptional items (pound)m	Total (pound)m
Continuing activities		3,184	-	3,184
Acquired activities		150	-	150
Turnover	1	3,334	-	3,334
Operating costs				
- goodwill amortisation	6	-	(38)	(38)
- Mexican excise rebate	6	-	213	213
- other	6	(2,739)	(84)	(2,823)
Continuing activities		567	125	692
Acquired activities		28	(34)	(6)
Operating profit from continuing operations		595	91	686
Share of profits of associated undertakings	15	15	-	15
Trading profit	1	610	91	701
Profit on sale of businesses	7	-	-	-
Profit on ordinary activities before finance charges		610	91	701
Finance charges	8	(130)	-	(130)
Profit on ordinary activities before taxation		480	91	571
Taxation	9	(120)	(46)	(166)
Profit on ordinary activities after taxation		360	45	405
Minority interests - equity and non-equity	24	(13)	-	(13)
Profit earned for ordinary shareholders for the year	23	347	45	392
Ordinary dividends	11			(141)
Retained profit				251
Earnings per ordinary share:				
- basic	10			36.8p
- diluted	10			36.7p
- normalised	10	32.6p		

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Group balance sheet
At 31 August 2002

	Note	31 August 2002 (pound)m
Fixed assets		
Intangible assets	12	1,316
Tangible assets	13	877
Investments and loans	14	126
Associated undertakings	15	71
Total fixed assets		2,390
Current assets		
Stocks	16	1,302
Debtors due within one year	17	736
Debtors due after more than one year	17	332
Cash at bank and in hand		169
Total current assets		2,539
Creditors (due within one year)		
Short term borrowings	20	(971)
Other creditors	18	(1,022)
Total current liabilities		(1,993)
Net current assets		546
Total assets less current liabilities		2,936
Creditors (due after more than one year)		
Loan capital	20	(1,776)
Other creditors	18	(90)
Total creditors due after more than one year		(1,866)
Provisions for liabilities and charges	19	(284)
Net assets		786
Capital and reserves		
Called up share capital	22	277
Share premium account	23	165
Merger reserve	23	(823)
Profit and loss account	23	1,087
Shareholders' funds - equity		706
Minority interests - equity and non-equity	24	80
		786

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Group cash flow information

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Year to 31 August 2002

	Note	Year to 31 August 2002 (pound)
Reconciliation of operating profit to net cash inflow from operating activities		
Operating profit		6
Goodwill amortisation		
Exceptional operating costs		
Depreciation		
Increase in stocks		(
Increase in debtors		(
Increase/(decrease) in creditors		
Expenditure against provisions for reorganisation and restructuring costs		(
Other items		(
Net cash inflow from operating activities		7
Group cash flow statement		
Net cash inflow from operating activities		7
Dividends received from associated undertakings		
Returns on investments and servicing of finance	26	(1
Taxation paid	26	(1
Capital expenditure and financial investment	26	(7
Acquisitions and disposals	26	(5
Equity dividends paid		(1
Cash outflow before use of liquid resources and financing		(9
Management of liquid resources		(
Financing	26	7
Decrease in cash in the year		(1
Reconciliation of net cash flow to movement in net debt		
Decrease in cash in the year		(1
Increase in liquid resources		
Increase in loan capital		(6
Movement in net debt resulting from cash flows		(8
Exchange adjustments		
Movement in net debt during the year		(7
Opening net debt		(1,8
Closing net debt	28	(2,5
Group statement of total recognised gains and losses		
Year to 31 August 2002		
	Note	Year to 31 August 2002 (pound)
Profit earned for ordinary shareholders for the year		39
Currency translation differences on foreign currency net investments		(2
Deferred taxation - origination and reversal of timing differences		(1

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Total recognised gains and losses for the year		35
Prior year adjustment	23	(5)
Total recognised gains and losses recognised since last annual report		30

The statement of recognised gains and losses for the year ended 31 August 2002 has been restated for the adoption of FRS 19 (note 23).

Group note of historical cost profits and losses

There is no difference between the profit earned for ordinary shareholders as disclosed in the profit and loss account and the profit stated on an historical cost basis.

Group reconciliation of movements in shareholders' funds
Year to 31 August 2002

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	Note	Year to 31 August 2002 (pound)
Shareholders' funds at the beginning of the year		34
Total recognised gains and losses for the year		35
Prior year adjustment	23	
Ordinary dividends		(14)
Ordinary share capital issued (net of costs)		14
Goodwill written back on disposals		
Net movement in shareholders' funds		36
Shareholders' funds at the end of the year		70

Parent company balance sheet
As at 31 August 2002

	Note	31 August 2002 (pound)m
Fixed asset investments	14	4,179
Current assets		
Debtors	17	14
Creditors (due within one year)		
Other creditors	18	(88)
Net current liabilities		(74)
Net assets		4,105

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Capital and reserves		
Called up share capital	22	277
Share premium account	23	165
Merger reserve	23	2,420
Capital reserve	23	651
Profit and loss account	23	592
Shareholders' funds - equity		4,105

Profits of the parent company

Under s230 (4) of the Companies Act 1985, a separate profit and loss account for the parent company is not presented.

Profits for the year arising in the parent company are disclosed in note 23.

Notes to the accounts

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	Spirits & Wine (pound)m	Continuing QSR (pound)m	Britannia (pound)m	Total Continuing (pound)m	A (
1. Activity analysis					
Year to 31 August 2002					
Turnover	2,868	316	-	3,184	
Trading profit before exceptional items and goodwill	488	78	16	582	
Goodwill amortisation	(30)	-	-	(30)	
Exceptional items	155	-	-	155	
Trading profit after exceptional items	613	78	16	707	
Profit on sale of businesses	-	-	-	-	
Profit before finance charges	613	78	16	707	
Finance charges					
Profit on ordinary activities before taxation					
Depreciation	61	10	-	71	
Capital expenditure	92	34	-	126	
Assets employed	2,681	120	46	2,847	
Average numbers of employees	10,348	1,173	-	11,521	

Year to 31 August 2001					
Turnover	2,571	308	-	2,879	
Trading profit before exceptional items and goodwill (e)	458	72	13	543	
Goodwill amortisation	(12)	-	-	(12)	
Exceptional items	38	-	-	38	
Trading profit after exceptional items	484	72	13	569	
Profit on sale of businesses	2	-	-	2	
Profit before finance charges	486	72	13	571	

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Finance charges

Profit on ordinary activities before taxation

Depreciation	46	10	-	56
Capital expenditure	70	27	-	97
Assets employed	2,536	114	43	2,693
Average numbers of employees	8,403	1,382	-	9,785

Notes:

- a) Acquired activities in 2001 had no material impact on turnover and trading profit.
- b) Normalised profit before tax is (pound)480m (2001:(pound)453m) being trading profit (pound)610m (2001:(pound)543m) less finance charges (pound)130m (2001:(pound)90m).
- c) Spirits & Wine goodwill is amortised over 20 years and relates principally to Mumm and Perrier Jouet and Montana acquired in 2001 and Jinro Ballantines acquired in 2000.
- d) Assets employed are before deducting net borrowings of (pound)2,578m (2001:(pound)1,854m), tax payable of (pound)334m (2001:(pound)350m) and dividends payable of (pound)88m (2001:(pound)80m) to give net assets of (pound)786m (2001:(pound)409m).
- e) Trading profit for the prior year has been reclassified to treat the rebate of Mexican excise as an exceptional item.

2. Geographical analysis	Europe (pound)m	Americas (pound)m	Res W (pou
By country of operation			
Year to 31 August 2002			
Turnover			
- continuing activities	1,739	1,822	
- acquired activities	153	14	
- to group companies			
- external			
Trading profit			
- continuing activities	226	310	
- acquired activities	26	2	
- goodwill amortisation in continuing activities	(11)	(1)	
- goodwill amortisation in acquired activities	(8)	-	
- exceptional items in continuing activities	(11)	166	
- exceptional items in acquired activities	(21)	(5)	
Profit before finance charges	201	472	
Assets employed	1,650	1,376	
Year to 31 August 2001			
Turnover			
- continuing activities	1,543	1,785	
- to group companies			

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- external		
Trading profit		
- continuing activities (c)	212	298
- goodwill amortisation	(6)	-
- exceptional items in continuing activities	(9)	47
	197	345
Profit on sale of businesses in continuing and discontinued operations	5	1
Profit before finance charges	202	346
Assets employed	1,341	939

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Notes:

- a) Export sales from the United Kingdom were (pound)448m (2001:(pound)454m) including (pound)336m (2001:(pound)348m) sales to group companies.
- b) Trading profit includes the group's share of profits of associated undertakings whose turnover is not included.
- c) Trading profit for the prior year has been reclassified to treat the rebate of Mexican excise as an exceptional item.

	Europe (pound)m	Americas (pound)m	Rest of World (pound)m
Geographical analysis			
By country of destination			
Year to 31 August 2002			
Turnover			
- continuing activities	1,082	1,584	518
- acquired activities	131	15	4
	1,213	1,599	522
Trading profit			
- continuing activities	184	308	90
- acquired activities	25	3	-
- goodwill amortisation in continuing activities	(11)	(1)	(18)
- goodwill amortisation in acquired activities	(8)	-	-
- exceptional items in continuing activities	(11)	166	-
- exceptional items in acquired activities	(21)	(5)	-
	158	471	72
Year to 31 August 2001			
Turnover - continuing activities	982	1,542	355
Trading profit			
- continuing activities c)	186	289	68
- goodwill amortisation	(6)	-	(6)
- exceptional items in continuing activities	(9)	47	-
	171	336	62

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Notes:

- a) Turnover excludes sales to group companies.
- b) Trading profit includes the group's share of profits of associated undertakings whose turnover is not included.
- c) Trading profit for the prior year has been reclassified to treat the rebate of Mexican excise as an exceptional item.

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3. Exchange Rates

The significant translation rates to (pound)1 :-

	Average rate for the year		Closing rate
	2002	2001	31 August 2002
United States dollar	1.46	1.44	1.55
Mexican peso	13.70	13.51	15.33
Euro	1.60	1.63	1.58

	Full-Time		Part-Time		Year to
	UK (pound)m	Other (pound)m	UK (pound)m	Other (pound)m	31 August 2002 Total (pound)m
4. Staff costs					
Remuneration	69	274	3	11	357
Social security	8	33	-	1	42
Pension schemes					
- UK	(9)	-	-	-	(9)
- other	-	(1)	-	-	(1)
Post retirement medical benefits (PRMB)	1	6	-	-	7
	69	312	3	12	396
Average numbers employed					
2002 - Continuing operations	1,563	8,465	146	1,347	11,521
2002 - Acquired operations	-	569	-	23	592
2002 - Total	1,563	9,034	146	1,370	12,113
2001 - Continuing operations	1,547	7,531	106	601	

Directors' remuneration

The amounts relating to emoluments, share options, long term incentive scheme interests and directors' pension entitlements are disclosed within the remuneration report.

5. Pension schemes

The group operates a number of pension and post retirement healthcare schemes

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throughout the world. The major schemes are of the defined benefit type and the assets of the schemes are largely held in separate trustee administered funds. The UK defined benefit schemes are now closed to new members. The group has continued to account for pensions in accordance with SSAP 24 and the disclosures given in a) are those required by the standard. To the extent not given in a) additional information required under the transitional arrangements of FRS 17 are set out in b) below.

a) Allied Domecq pension schemes

United Kingdom

The assets and liabilities of the UK schemes are reviewed regularly by an actuary. A full assessment is undertaken every three years with a further limited review each year for reporting purposes. The latest triennial assessment was carried out in April 2000 and the latest review was at April 2002. The actuarial assessments consider assets and liabilities at the date of calculation and forecast assets and liabilities in the future according to a set of assumptions, the most important of which are the rate of return on the assets, the rates of increase in remuneration, pensions and dividends and the average future terms on which assets would be sold to meet liabilities.

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The actuarial reviews as at April 2002 were carried out on the basis of assumed future investment returns of 7% per annum, remuneration increases of 4.75% per annum, pension increases of 3.5% per annum and a long term net yield on UK equities of 2.68%. The market value of the assets of the Main Fund was (pound)1,397m and the funding level was 106%. The market value of the Executive Fund was (pound)379m and the funding level was 83%.

Overseas

The group operates defined benefit pension and post retirement medical benefit plans in several countries overseas, with the most significant being in the US and Canada. The latest actuarial reviews of these plans were carried out as at 31 August 2001 by independent actuaries for the purpose of calculating pension costs for the fiscal year ending 31 August 2002.

The actuarial reviews of the US plans showed that the combined market value of pension plan assets was (pound)186m at 31 August 2001 (2000: (pound)254m). This represents approximately 144% (2000: 202%) of the value of benefits that had accrued to pensioners, deferred pensioners and members as at that date. The principal assumptions used to calculate the liabilities at 30 August 2001 were assumed future investment returns of 7.25% (2000: 7.75%) per annum and earnings increases of 5.00% (2000: 5.00%) per annum.

The actuarial reviews of the Canadian plans showed that the combined market value of pension plan assets was (pound)132m at 31 August 2001 (2000: (pound)171m). This represents approximately 108% (2000: 140%) of the value of benefits that had accrued to pensioners, deferred pensioners and members as at that date. The principal assumptions used to calculate the liabilities at 30 August 2001 were assumed future investment returns of 6.94% (2000: 6.97%) per annum and earnings increases of 4.98% (2000: 4.98%) per annum.

b) FRS 17 retirement benefits

	31 August 2002		31 August
Major assumptions	United Kingdom	Overseas	United Kingdom

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	%	%	%
Rate of general increase in salaries	4.1	4.8	4.3
Rate of increase to benefits	3.1	2.1	3.3
Discount rate for scheme liabilities	6.0	6.5	6.1
Inflation	2.3	2.1	2.5
The expected long term rate of returns of the significant schemes is:-			
Equities	8.5	8.7	8.0
Bonds	5.0	6.1	5.5
Property and other	5.2	4.4	6.5

Net Pension and post retirement medical benefits liability	31 August 2002		31 A
	United Kingdom Market value (pound)m	Overseas Market value (pound)m	Uni King Mar va (poun
Equities	896	206	1,
Bonds	458	115	
Property and other	197	6	
Total market value of assets	1,551	327	1,
Present value of scheme liabilities	(1,941)	(417)	(1,
Deficit in the schemes	(390)	(90)	
Related deferred tax asset	117	27	
Net pension and PRMB liability	(273)	(63)	

The disclosures for 31 August 2001 have been amended to include all material overseas pension and PRMB plans throughout the group; the original disclosures related to the main North American schemes only.

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The amounts charged to profit and loss account under FRS 17 would have been:-

	31 August 2002		31
	United Kingdom (pound)m	Overseas (pound)m	Uni King (poun
Regular service cost	6	9	
Past service cost	-	7	
Interest cost	110	28	
Expected return on assets	(130)	(32)	(
Profit and loss (credit)/charge	(14)	12	

Analysis of amount that would have been included within the group statement of

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recognised gains and losses under FRS 17:-

	31 Unit King (pound)
Actual return less expected return on pension scheme assets	(
Experience gains and losses arising on the scheme liabilities	
Changes in assumptions underlying the present value of the scheme liabilities	
Actuarial loss recognised in group statement of total recognised gains and losses	(
Deferred tax movement	
Actuarial loss recognised in group statement of total recognised gains and losses - net of tax	(

The movement in deficit during the year under FRS 17 would have been:-

	31 A Unit Kingd (pound)
Deficit in scheme at beginning of year net of deferred tax	(
Movement in year:	
Current service cost	
Past service cost	
Contributions	
Other finance income	
Currency translation adjustment	
Deferred tax movement on actuarial loss	1
Actuarial loss	(4
Deficit in scheme at the end of the year net of deferred tax	(2

				Year 31 August 20 (pound)
6. Operating costs	Note	Continuing	Acquired	
Change in stocks of finished goods and work in progress		(88)	(6)	(
Raw materials and consumables		785	55	8
Customs and excise duties paid				
- ongoing		619	19	6
- Mexican excise rebate		(213)	-	(2
Staff costs	4	388	8	3
Depreciation	13	71	4	
Goodwill amortisation		30	8	
Other operating charges including exceptional items		835	68	9
Operating leases				
- hire of equipment		11	-	
- property rents		48	-	
Payments to auditor - fees for audit		6	-	
		2,492	156	2,6

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The parent company audit fee was nil (2001:nil). Other payments to the auditor were (pound)4m (2001:(pound)4m) which primarily relate to due diligence and taxation services.

Mexican excise rebate

The Mexican Supreme Court ruled in 2001 in favour of an action, brought by a number of spirits companies challenging the excise duty regime applicable to their Mexican operations during 1998 and 1999. Its ruling determined that the tax was inequitable because it was applied only to large companies.

The Mexican Supreme Court awarded compensation which, by agreement with the Mexican tax authorities, is principally received by offset against current and future duties and taxes. At 31 August 2002, (pound)260m has been received and has been subject to applicable corporation tax at 35%. It is anticipated that the remaining recovery will be in the region of (pound)30m to (pound)50m comprising excise duty rebate and related interest and inflation adjustments and will be fully recovered by 31 August 2003.

Due to the size of the 2002 rebate it has been treated as an exceptional item and for comparative purposes the 2001 benefit has been reclassified from trading profit to exceptional items.

	Year to 31 August 2002 (pound)m	
7. Goodwill amortisation and exceptional items		3
Goodwill amortisation	(38)	
Exceptional items		
Mexican excise rebate	213	
Mexican social projects	(11)	
Acquisition integration costs	(36)	
Termination of land lease	(23)	
Asset write-downs	(14)	
Year 2000 and EMU costs	-	
Aborted acquisition costs	-	
Surplus property provisions	-	
Operating costs	129	
Profit on sale of businesses	-	
Total exceptional items	129	
Goodwill amortisation and exceptional items before taxation	91	
Taxation	(46)	
Goodwill amortisation and exceptional items after taxation	45	

Trading profit for the prior year has been reclassified to treat the rebate of Mexican excise as an exceptional item.

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8. Finance charges

Year to
31 August 2002
(pound)m

Interest on bank loans, overdrafts and other loans repayable wholly within five years
Less: deposit and other interest receivable

Total

9. Taxation

The group has adopted FRS 19 during the year ended 31 August 2002. Consequently the group's consolidated financial statements as at 31 August 2001 have been restated for the impact of the adoption of FRS 19. There was no impact on the taxation charge for that year (note 23).

Year to
31 August 2002
(pound)m

The charge for taxation on the profit for the period comprises:

Current tax

United Kingdom taxation

Corporation tax at 30% (2001: 30%)

18

Adjustment in respect of prior periods

(3)

Double taxation relief

(3)

12

Overseas taxation

Corporation tax

188

Adjustment in respect of prior periods

(26)

162

Taxation on attributable profit of associated undertakings

7

Total current tax

181

Deferred tax

Origination and reversal of timing differences

(5)

Recognition of deferred tax assets arising in prior periods

(10)

Total tax charge

166

A reconciliation of the current tax charge at the UK corporation tax rate of 30% (2001: 30%) to the group's current tax on profit on ordinary activities is shown below:

Year to
31 August 2002
(pound)m

Profit on ordinary activities before taxation

571

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Notional charge at United Kingdom corporation tax rate of 30%	171
Differences in effective overseas tax rates	18
Adjustments to prior period tax charges	(29)
Taxable intra-group dividend income	14
Utilisation of tax losses	(14)
Non deductible expenditure	22
Non taxable income and gains	(10)
Timing differences	10
Other current year items	(1)
Current tax charge	181

10. Earnings per share

Basic earnings per share of 36.8p (2001:32.6p) has been calculated on earnings of (pound)392m (2001:(pound)344m) divided by the average number of shares of 1,066m (2001:1,054m).

Diluted earnings per share of 36.7p (2001:32.6p) has been calculated on earnings of (pound)392m (2001:(pound)344m) and after including the effect of all dilutive potential ordinary shares, the average number of shares is 1,069m (2001:1,055m).

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To show earnings per share on a consistent basis, normalised earnings per share of 32.6p (2001: 31.0p) has been calculated on normalised earnings of (pound)347m (2001:(pound)327m) divided by the average number of shares of 1,066m (2001: 1,054m). Normalised earnings has been calculated as follows:

	Year to 31 August 2002 (pound)m	
Earnings as reported	392	
Adjustment for exceptional items net of tax	(81)	
Adjustment for goodwill amortisation net of tax	36	
Normalised earnings	347	
		Year to 31 August 2002 Millions
Average number of shares		
Weighted average ordinary shares in issue during the year		1,087
Weighted average ordinary shares owned by the Allied Domecq employee trusts		(21)
Weighted average ordinary shares used in earnings per share calculation		1,066

	Year to 31 August 2002 (pound)m	Year to 31 August 2001 (pound)m	Year to 31 August 2002 p
11. Ordinary dividends			
Interim	53	47	4.90

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Final	88	80	8.10
	141	127	13.00

The 2002 interim dividend was paid on 26 July 2002 and the final dividend will be paid on 7 February 2003.

	Goodwill (pound)m	Brands (pound)m	Other Intangibles (pound)m	31 Augu 20 Tot (pound
12. Intangible assets				
Cost				
At the beginning of the year	601	-	34	6
Currency translation adjustment	-	-	-	
Additions	184	555	1	7
At the end of the year	785	555	35	1,3
Amortisation				
At the beginning of the year	(15)	-	(2)	(
Currency translation adjustment	-	-	-	
Charged in the year	(38)	-	(4)	(
At the end of the year	(53)	-	(6)	(
Net balance at the end of the year	732	555	29	1,3

Goodwill purchased during the year principally relates to the acquisitions of Kuemmerling GmbH, Bodegas y Bebidas S.A. and Mumm Cuvee Napa (see note 25) and is being amortised over 20 years. Brands purchased during the year relates to the acquisition of Malibu, a coconut-flavoured rum-based spirit, for a net cash consideration of (pound)555m. An impairment review was carried out at the balance sheet date and the directors are satisfied that the brand has not suffered any loss in value. Other intangibles are being amortised over ten years.

23

13. Tangible assets

	Land and Buildings (pound)m	Plant and Equipment (pound)m
Cost		
At the beginning of the year	617	644
Currency translation adjustment	(9)	(35)
	608	609
Additions		
- acquisitions	66	41
- capital expenditure	51	82
Disposals	(27)	(55)
At the end of the year	698	677
Depreciation		

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At the beginning of the year	(149)	(345)
Currency translation adjustment	(4)	12
	(153)	(333)
Disposals	18	45
Charge for the year	(10)	(65)
At the end of the year	(145)	(353)
Net book value at 31 August 2002	553	324
Net book value at 31 August 2001	468	299

	31 August 2002		31 August
	At cost (pound)m	Net book value (pound)m	At cost (pound)m
Freehold land and buildings	630	511	550
Long lease land and buildings	14	13	13
Short lease land and buildings	54	29	54
Total land and buildings	698	553	617

	Investments		Franchise and trade loans
	Listed (pound)m	Unlisted (pound)m	(pound)m
14. Investments and loans Group			
At the beginning of the year	63	14	10
Currency translation adjustment	-	-	(1)
Additions	40	4	3
Disposals and transfers	(1)	(2)	(4)
At the end of the year	102	16	8

The unlisted investments include a holding of 1% in Suntory Limited, incorporated in Japan.

	Investment in subsidiary undertaking (pound)m	Listed investments (pound)m
Parent company		
At the beginning of the year	3,937	61
Additions	149	34
Disposals	-	(2)
At the end of the year	4,086	93

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Included within listed investments is (pound)93m (2001:(pound)61m) in respect of a holding of 24,514,993 (2001: 17,221,999) ordinary shares of 25p each of the company, purchased by the company and held by the trustees of the group's employee trusts. The market value of these shares was (pound)100m (2001:(pound)70m) at 31 August 2002.

	Cost (pound)m	Unlisted companies share of reserves (pound)m	Listed companies share of reserves (pound)m	Loan (pound)
15. Associated undertakings				
At the beginning of the year	44	22	14	
Prior year adjustment (note 23)	-	(7)	-	
At the beginning of the year as restated	44	15	14	
Currency translation adjustment	(1)	-	(1)	
Share of retained profit for the year	-	(3)	1	
At the end of the year	43	12	14	

The share of profits before taxation was (pound)15m (2001:(pound)22m) and dividends received were (pound)11m (2001:(pound)9m) .

The principal associate is a 25% equity interest in Britannia Soft Drinks Limited, a company engaged in the manufacture and sale of soft drinks.

Other associates include Baskin-Robbins Japan (44% equity interest), Baskin-Robbins Korea (33% equity interest) and the group's interest in the Miller RTD commercial partnership.

The above figures comprise the amounts attributable to the group based on the latest accounts it has been practicable to obtain, some of which are unaudited management accounts.

	31 August 2002 (pound)m
16. Stocks	
Raw materials and consumables	52
Maturing inventory	953
Finished products	281
Bottles, cases and pallets	16
	1,302

Group	Pare

31 August 2002	31 2001 (restated)

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Timing differences within statement of recognised gains and losses	-	-
Acquisition of businesses	-	-
Reclassification to pension prepayments (note 17)	(20)	-
Utilised during the year	(5)	(30)
Charged during the year	9	64
 At the end of the year	 81	 49

The future cost of the post retirement medical benefits is assessed in accordance with independent actuarial advice. Of the balance reported in August 2001, (pound)20m has been reclassified as pension prepayments following a review of overseas pension and post retirement benefits.

Reorganisation and restructuring provisions brought forward from previous years were largely utilised during the year. New provisions totalling (pound)64m were created during the year. Of the provisions outstanding at the year end, (pound)19m relate to the acquisition integration programme, (pound)18m for the termination of a land lease in California and (pound)9m for the trust fund established for social and community projects in Mexico.

It is expected that the majority of reorganisation and restructuring costs will be incurred in the 2003 financial year, whilst the trust funds will be disbursed as the projects develop.

The provision for surplus properties will be utilised over the terms of the leases to which the provisions relate.

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Following the adoption of FRS 19 the opening deferred liability of (pound)65m has been grossed up to reflect deferred tax assets of (pound)10m which are now included within debtors.

Deferred taxation

The group has adopted FRS19 during the year ended 31 August 2002 and the consolidated financial statements as at 31 August 2001 have been restated.

		31 August 2002
		(pound)m
Accelerated capital allowances		28
Goodwill and other intangible assets		70
Pensions and other retirement benefits		72
Tax losses and credits		(47)
Other timing differences		(15)
Net deferred taxation liability		108
Comprising:		
Deferred tax asset (note 17)		(36)
Deferred tax liability		144
		108
At the beginning of the year		111
Prior year adjustment		-
At the beginning of the year as restated		111
Currency translation adjustment		(3)

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Timing differences within statement of recognised gains and losses	12
Acquisition of businesses	3
Charged during the year	(15)
At the end of the year	108

Deferred tax assets of (pound)49m at 31 August 2002 (2001: (pound)85m) have not been recognised due to the degree of uncertainty over the utilisation of the underlying tax losses and deductions in certain tax jurisdictions.

Deferred tax has not been provided for liabilities which might arise on unremitted earnings of overseas subsidiaries and associates, as such earnings are reinvested by the group and no tax is expected to be payable on them in the foreseeable future.

	Redemption date	31 August 2002 (pound)m
20. Net debt		
Unsecured loans		
* GBP250m Bond (6.625%)	2014	246
* EUR600m Bond (5.875%)	2009	376
* GBP450m Bond (6.25%)	2011	447
* EUR800m Bond (5.5%)	2006	504
NZD125m Capital Notes (9.3%)	2006	38
* DEM500m notes (4.75%)	2005	161
* NZD400m Revolving Credit Facility	2002	115
Other loans	-	16
Foreign currency swaps	Various	(59)
Secured loans		
** NZD225m Revolving Credit Facility	2003	60
Total		1,904
Less amounts repayable within one year		(128)
Loan capital		1,776
Short term borrowings		971
Cash at bank and in hand		(169)
Net debt		2,578

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* Borrowings and interest guaranteed by Allied Domecq PLC and Allied Domecq (Holdings) PLC.

** Borrowings subject to a charge over Montana assets.

The Euro and GBP Bonds have been partially swapped into floating rate US dollars. The parent company has short term borrowings of nil (2001: nil)

Repayment schedule	31 August 2002 (pound)m
--------------------	-------------------------------

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More than five years	1,069
Between two and five years	647
Between one and two years	60
Loan capital	1,776
Short term borrowings	971
Total borrowings	2,747

The funding policy of the group is to maintain a broad portfolio of debt, diversified by source and maturity and to maintain committed facilities sufficient to cover 117.5% of peak anticipated debt requirements (with a minimum of (pound)300m). At 31 August 2002 the group had available undrawn committed bank facilities of (pound)1,606m (2001: (pound)1,358m) of which (pound)580m (2001: (pound)331m) mature in less than one year and (pound)1,026m (2001: (pound)1,027m) between two and five years.

21. Financial instruments

The group's treasury policies are set out in the operating and financial review. Set out below is a year end comparison of the current and book values of the group's financial instruments by category, excluding short term debtors and creditors. Where available, market rates have been used to determine current values. Where market rates are not available, current values have been calculated by discounting cash flows at prevailing interest and exchange rates.

	31 August 2002		31 August
	Book value (pound)m	Current Value (pound)m	Book value (pound)m
Cash at bank and in hand	169	169	111
Short term borrowings	(971)	(971)	(770)
Loan capital	(1,776)	(1,829)	(1,195)
Net debt	(2,578)	(2,631)	(1,854)

Interest rate risk management

Exposure to interest rate fluctuations on borrowings and deposits is managed by using cross currency swaps, interest rate swaps and purchased interest rate options. The group has a fixed/floating debt target of 60% +/- 10%. At the year end, taking account of swaps, 61% (2001: 60%) of net debt was at fixed rates of interest. At the year end, the weighted average maturity of net debt was approximately 4.9 years (2001: 4.3 years).

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	31 August 2002		31 August
	Book value (pound)m	Current Value (pound)m	Book value (pound)m
Interest rate swaps	-	(43)	-

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Cross currency swaps	8	16	-
	8	(27)	-

There is a deferred loss in respect of interest rate swaps, being the net of the current value less book value, of which (pound)11m (2001: (pound)1m) relates to the financial year ending 31 August 2003 and (pound)32m (2001: (pound)4m) thereafter.

There is a deferred gain in respect of cross currency swaps, being the net of the current value less book value, of which (pound)1m (2001: nil) relates to the financial year ending 31 August 2003 and (pound)7m (2001: (pound)2m - loss) thereafter.

After taking account of cross currency and interest rate swaps, the currency and interest rate exposure of net debt as at 31 August 2002 was:

	31 August 2002						31 August 2001		
	Net debt	Floating rate net debt	Fixed rate debt	Fixed rate debt		Floating rate net debt	Fixed rate debt	Fixed rate debt	Fixed rate debt
				Weighted average interest rate	Weighted average time for which rate is fixed				
				%	Years				
(pound)m	(pound)m	(pound)m	%	Years	(pound)m	(pound)m	(pound)m	(pound)m	
Sterling	350	166	184	6.6	11	127	52	75	
Canadian dollar	68	6	62	5.8	6	95	28	67	
US dollar	1,194	297	897	5.7	6	793	378	415	
Euro	719	332	387	5.1	4	583	98	485	
NZ dollar	252	214	38	9.1	3	178	140	38	
Japanese Yen	68	32	36	0.9	3	71	34	37	
Other	(73)	(73)	-	-	-	7	7	-	
Net debt	2,578	974	1,604	5.6	6	1,854	737	1,117	

Some of the interest rate swaps included in the above table are cancellable at the option of the banks at various dates between 2002 and 2006.

The floating rate debt includes bank debt bearing interest at rates based on the relevant inter bank rate and on commercial paper rates in the UK, US, Canada and France. These rates are fixed in advance for periods up to six months. The weighted average interest rate on floating net debt as at 31 August 2002 was approximately 3.6% (2001: 4.0%).

Foreign exchange

The group estimates its net transaction cash flows, in its main currencies of business which are then hedged forward for up to 18 months using a combination of forward exchange contracts and purchased foreign exchange options. At the year end 86% (2001: 90%) of such currency exposures for the following 12 months had been hedged and 0% (2001: 19%) had been hedged between 12 and 18 months.

The estimated current value of the foreign exchange cover forward contracts and options entered into to hedge future transaction flows is set out below based on quoted market prices where available and option pricing models.

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	31 August 2002			31 August	
	Nominal value of derivatives (pound)m	Book value (pound)m	Current value (pound)m	Nominal value of derivatives (pound)m	Bo val (pound)
Foreign exchange forward rate contracts					
- assets	128	-	12	49	
- liabilities	97	-	(3)	168	
Options					
- assets	-	-	-	-	
- liabilities	6	-	-	12	
	231	-	9	229	

A net gain of (pound)9m was recognised on all foreign exchange forward contracts and options maturing in the year to 31 August 2002 (2001: (pound)11m loss).

At 31 August 2002 and 31 August 2001, there were no material monetary assets or liabilities in currencies other than the functional currencies of group companies, having taken into account the effect of derivative financial instruments that have been used to hedge foreign currency exposure.

	Authorised		Allotted, and full
	31 August 2002 (pound)m	31 August 2001 (pound)m	31 August 2002 (pound)m
22. Share capital			
Equity			
Ordinary shares of 25p	400	300	277
	Authorised million	million	Iss million
Number of shares	1,600	1,200	1,107

At the Annual General Meeting of the company held on 31 January 2002, the authorised share capital was increased to (pound)400m by the creation of an additional 400m ordinary shares of 25p each.

On 27 February 2002 the group announced that it had placed 39 million New Ordinary Shares (the "New Ordinary Shares") at a price of 390p per New Ordinary Share. The New Ordinary Shares represented 3.7% of Allied Domecq's existing issued share capital. The New Ordinary Shares were admitted to the Official List of the UK Listing Authority and began trading on the London Stock Exchange on 4 March 2002.

The gross proceeds receivable by the Group were (pound)152m which was used towards the financing of the acquisitions of Malibu and Mumm Cuvee Napa. Net proceeds after issue costs were (pound)149m.

Share option schemes

During the year, 8,110,144 options have been granted under existing employee share options schemes. Options were exercised over 762,494 shares and options

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over 1,348,191 shares lapsed during the year. Details of the unexercised options granted under the company's employee share option schemes at 31 August 2002 were as follows:

	Date of grant	Option Price (p)
SAYE Scheme 1999	3 December 1999	262.0
International SAYE Scheme 1999	2 June 2000	265.0
	30 November 2001	282.0
Approved Executive Share Option Scheme 1999	5 May 2000	331.0
	8 May 2001	408.0
	2 November 2001	351.5
	3 May 2002	438.0
Executive Share Option Scheme 1999	1 November 1999	342.0
	16 November 1999	331.5
	5 May 2000	331.0
	8 May 2001	408.0
	2 November 2001	351.5
	3 May 2002	438.0
Long Term Incentive Scheme 1999	8 May 2001	0.1
	2 November 2001	0.1
	3 May 2002	0.1

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The company currently satisfies the exercise of options using existing shares that are purchased in the market by the company's employee trusts. As at 31 August 2002 the company's employee trusts held 24,514,993 shares in the company all of which were the subject of options granted under the company's employee share schemes. The trustees are obliged to waive the dividends on these shares. The options exercised during the year were all satisfied by the transfer of shares to participants by the employee trusts.

	Share capital (pound)m	Share premium account (pound)m	Merger reserve (pound)m
23. Capital and reserves			
Group			
At the beginning of the year	267	26	(823)
Prior year adjustment	-	-	-
At the beginning of the year as restated	267	26	(823)
Issue of ordinary share capital	10	139	-
Profit earned for shareholders for the year	-	-	-
Currency translation differences on foreign currency net investments	-	-	-
Deferred taxation - origination and reversal of timing differences	-	-	-
Ordinary dividends	-	-	-
At the end of the year	277	165	(823)

Goodwill (at historic exchange rates) of (pound)2,284m has been written off to reserves.

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The group adopted FRS19 - Deferred Taxation during the year ended 31 August 2002 and restated the opening balance sheet. This resulted in a reduction in shareholders' equity of (pound)53m being (pound)46m to the deferred tax balance (note 19) and (pound)7m to the share of reserves of associated undertakings (note 15). The tax charge for the year ended 31 August 2001 did not change as a result of the adoption of this standard.

	Share capital (pound)m	Share premium account (pound)m	Merger reserve (pound)m	Capital reserve (pound)m	Pro and acc
Parent company					
At the beginning of the year	267	26	2,420	651	
Issue of ordinary share capital	10	139	-	-	
Profit earned for shareholders for the year	-	-	-	-	
Ordinary dividends	-	-	-	-	
At the end of the year	277	165	2,420	651	
24. Minority interests			Equity (pound)m	Non-equ (pound)m	
At the beginning of the year			65	-	
Currency translation adjustment			(1)	-	
Share of profits of subsidiary undertakings			12	-	
Dividends declared			(4)	-	
Additions			4	-	
At the end of the year			76	-	

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25. Acquisitions

During the year the group made the following acquisitions which were accounted for using the purchase method of accounting. Goodwill will be amortised over a 20 year period on a straight line basis. The results of operations of the businesses have been included in the group's consolidated profit and loss account from the date of acquisition.

	Book Values (pound)m	Accounting Policy Adjustments (pound)m	Fair Value Adjustments (pound)m
a) Kuemmerling GmbH			
Tangible fixed assets	2	-	5
Stocks	2	-	-
Debtors	8	-	-
Borrowings	(1)	-	-
Creditors	(7)	-	-
Taxation	(1)	-	-
Net assets acquired	3	-	5
Goodwill			

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Purchase consideration - cash

On 4 September 2001, the group completed the acquisition of Kuemmerling GmbH. Kuemmerling is Germany's fourth largest spirits brand and the second largest in the bitters category and has been consolidated into the group's Spirits and Wine segment. This acquisition strengthens the group's global spirits business. The goodwill arising on this acquisition principally relates to the purchase of an established spirits brand. In connection with the acquisition, the group purchased all of the outstanding share capital of Kuemmerling GmbH. None of the goodwill is deductible for tax purposes.

	Book Values (pound)m	Accounting Policy Adjustments (pound)m	Fair Value Adjustments (pound)m
b) Bodegas y Bebidas S.A.			
Tangible fixed assets	74	-	12
Investments	4	(4)	-
Stocks	49	3	-
Debtors	62	-	-
Borrowings	(35)	-	-
Creditors	(43)	-	-
Taxation	(3)	-	(4)
Other Provisions	(5)	-	3
Minority interests	(4)	-	-
Net assets acquired	99	(1)	11
Goodwill			

Purchase consideration - cash

On 7 September 2001, the group filed with the Spanish Stock Exchange Commission (the "CNMV") a recommended cash offer for the entire share capital of Bodegas y Bebidas S.A. a market leading Spanish wine producer. The offer valued the equity of Bodegas y Bebidas S.A. at EUR 279 million. The offer was cleared by CNMV and the group completed the acquisition of 98% of the outstanding share capital of Bodegas y Bebidas on 27 December 2001. Bodegas y Bebidas has been consolidated into the group's Spirits and Wine segment. The acquisition expands the group's global wine business.

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The goodwill arising on the acquisition principally relates to the purchase of established premium wine brands. We anticipate that the goodwill arising may be deductible for tax purposes, although the amount is yet to be determined. The goodwill and other amounts arising may be subject to adjustment as fair values are finalised.

	Book Values (pound)m	Accounting Policy Adjustments (pound)m	Fair Value Adjustments (pound)m
c) Mumm Cuvee Napa			
Tangible fixed assets	11	-	3

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Stocks	16	-	(7)
Creditors	(4)	-	-
Taxation	-	-	4
Net assets acquired	23	-	-
Goodwill			

Purchase consideration - cash

On 22 May 2002, the group acquired Mumm Cuvee Napa, a premium Californian sparkling wine for cash consideration of (pound)31 million. This acquisition of a premium wine further develops the group's global wine business.

The goodwill arising on the acquisition principally relates to the purchase of established premium wine brands. We anticipate that the goodwill arising may be deductible for tax purposes, although the amount is yet to be determined. The goodwill and other amounts arising may be subject to adjustment as fair values are finalised.

d) Montana

The group completed the acquisition of Montana on 31 August 2001 and published a provisional table of book values of the assets acquired. During the year ended 31 August 2002 the group completed this valuation which did not result in any material change to the individual numbers previously disclosed. The net increase in goodwill amounted to (pound)5m. During September 2001 the group paid (pound)231m deferred purchase consideration to the shareholders of Montana.

	Year to 31 August 2002 (pound)m
26. Detailed analysis of gross cash flows	
Returns on investments and servicing of finance	
Interest received	8
Interest paid	(137)
Dividends paid to minority shareholders	(4)
	(133)
Taxation paid	
UK taxation	(1)
Overseas taxation	(177)
	(178)
Capital expenditure and financial investment	
Purchase of tangible fixed assets	(133)
Sale of tangible fixed assets	17
Purchase of intangible fixed assets	(556)
Purchase of trade investments	(13)
Disposal of trade investments	7
Purchase of ordinary share capital for employee benefit trust	(34)
	(712)
Acquisitions and disposals	
Purchase of subsidiary undertakings	(550)
Borrowings acquired with subsidiary undertakings	(36)
Cash and overdrafts disposed of with subsidiary undertakings	-
Sale of associated undertakings	-

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Financing	(586)
Issue of ordinary share capital	149
Redemption of debt	-
Bonds issued during the year	622
Increase in other borrowings	27
	798

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	Year
	31 August
	20
27. Reconciliation of net cash inflow from operating activities to free cash flow	(pound)
Net cash inflow from operating activities	7
Capital expenditure net of sale of tangible assets	(1)
Dividends received from associated undertakings	
Operating cash net of fixed assets	6
Taxation paid	(1)
Net interest paid	(1)
Dividends paid	
- ordinary shareholders	(1)
- minorities	
Free cash flow	2

	Cash at bank and in hand	Overdrafts due within one year	Other loans due within one year	Loan capital due after one year
	(pound)m	(pound)m	(pound)m	(pound)m (po
28. Net debt				
At the beginning of the year	111	(660)	(110)	(1,195)
Increase/(decrease) in cash	39	(233)	-	-
Increase in liquid resources	21	-	-	-
Increase in loan capital and other loans	-	-	(19)	(630)
Exchange adjustments	(2)	50	1	49
At the end of the year	169	(843)	(128)	(1,776)

	31 August
	2002
29. Capital commitments	(pound)m
Contracted for but not provided in the accounts	1

	Land and Buildings	Other	L
	31 August	31 August	Bu
	2002	2002	31

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30. Operating lease commitments	(pound)m	(pound)m	
The minimum operating lease payments to be made in the year ending 31 August 2002 for leases expiring:			
Within one year	3	1	
Within two to five years	15	7	
After five years	41	1	
	59	9	

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			Parent 31 August 2002
31. Contingent liabilities			(pound)m
Guarantees in respect of liabilities of subsidiary undertakings			2,654

In the normal course of business, the group has a number of legal claims or potential claims against it, none of which are expected to give rise to significant loss. We are not currently involved in any legal or arbitration proceedings, including any proceedings which are threatened or pending of which we are aware, which may have a material effect on our financial position, results of operations or liquidity.

32. Related party transactions

Transactions with associated undertakings

All transactions with these undertakings arise in the normal course of the business.

		Year to 31 August 2002 (pound)m	
Sales to associated undertakings		50	
Purchases of goods and other services		(13)	
Marketing expenditure charged		(8)	
Dividends received		11	
		As at 31 August 2002 (pound)m	
Loans to associated undertakings			2
Net amounts due from associated undertakings			11

Transactions with directors

Remuneration and shareholdings of directors are disclosed in the remuneration report.

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33. Statutory accounts

The financial statements of Allied Domecq PLC for the year ended 31 August 2002 and this preliminary announcement were approved by the board of directors on 28 October 2002. This announcement does not constitute the group's statutory accounts but is derived from those accounts.

The financial information for the year ended 31 August 2001 is derived from the Group's statutory accounts for 2001 which have been delivered to the Registrar of Companies. The auditors have reported on the 2001 statutory accounts and on the 2002 statutory accounts; both of these audit reports were unqualified and did not contain a statement under section 237 (2) or (3) of the Companies Act 1985. The 2002 statutory accounts will be delivered to the Registrar of Companies following the Annual General Meeting.

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34. Annual Report and Annual General Meeting

The Annual Report will be sent to shareholders by the end of November 2002. The Annual General Meeting of the company will be held on 4th February 2003 at the Le Meridien Grosvenor House Hotel, Park Lane, London W1K 7TN.

35. Dividends

An interim ordinary dividend of 4.9p per share was paid on 26 July 2002 and the directors are recommending a final ordinary dividend of 8.1p per share, making a total for the year of 13.0p. The ex dividend date for the final dividend is 8 January 2003 and the record date is 10 January 2003. The final dividend will be paid on 7 February 2003.

US GAAP reconciliation

Allied Domecq listed on the New York Stock Exchange on 31 July 2002. An explanation and reconciliation from UK to US GAAP follows below.

Differences between UK and US Generally Accepted Accounting Principles

The Group's consolidated financial statements are prepared in accordance with UK GAAP, which differ from those generally accepted in the United States ("US GAAP"). The significant differences between UK GAAP and US GAAP which affect the Group's net income and shareholders' equity are summarised below.

a) Brands, goodwill and other intangible assets

Under UK GAAP, goodwill arising on acquisitions of a business since 1 September 1998 is capitalised and amortised by equal instalments over its anticipated useful life, but not exceeding 20 years. Goodwill arising on acquisitions prior to 1 September 1998 was charged directly to reserves. On disposal of a business, any attributable goodwill previously eliminated against reserves is included in the calculation of any gain or loss. Other purchased intangible assets are capitalised and amortised over their useful economic lives on a straight line basis. Where intangible assets, such as brands, are regarded as having indefinite useful economic lives, they are not amortised but are subject to annual impairment reviews.

Under US GAAP, prior to the adoption of Statement of Financial Accounting Standards ("SFAS") No. 141 - Business Combinations and SFAS No. 142 - Goodwill and Other Intangible Assets, goodwill and other intangible assets arising on acquisition were capitalised and amortised over their useful economic lives, but

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not exceeding 40 years. The group adopted the provisions of SFAS No. 141 as at 1 July 2001, and SFAS No. 142 as at 1 September 2002. Goodwill and intangible assets determined to have an indefinite useful life acquired in a purchase business combination are no longer amortised and are subjected to annual impairment testing. Upon adoption of SFAS No. 142 the Group's accumulated amortisation for brands and goodwill was (pound)356 million and (pound)180 million respectively. Accordingly, net income no longer includes amortisation of brands, and goodwill amortisation recognised under UK GAAP is reversed.

The amount of goodwill under UK GAAP differs to that under US GAAP due to the fair values allocated to intangible assets, significantly brands, stock, and the exclusion from the purchase price consideration of certain costs.

b) Associated undertakings

The principal difference between UK GAAP and US GAAP relates to the accounting treatment of goodwill which is discussed in note a).

c) Stocks

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Under UK GAAP, stock acquired through a business combination is valued at the lower of replacement cost and net realisable value. Under US GAAP, stock acquired through a business combination reflects the selling price less costs to complete, costs of disposal and a reasonable element of profit for the selling effort by the acquiring company.

d) Investments

Under UK GAAP, other investments include amounts in respect of ordinary shares held by the employee share trust. Under US GAAP, these amounts would be treated as Treasury Stock and deducted from shareholders' funds.

e) Restructuring costs

Under UK GAAP, provisions are made for restructuring costs once a detailed formal plan is in place and valid expectations have been raised in those affected that the restructuring will be carried out. Provision is made for voluntary redundancy payments to the extent that it is expected that volunteers will come forward. US GAAP requires a number of specific criteria to be met before restructuring costs can be recognised as an expense. Also, to the extent restructuring costs are related to the activities of an acquired company, US GAAP allows them to be recognised as a liability upon acquisition provided certain specific criteria are met whereas UK GAAP does not. Accordingly, timing differences arise between UK GAAP and US GAAP recognition of restructuring costs.

f) Pension and other post retirement benefits

Under the group's accounting policy for post-employment benefits, in accordance with SSAP 24, pension costs are charged to the profit and loss account on a systematic basis over the service life of employees based on consultation with actuaries and using the projected unit credit method and a set of long-term actuarial assumptions.

Under US GAAP, pension costs and liabilities are calculated in accordance with SFAS No. 87--Employers' Accounting for Pensions. This standard requires the use of the projected unit credit method and prescribes, in particular, the use of a market-related discount rate. This is not the same as the long-term approach

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used under SSAP 24.

g) Share compensation

Under UK GAAP, the cost of share option plans are amortised based on the cost of the shares acquired by the employee trust to fulfil the plan, less the amount contributed by the employee. Under US GAAP, compensation for fixed plan awards is determined at the date of grant, based on the cost of the fair value of the shares subject to the award, less the option exercise or purchase price, if any, except for allowable discounts with respect to certain qualified plans where the discount is no greater than 15% of the fair value of the shares. Compensation costs for variable plan awards is estimated at the end of each period from the date of grant to the date final compensation costs are determinable based on the difference between the fair value of the shares subject to the award and the option exercise or purchase price. Such cost is allocated to compensation expense over the vesting period and, if performance criteria are applicable to the award, based on actual performance attained.

h) Proposed dividends

Under UK GAAP, the proposed dividends on ordinary shares, as recommended by the directors, are deducted from shareholders' equity and shown as a liability in the balance sheet at the end of the period to which they relate, including proposed dividends which have been recommended but not yet approved by shareholders. Under US GAAP, such dividends are only deducted from shareholders' equity at the date of declaration of the dividend.

i) Derivative instruments

The group's foreign currency, interest rate and commodity contracts hedge forecast exposures that do not meet the US GAAP hedge accounting criteria. Under US GAAP, these contracts are marked to market at the balance sheet date and gains and losses arising are included in net income. Under UK GAAP, these gains and losses can be deferred until the hedged transactions actually occur.

The group may enter into foreign currency contracts to hedge the purchase price consideration on certain acquisitions. Under UK GAAP, the gains and losses arising on these foreign currency contracts are recognised in the purchase price consideration. Under US GAAP, the gains and losses arising on these foreign currency contracts are recognised within net income.

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j) Deferred taxation

The group has adopted FRS 19--Deferred Tax in the year ended 31 August 2002. Consequently, the consolidated financial statements as at 31 August 2001, and the year ended 31 August 2001 have been restated and disclosures have been modified to reflect retroactively the impact of the adoption of FRS 19 on such financial statements as required by UK GAAP. FRS 19 brings accounting for deferred tax under UK GAAP conceptually closer to US GAAP, although some differences remain. Following the group's restatement under FRS 19, and other than the tax effect of other UK to US GAAP differences, there is only one material difference between UK GAAP and US GAAP. This difference relates to the recognition criteria for recording deferred tax assets under US GAAP and UK GAAP. Under US GAAP, the calculation of current and deferred tax assets is based on the probable tax treatment of the tax position taken. Once it is determined that there is a probable deferred tax asset, it is then reduced by a valuation allowance to the extent it is deemed more likely than not (a likelihood of more than 50%) that some portion or all of the deferred tax asset will not be

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realised.

Under UK GAAP, both the existence of the asset and the probability of its recoverability are considered in combination, and a deferred tax asset is recognised only to the extent that its existence and recoverability are probable (a threshold which is higher than "more likely than not").

k) Exceptional items

Under UK GAAP, exceptional items are those that, by virtue of their size or nature, the board of directors believes should be separately disclosed. Such items are included within the profit and loss account heading and disclosed in the notes to the consolidated financial statements. Under US GAAP, there is no such concept as exceptional items. Exceptional items would not be considered extraordinary or non-operating items under US GAAP.

l) Mexican excise rebate

Under UK GAAP, we are recognising the amount due when offset against future excise duty and other taxes payable. Under US GAAP, the Mexican excise rebate was recognised upon the issuance of a favourable court judgment and additional interest and inflation adjustments are recognised as they accrue.

m) Liabilities

The group is contractually obligated to make a payment to a business venture partner upon termination of the venture which, unless renewed, is scheduled to terminate in 2029. Under UK GAAP, the group records the obligation at the present value of the payment obligation, discounted at a risk-adjusted rate to reflect the time value of money, and recognises interest expense each period such that the recorded obligation will equal the payment obligation at the currently best estimated scheduled maturity. Under US GAAP, the obligation is recorded at the amount payable at maturity (i.e. undiscounted).

n) Franchise income

The group has entered into agreements to sell the right to develop multiple stores within a specified territory, which entitles the group to non-refundable franchise fees. Under UK GAAP, these franchise fees are recognised upon signing of the agreement. Under US GAAP, the revenue recognition is based on store openings or until the rights to develop the territory have been forfeited.

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		Year
		31 August
		20
	Note	(pound
		3
Profit earned for ordinary shareholders in accordance with UK GAAP		
Adjustments to conform with US GAAP:		
Brands	a)	
Goodwill	a)	
Other intangible assets	a)	
Stocks	c)	
Restructuring costs	e)	
Pension costs and other post retirement benefits	f)	

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Share compensation	g)	
Derivative instruments	i)	
Mexican excise rebate	l)	(
Franchise income	n)	
Other		
Deferred taxation - other	j)	(
Deferred taxation - on above US GAAP adjustments	j)	
Minority share of above adjustments		
Net income in accordance with US GAAP		4
Other comprehensive income:		
Minimum pension liability		(2
Currency translation differences		(1
Comprehensive income in accordance with US GAAP		
Net earnings per ordinary share		
Basic		38
Diluted		38
Goodwill and other intangible assets - adoption of SFAS No. 142		
Reported net income in accordance with US GAAP		4
Add back: brand amortisation		
Add back: goodwill amortisation		
Adjusted net income in accordance with US GAAP		4
Basic earnings per share :		
Reported net income in accordance with US GAAP		38
Brand amortisation		
Goodwill amortisation		
Adjusted net income in accordance with US GAAP		38
Diluted earnings per share :		
Reported net income in accordance with US GAAP		38
Brand amortisation		
Goodwill amortisation		
Adjusted net income in accordance with US GAAP		38
Shareholders' equity		
		Year to
		31 August
		2002
	Note	(pound)m
Shareholders' funds as reported in the Group balance sheet		706
Adjustments to conform with US GAAP:		
Brands	a)	1,410
Goodwill	a)	185
Other intangible assets - costs	a)	168
Other intangible assets - accumulated amortisation	a)	(144
Associated undertakings	b)	57
Stock	c)	45
Investments	d)	(93
Restructuring costs	e)	8
Pension and other post retirement benefits	f)	(555
Share compensation	g)	1
Proposed dividends	h)	88
Derivative instruments	i)	(26
Mexican excise rebate	l)	40

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Liabilities	m)	(38
Franchise income	n)	(9
Other		6
Deferred taxation - other	j)	11
Deferred taxation - on above US GAAP adjustments	j)	(319
Minority share of above adjustments		-
Shareholders' equity in accordance with US GAAP		1,541