UNILEVER PLC Form 6-K March 07, 2014 Table of Contents

Form 6-K

REPORT OF FOREIGN PRIVATE ISSUER PURSUANT TO RULE 13a-16 OR

15d-16

UNDER THE SECURITIES EXCHANGE ACT OF 1934

For the month of March, 2014.

Commission File Number 001-04546

UNILEVER PLC

(Translation of registrant s name into English)

Unilever House, Blackfriars, London, England

(Address of principal executive office)

Indicate by check mark whether the registrant files or will file annual reports under cover of

Form 20-F or Form 40-F.

Form 20-F b Form 40-F "

Indicate by check mark if the registrant is submitting the Form 6-K in paper as permitted by

Regulation S-T Rule 101(b)(1): "

Note: Regulation S-T Rule 101(b)(1) only permits the submission in paper of a Form 6-K if submitted

solely to provide an attached annual report to security holders.

Indicate by check mark if the registrant is submitting the Form 6-K in paper as permitted by

Regulation S-T Rule 101(b)(7): "

Note: Regulation S-T Rule 101(b)(7) only permits the submission in paper of a Form 6-K if submitted to furnish a report or other document that the registrant foreign private issuer must furnish and make public under the laws of the jurisdiction in which the registrant is incorporated, domiciled or legally organized (the registrant s home country), or under the rules of the home country exchange on which the registrant s securities are traded, as long as the report or other document is not a press release, is not required to be and has not been distributed to the registrant s security holders, and, if discussing a material event, has already been the subject of a Form 6-K submission or other Commission filing on EDGAR.

Indicate by check mark whether the registrant by furnishing the information contained in this Form is also thereby furnishing the information to the Commission pursuant to Rule 12g3-2(b) under the Securities Exchange Act of 1934.

Yes " No þ

If Yes is marked, indicate below the file number assigned to the registrant in connection with

Rule 12g3-2(b): 82-_____.

CAUTIONARY STATEMENT

This document may contain forward-looking statements, including forward-looking statements within the meaning of the United States Private Securities Litigation Reform Act of 1995. Words such as will, aim, expects, anticipates, intends, looks, believes, vision, or the negativements and other similar expressions of future performance or results, and their negatives, are intended to identify such forward-looking statements. These forward-looking statements are based upon current expectations and assumptions regarding anticipated developments and other factors affecting the Group. They are not historical facts, nor are they guarantees of future performance.

Because these forward-looking statements involve risks and uncertainties, there are important factors that could cause actual results to differ materially from those expressed or implied by these forward-looking statements. Among other risks and uncertainties, the material or principal factors which cause actual results to differ materially are: Unilever s global brands not meeting consumer preferences; Unilever s ability to innovate and remain competitive; Unilever s investment choices in its portfolio management; inability to find sustainable solutions to support long-term growth; customer relationships; the recruitment and retention of talented employees; disruptions in our supply chain; the cost of raw materials and commodities; the production of safe and high quality products; secure and reliable IT infrastructure; successful execution of acquisitions, divestitures and business transformation projects; economic and political risks and natural disasters; financial risks; failure to meet high and ethical standards; and managing regulatory, tax and legal matters. Further details of potential risks and uncertainties affecting the Group are described in the Group s filings with the London Stock Exchange, Euronext Amsterdam and the US Securities and Exchange Commission, including in the Group s Annual Report on Form 20-F for the year ended 31 December 2013 and the Annual Report and Accounts 2013. These forward-looking statements speak only as of the date of this document. Except as required by any applicable law or regulation, the Group expressly disclaims any obligation or undertaking to release publicly any updates or revisions to any forward-looking statements contained herein to reflect any change in the Group s expectations with regard thereto or any change in events, conditions or circumstances on which any such statement is based.

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Strategic report

1

UNILEVER

AT A GLANCE

WHO WE ARE

Unilever is one of the world s leading fast-moving consumer goods companies. Our products are sold in over 190 countries and, on any given day, 2 billion consumers worldwide use them. We own some of the best known and best loved brands, from long-established names like Dove, Sunlight, Knorr and Lipton to new innovations such as Pureit, our unique in-home water purifier. We are passionate about them and proud of the way they help people get more out of life.

WHAT WE DO

We build our brands and develop our products through extensive consumer insight, relentless innovation, and crystal-clear design and marketing. This is a powerful blend that helps us excite and inspire customers and consumers in established and emerging markets in every corner of the globe. We are committed to making sustainable living commonplace and work to develop new ways of doing business that will reduce our environmental footprint and increase our positive social impact.

OPERATIONAL HIGHLIGHTS

In 2013 we again demonstrated the progress we are making in transforming Unilever into a sustainable growth company. Turnover was 49.8 billion, down 3.0% with a negative impact from foreign exchange of 5.9% and net acquisitions and disposals of 1.1%. Underlying sales grew 4.3%. Gross margin rose 1.1 percentage points driven by better mix, margin accretive innovations and savings. Despite higher spend on advertising and promotions, core operating margin rose by 0.4 percentage points.

Underlying sales growth of 4.3% was well balanced with volume 2.5% and price 1.8%. Emerging markets, now 57% of our business, grew underlying sales by 8.7% but were flat in current currency. Developed markets reported negative underlying sales growth for the year of 1.3%, with Europe down 1.1% and North America 1.5%.

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OUR KEY PERFORMANCE INDICATORS

We report our performance against the four key financial and six key non-financial performance indicators below. Our financial KPIs are described in the Financial review starting on page 26 and our non-financial KPIs are on pages 14, 16 and 20. Total recordable accident frequency rate and the three manufacturing KPIs were reported in 2012, while the two people-related KPIs

covering diversity and employee engagement are being reported for the first time. In 2012, we also reported against four other key non-financial indicators which are no longer reported as KPIs but are incorporated into the reporting against our Unilever Sustainable Living Plan (USLP) commitments on pages 22 and 23. They will continue to be included in our online Unilever Sustainable Living Report for 2013 to be published in April 2014.

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CHAIRMAN S

STATEMENT

Over the last five years we have seen the steady transformation of Unilever into a sustainable growth company, underpinned by an energising and purpose-driven business model. 2013 was another year of progress in that journey and the Boards remain confident that Unilever s strategy will continue to generate sustainable returns for shareholders.

Although the economic environment remains challenging, Unilever s financial highlights point towards a business that is delivering long-term financial performance. Strong dependable cash flow has led to steadily increasing dividends year on year. The full-year dividend paid in 2013 rose to 1.05, a 10% increase from 2012.

FIVE YEARS OF PROGRESS

Five years ago, under a new Chief Executive Officer, the Group set out a new direction, captured in the Compass strategy. The emphasis was on restoring confidence in Unilever s ability to deliver consistent top and bottom line growth. Every aspect of the business was reviewed and wide-ranging changes followed.

The progress since has been significant. Growth has been strong and well ahead of Unilever s own markets, with a majority of the business winning share despite the tough environment. Moreover, there has been a marked step-up in the quality of the performance. Significant investments have been made, for example, behind the

long-term drivers of growth, including R&D, brand support and people development. Today, as a result, Unilever s organisational structure is stronger, its portfolio of brands is more competitive and Unilever is benefiting from a much sharper focus on performance and delivery. Around 10 billion in turnover has been added to the top line and shareholders have undoubtedly benefited from the changes at Unilever with a 98% cumulative Total Shareholder Return (TSR) over the last five years.

At the same time, the Group has been energised around its commitment to sustainable and equitable growth, as set out in the Unilever Sustainable Living Plan (USLP). By focusing Unilever s business strategy around the need to develop solutions to some of the world s most deep-seated social and environmental challenges, the USLP is motivating employees and inspiring a growing number of customers and suppliers to partner with us.

Five years on, the Boards believe that the Compass and the USLP provide the right framework for Unilever and that they will become increasingly relevant in helping to address tomorrow s challenges and ensuring long-term success for the Group.

MAINTAINING GOOD GOVERNANCE

The Boards believe that a business built on the principles of good governance is more likely to succeed over the long term. We responded constructively to an increased number of government and regulatory consultation exercises in 2013. Helping to shape an environment conducive to good governance is an important investment for the Group. On remuneration, we remain committed to linking pay to the longer-term objectives of Unilever and, in turn, the longer-term interests of shareholders. We believe our current remuneration framework, set out later in the Directors Remuneration Report, reflects this.

BOARD FOCUS

In 2013 the Boards continued to visit a range of Unilever operations with meetings held at Unilever s international management centre at Four Acres, UK; in New York, US; and in Barcelona, Spain in addition to London and Rotterdam. Unilever US remains our largest operation in terms of turnover so it was a fitting location for 2013 s corporate strategy review which included increased interaction between the Directors and members of the Unilever Leadership Executive. In Spain the Boards saw the robustness of Unilever s business model in a challenging market. Visits such as these allow the Non-Executive Directors to gain a deeper understanding of the business, to gain more exposure to Unilever s talent pipeline and to participate in Unilever events, sharing their experience and meeting senior managers. Given the volatile environment, the Boards have during the year paid particular attention to sharpening our focus on key risk areas.

EFFECTIVENESS

2013 was the third year in our three-year Board evaluation cycle. The interviews with Directors coupled with the evaluation questionnaires completed by Directors provided the Boards with important insights and enabled us to assess individual contributions and areas for improvement. The process confirmed that no major modifications were required and that the Boards continue to operate in an effective manner.

You, our shareholders, have the opportunity to vote on both the Group s and Boards effectiveness at the Annual General Meetings in May. Although we always strive to improve, we were pleased, at our AGMs in May 2013, to receive votes in favour on all resolutions between 93.53% and 99.98% for NV and between 88.50% and 99.95% for PLC.

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STRENGTHENING ALREADY DIVERSE BOARDS

A key role for the Boards is to provide adequately for their succession, and I was very pleased that you voted to elect Laura Cha, Mary Ma and John Rishton as Directors at the AGMs in May 2013. They all bring knowledge and an understanding of emerging markets, a prime driver of Unilever s growth, and further strengthen the financial expertise of the Boards.

I am pleased that over 40% of our Non-Executive Directors are women. We understand the importance of diversity within our workforce, not least because of the wide range of consumers we serve. This goes right through our organisation, starting with the Boards. We are committed to gender diversity at Board level and are tracking the major efforts being made by Unilever management to increase the number of women in our workforce.

SHAREHOLDER AND STAKEHOLDER ENGAGEMENT

Unilever values open, constructive and effective communication with our shareholders. I continue to meet with a number of investors and industry representatives to answer their questions and to gain a better understanding of their policies on governance and voting. We expect and welcome further engagement with our institutional investors.

Reflecting therefore on a successful 2013, let me express my thanks and appreciation to my fellow Directors on the Boards, our Chief Executive Officer, Unilever s senior executives and to all the other 174,000 employees around the world. Looking forward, I am confident that we have the strategy, people and resources to continue to deliver sustainable and equitable growth in the years ahead.

Michael Treschow

Chairman

BOARD OF

DIRECTORS

1 Michael Treschow

Chairman

2 Kees Storm

Vice-Chairman & Senior Independent Director

3 Paul Polman

Chief Executive Officer

4 Jean-Marc Huët

Chief Financial Officer

5 Laura Cha

Non-Executive Director

6 Louise Fresco

THE UNILEVER GROUP

Non-Executive Director

7 Ann Fudge

Non-Executive Director

Unilever N.V. (NV) is a public limited company registered in the Netherlands. It has listings of shares and depositary receipts for shares on Euronext Amsterdam and of New York Registry Shares on the New York Stock Exchange. Unilever PLC (PLC) is a public limited company registered in England and Wales. It has shares listed on the London Stock Exchange and, as American Depositary Receipts, on the New York Stock Exchange.

8 Charles Golden

Non-Executive Director

9 Byron Grote

Non-Executive Director

10 Mary Ma

Non-Executive Director

The two parent companies, NV and PLC, together with their group companies, operate as a single economic entity (the Unilever Group, also referred to as Unilever or the Group). NV and PLC and their group companies, regardless of legal ownership, constitute a single reporting entity for the purposes of presenting consolidated financial statements. Accordingly, the accounts of the Unilever Group are presented by both NV and PLC as their respective consolidated financial statements. The same people sit on the Boards of NV and PLC and other officers are officers of both companies. Any references to the Board in this document mean the Boards of NV and PLC.

11 Hixonia Nyasulu

Non-Executive Director

Names are listed in alphabetical order with the exception of the Chairman, Vice-Chairman, Chief Executive Officer and Chief Financial Officer.

12 Sir Malcolm Rifkind

Non-Executive Director

13 John Rishton

Non-Executive Director

14 Paul Walsh

Non-Executive Director

For Directors biographies,

please see page 40.

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CHIEF EXECUTIVE

OFFICER S REVIEW

TRANSFORMATION TO A CONSISTENT, COMPETITIVE, PROFITABLE AND RESPONSIBLE GROWTH COMPANY

2013 was another year of turbulence in many parts of the world. Widespread citizen protests in countries as far apart as Brazil, Turkey and Egypt, the devastating typhoon in the Philippines, and the significant weakening of many emerging market currencies were all reminders of today s increasingly VUCA world volatile, uncertain, complex and ambiguous. While emerging markets slowed, there were only limited signs of recovery in Europe and the US, with little improvement in either consumer confidence or unemployment.

While today s VUCA world is certainly more difficult to navigate, it does present opportunities if managed well. This is the thinking behind the Unilever Sustainable Living Plan (USLP) and our vision to double the size of the business while reducing our environmental footprint and increasing our positive social impact. This Annual Report seeks to highlight the integral link between our long-term business purpose of making sustainable living commonplace and Unilever s overall results.

2013 RESULTS

2013 was another year of top and bottom line growth. Underlying sales growth was once again ahead of the market, at 4.3%, and our core operating margin was up 0.4 percentage points, to a record 14.1%, though weaker currencies impacted on our reported turnover and earnings. The quality of results was equally good, with 55% of our business winning share. Growth was driven by Personal Care and Home Care, which continue to outperform the markets and our competitive set. Most of the growth came from emerging markets, which now account for 57% of our business.

CATEGORY PERFORMANCE

In 2013, Personal Care, our largest category, showed strong broad-based momentum. The acquisitions of Alberto Culver, Sara Lee, Kalina and Toni & Guy have helped to transform the portfolio. Dove had a particularly impressive year. Home Care also delivered strong underlying growth. The implementation of low-cost business models and higher margin innovations, including concentrated detergents, helped to drive better gross margins in laundry, and household cleaners benefited from growth in new territories Domestos toilet cleaner was our fastest growing global brand.

Foods has been a major cash contributor for Unilever, allowing us to finance faster

expansions in Home Care and Personal Care. Although we saw solid performances in savoury and dressings, with both Knorr and Hellmann s building share, sales declined in spreads due to falling markets in Europe and North America. While we are encouraged by the early signs of recovery in our spreads business, we haven t yet seen the broader improvements we were expecting and it remains an important focus for us. As part of our strategy of making Foods fit for growth, we sharpened the portfolio further in 2013 with the divestment of a number of less strategic, underperforming brands, like Wish-Bone, Skippy and Unipro.

It was a mixed year for Refreshment, with solid growth in tea but a contrasting performance from ice cream where two of our biggest markets—the US and Italy—struggled. We continued to expand into the profitable out-of-home ice cream sector with brands like Cornetto, Ben & Jerry—s, Magnum and Fruttare. Additionally, we expanded our low-cost business models and further sharpened our choices in capital expenditure. In tea, we have renewed our focus on driving the core business through our Lipton brand and we were pleased to welcome the premium T2 business to our portfolio.

FINANCIAL PERFORMANCE

Over the last five years, we have established a simple framework for driving long-term success to grow ahead of our markets, expand our margin and deliver strong cash flow. We achieved this again in 2013, despite further investments in advertising and promotion to strengthen the business. Gross margin expansion of 1.1 percentage points was the best for ten years, while free cash flow of 3.9 billion reflected improved margins as well as tight capital management.

We used the strong balance sheet position to increase our holdings in Hindustan Unilever in 2013, from 52% to 67%, and we bought out the remaining holding in Unilever Pakistan. Our pension fund deficit decreased from 3.3 billion at the end of 2012 to 2.0 billion at the end of 2013, reflecting mainly strong investment returns.

A STRONGER ORGANISATION

A VUCA world requires continued investment in our long-term pillars of growth: brands, people, and operations. We increased investment further in manufacturing, with the construction of five plants currently under way, as well as continuing to upgrade our IT systems. Employee engagement scores rose again

and our commitment to building world- class leaders was re-affirmed with the opening of our state-of-the-art management development centre in Singapore.

We made changes to strengthen the organisation in 2013, integrating R&D into our category structure, sharpening and streamlining our marketing organisation. We also embarked on a major simplification exercise, Project Half for growth, which aims to rework our most complex processes and systems to free up time and resource to put behind our principal growth opportunities.

LOOKING FORWARD

2014 will be as challenging as 2013, with continuing volatility in the external environment. We will position Unilever accordingly and drive out complexity and cost to fund growth opportunities. The good news is that we have no shortage of opportunities: increasing our presence in places like Africa, returning our Foods business to competitive growth and extending our categories into more premium spaces. We are making good progress in driving bigger innovations faster across the world but we need to continue to set the bar higher.

Once again, we will remain focused on delivering profitable volume growth ahead of our markets, steady and sustainable core operating margin improvement and strong cash flow.

A BETTER WORLD, A BETTER BUSINESS THE USLP AS A DRIVER OF GROWTH

Every year, the USLP becomes more firmly embedded in all aspects of the business. As this Annual Report highlights, the USLP is driving waste and inefficiencies out of the system and helping us transform the supply chain. Suppliers and customers are increasingly keen to work with us under the USLP and, by helping to grow our business in a responsible and equitable way, the USLP is benefiting all our stakeholders, including our shareholders.

It is in stimulating the growth of our brands that the USLP really comes to life. By developing strong social missions our brands are showing that they can make a real difference to people s lives while at the same time growing our business. There were many inspiring examples in 2013,

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some of them featured in this report. Lifebuoy, for instance, with its handwashing campaign to reduce diarrhoea and pneumonia; Pureit, helping to bring safe drinking water into the home; Dove, promoting self-esteem among young girls and women; Knorr, helping smallholder farmers to produce sustainably; and Domestos, bringing better sanitation to communities in desperate need of it.

However, the scale of the challenges we are trying to tackle through the USLP whether food security, climate change, sanitation, job creation or the many others is just too great for one organisation to address alone, which is why we are so pleased that our approach is gaining support from a growing number of external organisations, many of which we are fortunate to partner with. It was particularly satisfying in 2013 to see the launch of the Tropical Forest Alliance (TFA), a public-private partnership committed to reducing deforestation, which Unilever did so much to help get off the ground.

We will continue to bring our scale and our expertise to bear wherever we can to help solve the world s challenges. Last year, for example, we took this commitment to another level, with the launch of Project Sunlight, a corporate campaign based on making sustainable living desirable and achievable by inspiring people to help build a world where everyone lives well and within the natural limits of the planet. Already 70 million people have been on to the website to make a pledge.

As the Project Sunlight campaign proclaims, we believe that there has never been a better time to create a better world for all, including for those yet to come. My own work as part of the UN Secretary-General s High Level Panel on the post-2015 Development Agenda has strongly reinforced that view. In fact, I am more than ever convinced that this generation has it within its reach to eradicate poverty irreversibly and, yes, in a more sustainable and equitable way.

At Unilever we don t just want to be a part of this, we want to lead actively in the areas related to our business. That is what the USLP is all about and I want to thank all of our employees, business partners and others for the remarkable contribution they made again in 2013 towards this goal.

Warm regards

Paul Polman

Chief Executive Officer

UNILEVER LEADERSHIP

EXECUTIVE (ULE)

1 Paul Polman^D 10 Harish Manwani

Chief Executive

Chief Operating Officer

Officer

2 Doug Baillie

11 Nitin Paranjpe

Chief Human

Home Care

Resources Officer

3 Geneviève

12 Antoine de Saint-Affrique

Berger

Chief Science

Foods

Officer

4 David Blanchard 13 Pier Luigi Sigismondi

Chief Category Chief Supply Chain Officer

Research

& Development

Officer

14 Ritva Sotamaa

5 Kevin Havelock

Chief Legal Officer

Refreshment

15 Keith Weed

6 Jean-Marc **Huët**^D

Chief Financial

Officer

Chief Marketing and

Communication Officer 16 Jan Zijderveld 7 Alan Jope

Russia, Africa and Middle East

Europe

Kees Kruythoff

North America D Board member

9 Dave Lewis For ULE biographies, Personal Care please see page 41.

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A VIRTUOUS CIRCLE OF GROWTH

PROFITABLE VOLUME

GROWTH

Profitable volume growth is the basis of the virtuous circle of growth. The drivers of our volume growth are innovation and investment behind our brands. Consistently strong volume growth builds brand equity as we reach more consumers, more often.

COST LEVERAGE +

EFFICIENCY

Profitable volume growth allows us to optimise the utilisation of our infrastructure and spread fixed costs over a larger number of units produced, reducing the average cost per unit. It improves our profitability and allows us to invest in the business.

INNOVATION +

MARKETING INVESTMENT

Lower costs and improved efficiency enable us to strengthen our business further. New and improved products are the result of investment in R&D and, together with effective marketing, strengthen our brand equity. This results in profitable volume growth, self-perpetuating the virtuous circle of growth.

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OUR BRANDS

Our brands make a difference. They succeed when we create high-quality products which make a connection with people s lives and needs, bringing a promise to the consumer and driving sustainable, profitable growth. A stream of innovations is helping us create brands with purpose. We aim to grow our business and improve our margins by building on our brands strength especially our 14 billion brands, where our impact can be greatest.

BUILDING BRAND EQUITIES

Behind every brand should be a unique insight into the purpose it will serve in the life of the person who buys it. We build brand equity by ensuring not only that our brands have a purpose, but also that it is clearly understood, and valued, by our consumers.

BRANDS WITH PURPOSE

Whether it is Lifebuoy or Domestos helping to prevent the spread of diarrhoea and other serious diseases; Becel improving heart health; reminding parents that dirt is good for their child s development and giving them the best laundry detergents like Omo to clean up afterwards; giving people the confidence to get more out of life through our Personal Care brands; or providing delicious food and refreshments made with more and more sustainably-sourced ingredients—our brands make a difference.

PRODUCTS THAT DELIVER MORE

By combining human insight with technological innovation we find new ways to connect with consumers. In February 2013, for example, we launched a radical new compressed aerosol deodorant for women from Dove, Sure and Vaseline in the UK. The new cans are half the size and use half the propellant of their predecessors, while lasting just as long and delivering the same excellent protection. Not only does this reduction in packaging and material deliver environmental benefits including an overall carbon footprint reduction of an average of 25% per can but the format was an immediate success. More than 9 million cans have been sold since launch, representing a 9.6% share of the female antiperspirant aerosol market.

Another Personal Care innovation, Vaseline Spray & Go moisturiser, features a continuous-spray system which delivers a targeted application easily and evenly across the body. In developing a formulation which was thin enough to be sprayed but contained the right balance of moisturising ingredients, we were working on the insight that people wanted moisturisers which could be applied rapidly and did not need to be rubbed in. Since its launch, in North America alone Vaseline Spray & Go has added more than 25 million turnover to the Vaseline brand.

INNOVATING TO FIND NEW CHANNELS

Innovation can also build the equity of brands by bringing established products to consumers through novel channels. For example, Lipton introduced new hot and iced-tea varieties for the Keurig K-Cup brewing system by sales value, the leading single cup coffee and tea dispenser in the US. The innovation, combined with a campaign that includes reaching 2.5 million consumers through Twitter, has seen Lipton gain over 10% of the tea capsules market

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since launch. The roll-out of Magnum Pleasure Stores and Wall s Happiness Station ice cream parlours in shopping malls and at events has connected with people across the world.

BUILDING ON OUR HERITAGE

Our portfolio contains many brands which are embedded in people s lives and with which consumers feel a long-standing connection. We want to reward that loyalty by ensuring that they continue to serve existing consumers while exciting new ones. In 2013, for instance, we celebrated the 100th anniversary of Hellmann s mayonnaise. With strong leadership, Hellmann s is number one globally in mayonnaise and continues to inspire consumers through its industry-leading commitment to using cage-free eggs and high-quality ingredients such as sustainably-sourced oils and tomatoes, and by offering new recipes and tips on how mayonnaise, ketchup and other dressings products can enhance their food. Hellmann s reaches around 450 million consumers in over 50 countries and in 2013 delivered 4.9% underlying sales growth in comparison with the prior year.

LEVERAGE BIGGER BRANDS

Our portfolio of 14 1 billion brands makes up more than 54% of our business and it is where our largest competitive advantage lies. We aim to meet our ambitions for volume growth and margin improvement by growing the presence of these core

brands in new and existing markets, and by focusing on bigger, but fewer, innovations.

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OUR BRANDS

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FEWER, BIGGER INNOVATIONS

Innovations that give competitive advantage to our biggest brands are the most likely to have a positive impact on our business as a whole. We have focused our R&D efforts on innovations that can be deployed with scale. For example, our Dirt is Good laundry brand has been improved by a combination of a new formulation which delivers better whitening and stain removal technology, and new packaging designed for single-handed opening and containing an integrated pour spout, freshness seal and dosing ball. The new concentrated Small & Mighty, launched in the UK, Ireland, Portugal, the Netherlands and France, has gained significant market share, up by 1.4 percentage points in the UK and by two percentage points in Portugal.

Similarly, our patented TESS technology, which uses the natural essence pressed from freshly picked tea leaves, has enabled the global re-launch of Lipton Yellow Label, the world s best-selling tea brand. The re-launch has introduced this innovation to 44 countries in two years, resulting in an underlying growth of 5.6% in global turnover for Lipton Yellow Label.

HARNESSING SCIENCE STRATEGICALLY

In 2013 we launched the Strategic Science Group, designed to forecast evolving science trends, identify opportunities, and deliver growth through innovation. The Strategic Science Group is the third pillar in our New Ways to Innovate strategy, alongside Open Innovation and the New Business Unit. Together, they aim to harness rapidly-evolving science and leverage the work of external academia, small and medium sized enterprises, and start-ups, to develop new science and breakthrough technologies.

ACHIEVING MARKETING CUT-THROUGH IN A DIGITAL WORLD

Marketing campaigns that are focused on global brands have the potential to achieve greater impact, by engaging people through multiple media—achieving what we call—cut-through—. In January 2013, Axe marked the launch of its range of Apollo deodorants, shampoos and shower gels with a multichannel campaign in more than 60 countries that included a competition to win a place on a space flight—resulting in more than a million people registering to participate, and more than 10 million votes on the AxeApollo.com website.

Similarly, Dove s Sketches film, part of Dove s ongoing Real Beauty campaign, became the most watched video advertisement of all time following its launch in April 2013 and achieved more than 175 million views in 2013. These campaigns recognise the importance of truly engaging consumers in a digital age if they are engaged with our brand, they are more likely to be talking about it to others.

WINNING MARKET SHARE

IN EMERGING MARKETS

Emerging markets now account for 57% of our business and have the potential to provide far greater growth in the future. Brands which identify and respond to the local needs of people within those markets can have a great impact. This is exemplified by our Foods category: in Africa, for example, our Rama and Blue Band margarines are now fortified with seven vitamins including vitamin A, strengthening their proposition in a region which contains 33% of

the world s vitamin A-deficient children. Knorr, which celebrated its 175th anniversary in 2013, continues to innovate through relevant products such as the Baking Bag. This has gained share in all of our key markets in Latin America. In Brazil, one of the largest markets, Knorr s Baking Bag has achieved more than two percentage points in market share. Laundry brands like Surf, launched in Morocco, and Omo, launched in the Philippines, have also gained market share.

WIN CONSUMER PREFERENCE

Brands with real purpose mean more to consumers but to increase sales and margins, we also need to ensure that this sense of purpose is aligned with a product that delivers superiority in quality or functionality. Winning consumer preference is essential to our ambition to grow faster than our markets and, by allowing us to grow our premium offerings, helps us increase margins, making our business more profitable.

BRANDS THAT PEOPLE CHOOSE

We want all our brands to be preferred in their markets. In 2013, our global product benchmarking programme showed that 97.19% of products in scope are considered equal to, or better than, our key competitors products.

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When the promise of one of our brands is clearly understood by consumers, and they are persuaded of its benefits, we create the conditions for rapid growth. For example, in 2013 we launched Cif and Vim (sold as Domestos in other countries) in Brazil.

While the slow-down in the Brazilian economy in particular has made this market more challenging for some of our brands in 2013, the combination of Cif s and Vim s improved formulae with a fast roll-out and local activation has led to a market share gain of 7.6 percentage points.

ALWAYS SEEKING IMPROVEMENT

During the year, all our categories have been profitable, despite signs that the global economic slow-down is having an effect in emerging markets. But we are under no illusions about the need to keep improving and strengthening our brands if we are to achieve growth. In Foods, for example, we are investing in ways to strengthen our margarines, through product renovation—our foods taste good because they are made from simple recognisable ingredients, a growing number of which are sustainably sourced—as well as launching new, innovative products such as mélanges, a blend of butter and margarine. Supported by better quality advertising, the mélanges started very successfully in Europe. In Refreshment, we are looking at ways to improve and premiumise our ice creams which, due to factors including a poor start to the summer particularly in Europe and

the US as well as intense competitive activity in key markets, did not grow as expected in 2013. Our Personal Care category continued to grow significantly and accounted for 36% of Group turnover in 2013, but could improve its share of the more premium segments of the market. Our Home Care category saw good underlying growth, with household care approaching the 2 billion mark and fabric conditioners 1 billion, but we would like to improve our profitability and roll out innovations even faster. Overall, as a business, we intend to simplify our offering further reducing the total number of stock-keeping units (SKUs) that we sell, in order to focus on those which will best drive our growth and margins.

PREMIUM PRODUCTS, HIGHER MARGINS

Products which consumers prefer can command higher prices than their competitors and we are increasingly focusing on the premium segments of our markets, which offer the potential for better margins and higher profits.

This segmentation is taking place across most of our categories and is fuelled by innovation, collaboration with partners, and selective acquisition. We have, for example, acquired T2, a fast-growing premium tea brand in Australia generating sales of around 37 million a year; and IOMA, a premium skin care brand, which uses state-of-the-art diagnostic technology to study an individual s skin and tailor

a bespoke skin care regime. IOMA is a strategic acquisition that gives us access to the premium skin care market and channels where we are under-represented. Innovation is creating products such as Magnum 5 Kisses, a premium Rainforest Alliance Certified ice cream inspired by French patisserie, which was launched in 13 markets in 2013. Meanwhile our gourmet Maille brand, founded in 1747, opened its first store outside France, La Maison Maille in London s Piccadilly, providing premium mustards, vinegars, gifts and accessories.

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We believe that talent will determine our ability to become an 80 billion business. Every day, our people are working hard to make us more competitive and to achieve our Vision of doubling the size of our business while reducing our environmental footprint and increasing our positive social impact. We are determined that everything we do has openness, diversity and inclusion at its heart. It is only by helping all our people to be the best they can be that we can reach our own objectives.

CAPABILITY AND LEADERSHIP

To achieve our Vision, we need to continue to build a talented workforce. We believe that the Unilever Sustainable Living Plan (USLP) is one of the reasons why our attractiveness as a potential employer is at an all-time high as well as helping to energise our own people.

choice among students in 26 countries and number five in the Hay Group s Best Companies for Leaders, moving up from tenth in 2011/2012. We also scored top spot in both Europe and Latin America, and came third in Asia. And our Made By You campaign, which has sustainable living at its heart, is making us a more attractive employer to graduates.

In 2013, we were rated the third most in-demand employer by business social network LinkedIn, behind only Google and Apple. And on Facebook, our global careers page continues to spiral with over 500,000 likes , up from 110,000 in 2012. We were named fast-moving consumer goods (FMCG) employer of

This external recognition is encouraging and has a clear business benefit in helping us grow our talent.

CHAMPIONING TALENT

We believe that nurturing talent will be the determining factor in our ability to double the size of our business. Our leadership and development programmes are helping all our people to be the best they can be, irrespective of level or role, from growing functional skills linked to our business strategy and priorities, to leadership skills for now and the future. For example, more than 600 people from our Personal Care category have been trained in five key capabilities essential to excellence in Personal Care marketing. In our manufacturing operations we intend to train 90,000 employees in technical capabilities and in different functions so they can work across the factory. And our leaders

are playing a primary role in championing talent.

The Four Acres Learning and Leadership Centre in Singapore opened in 2013 with a global leadership programme. We know that the role and requirements of leadership must adapt as the world changes, so we tasked a global steering board to discuss what attributes a leader will need in 2020. Teams of young Unilever leaders took part and agreed six leadership principles purpose at the centre, encircled by authenticity, adaptability, resilience, systemic thinking and results orientation.

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Investment in our people stretches beyond careers to their well-being, which is just as important for our success as a business. For example, our mental health and resilience initiative in the UK and Ireland trains managers to spot symptoms and support employees who are struggling, offers a confidential web and telephone support service, and encourages team workshops to manage workloads and pressure.

SHAPING LEADERS OF THE FUTURE

During 2013 in Singapore, we launched the Future Leaders League, our first global employer brand-building competition, to motivate young leaders about our business, brands, the USLP and our views on future leadership. Finalists representing ten countries across our markets created a holistic campaign for Lifebuoy that was designed to touch millions of people in 2013. And, at the One Young World summit in Johannesburg in October 2013, our Chief Executive Officer urged 1,200 delegates from 190 countries to become a force for good.

As well as generating a positive buzz around our employer brand, our aim with initiatives like these is to create a generation of advocates for sustainable growth.

AGILE, FLEXIBLE AND DIVERSE ORGANISATION

Inclusion is at the heart of being an agile, flexible and diverse organisation. It means having a representative workforce, empowering our people with policies and infrastructure to help them work quickly and effectively, and creating flexible ways of working to suit their circumstances. The smarter we work, the more effective and efficient we will be at meeting the needs of our consumers in a rapidly changing world.

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OUR PEOPLE

CONTINUED

FROM DIVERSITY TO INCLUSION

Women are Unilever s core consumers, controlling nearly two thirds of consumer spending, so it s important that we represent them in our workforce. As at 31 December 2013, 119,139 (68%) of our global workforce of 174,381 employees were male and 55,242 (32%) female. Of these, 115 are considered senior leadership executives (96 male, 19 female). If you include employees who are statutory directors of the corporate entities whose financial information is included in the Group s 2013 consolidated accounts in this Annual Report, the number increases to 681 males and 181 females. 35% (five out of 14) of the Board are female. Our ambition is for 50% of our managers to be women (2013: 42% were female and 58% male).

We know there is still much to do and we are working hard to put programmes in place to improve our representation and retention of women. Our Winning Balance campaign, for example, encouraged employees to give their views on gender balance. We used over 1,750 responses to make real changes. These included a programme to retain female staff during and after maternity leave, as well as training leaders to be more inclusive.

Our efforts are showing signs of success and we re encouraged by external recognition including two golds for Winning Balance at the tenth Stevie Awards for Women in Business, as well as a Catalyst Award for Creating a Gender-Balanced Workforce in Different Cultures. We were included in The Times Top 50 Employers for Women in the UK, The Working Mother 100 Best Companies in North America and the Corporate Empowerment for Women Award from Cosmetics Executive Women, North America.

SIMPLIFYING THE WAY WE WORK

Simplifying working practices and cutting out unnecessary bureaucracy has a twofold benefit: it helps us respond swiftly to changes in the market place and allows our people to focus on what inspires them building and growing our brands.

One way of doing this is to bring people together: we have opened a European Marketing and Innovation Hub in Rotterdam, relocating approximately 270 employees from nine different countries, which will speed up both decision-making and the sharing of best practice. We re also pleased that 58% of people based there are women and they represent 28 different nationalities.

We are also looking at working practices across the company. For example, we are rolling out Agile Working and now have 30 Agile Workplaces. This new way of working measures performance on results, not time and attendance, and reinforces diversity by helping people particularly women balance their personal and professional lives.

And during the year we set ourselves a challenge: to rework our major processes and systems—those that are the most complex, time consuming and frustrating—to halve the time they take to use. In the spirit of this ambition, we coined the initiative Project Half for growth, and identified a radical simplification of ten processes and systems that would reduce the time we spend on doing things that don—t add value and concentrate on things that do. Each initiative is championed by a ULE member.

Similarly, Project Sunset, an IT tool that speeds up decisions, has been rolled out across 103 countries and is already available in seven languages. The new approach, pioneered by Hindustan Unilever in 2012, escalates business

problem solving to the highest levels of leadership within three weeks. Using Sunset in India to deal swiftly with customer management issues has led to better retention of salesmen and lower costs of hiring.

Meanwhile, building on the findings from our Winning Balance campaign, more than 87,000 people viewed our Winning Together programme which is helping teams make changes to everyday working practices. This includes meetings and email etiquette, so as to spend time more effectively on making the biggest difference to the business. For example, teams are creating their own manifestos and sharing best practice, with promises including more video conferencing to reduce travel, keeping meetings to time and an end to cc-ing emails unnecessarily.

But there is still much to do. In 2014, we intend to focus on helping leaders promote a culture of inclusivity.

VALUES AND PERFORMANCE CULTURE

In a turbulent world, people are looking for meaning at work, and contributing to making sustainable living commonplace, as we do at Unilever, is highly motivating. Our values of integrity, responsibility, and respect, and our pioneering spirit guide our people in the judgements, actions and decisions they make each day. They are especially important as we expand into new markets, recruit new people and face new challenges.

ENGAGEMENT

Each year, our Global People Survey measures employee engagement, alternating between polling all employees and managers only. In 2013, we surveyed our managers and 89% participated, with the overall engagement score increasing five percentage points to 78% (compared with managers results in 2012). However, our bias for action scores rose only slightly to 50% we hope to see this change as our programmes to simplify our working practices start to take effect.

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HUMAN RIGHTS

In line with the UN Guiding Principles on Business and Human Rights (UNGP), we base our human rights commitment and policy on the International Bill of Human Rights (the Universal Declaration of Human Rights, the International Covenant on Civil and Political Rights and the International Covenant on Economic, Social and Cultural Rights) and the principles concerning fundamental rights set out in the International Labour Organization s Declaration on Fundamental Principles and Rights at Work. We seek to uphold these rights in our operations, in our relationships with our suppliers and other business partners, and by working through external initiatives, such as the United Nations Global Compact. In 2013 we appointed a Global Vice President for Social Impact to lead the implementation of the UNGP and the development of the Enhancing Livelihoods pillar of the USLP, including the advancement of women s rights and economic inclusion. We will report in more detail on this next year.

MOTIVATION

To reach our ambition of sustainable growth, we need people with a winning

mindset, a passion for consumers and an appetite to drive personal performance. To do this, we are building a winning culture in which every employee is encouraged to grow to his or her full potential. Our performance-based reward structure recognises those who have delivered results and have the right values for our business.

While recognition reinforces our values and the positive behaviours that drive our business performance, recognition can be delivered in many ways. This year, we honoured five people nominated by their colleagues as Unilever heroes. Our 2013 heroes include Habiba Haroon (pictured on page 15) who helped more than 1,000 women in rural Pakistan to earn a sustainable income, and Hasan Monsoor, from our Customer Development team in Bangladesh, who devised a way of protecting our teams and delivering our products safely during politically-charged protests that often escalate into violence.

A number of initiatives beyond our brands enable our people to contribute to social issues as Unilever grows. For example, the Unilever Foundation Challenge, now in its

second year, names five employees as global ambassadors for the Unilever

Foundation, which partners with Oxfam, Population Services International, Save the Children, UNICEF and the World Food Programme to improve people s quality of life.

And our Big Moments campaign is driving greater awareness of our mission to be more sustainable by educating our people and encouraging them to talk to their communities about sustainability. Indeed, 79% of all employees had spoken to friends and family about our sustainability plans, up from 63% in 2012.

VISION

ZERO

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The transformation of our global supply chain and go-to-market strategy is enabling us to deliver sustainable, profitable growth. We are reaching more consumers in more markets, using partnerships throughout our value chain to help us achieve our sustainability and innovation objectives while improving margins, and delivering outstanding operational performance the brilliant basics of quality, service, execution and reaching wide; its success depends on Shakti rural selling operation in cash generation. And there is potential to create even more value for our business, so we are continuing to simplify our operations, always aiming for greater speed and agility.

REACHING MORE CONSUMERS

Globally, populations are growing and becoming more affluent. We aim to identify the varying needs of consumers and meet them: through growth in new markets, through innovating new products, or through differentiating our brands to meet price expectations. We call this reaching up, reaching down, and us continuously improving our extended supply chain and marketing and sales operations so that they are agile and adaptable, ensuring that the products consumers demand are always available, properly displayed, and at the right price.

REACHING WIDE

We aim to be first and fast, not only in new markets, but also in new channels. So 2013 saw a continued expansion into white spaces, with 32 of our global brands launched in new markets, including eight brands launched throughout Africa, where we continued to see growth opportunities even as other emerging markets showed some dampening effects from the global economic downturn. We are further expanding programmes such as our India, which now involves over 65,000 women entrepreneurs covering more than 167,000 villages. We have also increased our presence in e-commerce, where our sales grew by more than 40% in 2013.

REACHING UP, REACHING **DOWN**

Because the aspirations and budgets of consumers are different, we aim to meet them through a segmented market strategy which requires a segmented product portfolio and a segmented supply chain to deliver it. By reaching up, we are creating products for consumers who want premium quality: for example, our Dove hair premium portfolio has grown almost two times faster than the premium hair market; or the faster growth of liquid detergents over powder in brands like Omo and Surf. This process of premiumisation delivers growth and drives higher margins but we have a continuing commitment to offer affordable brands, which can also

drive growth. Lifebuoy, for example, which serves a vital purpose in basic hygiene, has had an average underlying sales growth of 18% per annum in the last three years.

GREAT BRANDS WHERE CONSUMERS CAN FIND THEM

By working with our customers, we re increasing the on-shelf availability (OSA) of our products in other words, ensuring that consumers are able to find and buy them. 93.4% of the time, shoppers can

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OUR OPERATIONS

CONTINUED

We cannot be complacent Unilever
Brazil experienced its first public factories,
product recall in 85 years, when a factories processes in 60 million of lost orientation sales. But we have learnt from this energy us low-energy processes with revised maintenance and verification procedures, new practices for manufacturing and maintenance staff, and improved links with customer care lines.

SETTING NEW STANDARDS FOR SERVICE

While we have more to do, our efforts so far are being recognised as leading the industry: in 2013 we were voted the number one fast-moving consumer goods (FMCG) supply chain in the Gartner Top 25 SC ranking, and number one overall for companies based in Europe.

INVESTING IN MANUFACTURING

To meet our growth targets, we have invested in additional manufacturing capacity. In 2013, we invested 1.6 billion, including in six new factories, with five additional factories planned in 2014. These factories include eco-efficiency technologies such as building orientation and design to minimise energy use, heat recovery, low-energy lighting, energy-efficient motors and rainwater harvesting and re-use for factories in water-stressed locations.

By the end of 2013, three quarters of our factory network had achieved zero non-hazardous waste disposal to landfill.

A new 42 million Home Care factory in Tianjin, China, was the first Unilever greenfield site to be awarded Gold LEED certification for sustainable design including the use of renewable energy and energy and water efficiencies amongst other design criteria.

We are also extending our World Class Manufacturing (WCM) programme, which sets a global benchmark for the reduction of waste and cost. By 2014, almost half our total production costs will be from sites in the WCM programme.

However, we recognise that we need still more speed in our processes, decision-making, and execution. We have therefore begun Project Half for growth, designed to simplify our processes, increase our agility, and create savings half the time, half the spend, half the hassle. One of the ten key areas we will simplify is our number of stock-keeping units (SKUs).

We have started a programme selectively to remove SKUs with low turnover. We believe that this simplification will significantly reduce the number of formulations, materials and non-strategic suppliers that we use, driving costs down. We intend to create space to deliver growth from innovation and enhance our ability to act quickly. We will also use the efficiency savings to invest in our brands.

LEVERAGING ENTIRE

VALUE CHAIN

We have more than 100,000 suppliers and we deliver to more than 8 million stores. By working with these and other partners we can reach more consumers, develop new products, build new capacity, increase margins, and nurture sustainability. We re also continuously improving our own operations to get the benefits of our unique scale and reach.

PARTNERING TO WIN

SIMPLIFYING FOR SPEED AND We have now signed 90 joint business development plans w

During 2013 we managed a series of rapid product expansions for example, further rolling out TRESemmé into ten new markets making TRESemmé available in a total of more than 40 countries. We also rolled out our Dove Hair Expert Repair range to more than 50 countries since its launch in February 2013 and Axe Apollo to 60 countries within three months.

We have now signed 90 joint business development plans with our strategic suppliers. In June 2013, more than 350 representatives from our strategic suppliers attended our Partner To Win supplier summit in Singapore. The summit highlighted the advantages of partnerships in innovation, sustainability, and capacity building.

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Partnerships are crucial to meeting our Unilever Sustainable Living Plan (USLP) ambitions to source 100% of our raw materials sustainably; this year, 48% of our agricultural raw materials were sustainably sourced, compared to 36% in 2012. In November 2013 we announced our commitment to buy all our palm oil from known traceable sources by the end of 2014, an important step towards our commitment to securing 100% sustainably from certified, traceable sources by 2020.

INNOVATING TOGETHER

Partnerships are also essential to developing outstanding innovations: many of our great ideas are developed with our suppliers. We are also finding new ways of innovating with other external partners—for example, through—innovation eco-systems—, which bring together our R&D experts with academics, small and medium sized enterprises (SMEs), and start-up companies. We have established a—science grid—of the world—s leading academic institutions, and we are establishing a presence in a select number of—hotspots—of science technology and enterprise where we previously had no R&D infrastructure.

GROWING SUSTAINABLY WITH CUSTOMERS

We work closely with our retail customers, who are long-standing partners in our effort to ensure that consumers get the best choice, quality and service. This year we added five locations to our existing network of collaboration centres, where we develop joint integrated strategies for merchandising without having to run in-store pilots. We run joint sustainability programmes with key customers including Walmart, with whom we run the health- and environment-focused Living Project, and Tesco, through A better future begins at home . In markets where reaching consumers is still about the local small shop, we use analytics to help us pinpoint where we will expand our coverage and GPS technology to track the stores that we add. In India, for example, we have added more than 2 million outlets in the last four years.

The entire value chain from suppliers to our customers are all important allies in the war on waste. In our supply chain alone, we have avoided cumulative costs of 200 million for raw and packaging materials and disposed waste combined, and more than 150 million in energy costs since 2008.

HARNESSING THE BENEFITS OF SCALE

Through supply chain efficiencies we created savings of 1.5 billion and released 0.2 billion of working capital in 2013.

We manage our factory network globally, which allows us to export around the world with consistent quality and competitive costs. For example, our Knorr factory in Sanguinetto, Italy, produces 72% of global jelly bouillon and is currently the cost benchmark for all our plants.

Hunting for efficiencies also makes our business more sustainable. For example, despite underlying volume growth of 2.5% in 2013, our logistics operation reduced total vehicle kilometres by 47 million, compared to 2012. This was achieved by implementing smarter distribution networks and driving up vehicle load fill. This led to an overall reduction of CO₂ by more than 70,000 tonnes.

RESPONDING TO LOCAL CONTEXTS

We combine our global scale with the agility to respond to local needs. Our low-cost business models (LCBMs) deploy teams to local markets to identify opportunities to enhance margins. LCBMs have so far helped realise more

than 200 million in cost savings from our Refreshment and Home Care categories and we are now expanding the LCBM programme to Foods and Personal Care.

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We are making good progress on the targets within our direct control. Those outside our control are proving more challenging, especially when it comes to helping consumers reduce energy and water associated with washing and showering at home. Just as important, however, is the learning we have gained over three years of driving the implementation of the USLP.

IMPROVING HEALTH AND

WELL-BEING

By the end of 2013, we had helped 303 million people improve their health and hygiene habits. This is more than a quarter of the way towards our ambitious 2020 target. Brands such as Lifebuoy and Dove gained market share and along with Signal extended their reach and achieved increases in sales. Across Foods and Refreshment, we assessed that 31% of the total portfolio met product-focused, highest nutritional standards that are based on globally recognised dietary guidelines. Our focus on improving products, coupled with partnerships and branded campaigns, is contributing to better diets for many millions of people.

MANAGING ENVIRONMENTAL IMPACT

In 2013, big reductions in the energy used for manufacturing mean that our own CO₂ emissions from energy are now 32% below 2008 levels measured per tonne of

production. Water abstraction is also down 29% per tonne of production, despite the growth in production. Similarly, total waste sent for disposal has reduced by 66% per tonne of production and we are on target for all our sites to achieve zero non-hazardous waste to landfill by 2015.

While we have made excellent progress in our own manufacturing operations, the total environmental footprint of our products including consumer use has increased for greenhouse gas (GHG) emissions across the value chain (+5% since 2010) and domestic water (+15%). While we are making improvements in our underlying business, for example, laundry concentrates and compressed deodorants, other parts of our portfolio are evolving in ways which are increasing our footprint: our Personal Care business has expanded in shower and hair products via the Alberto Culver acquisition (which accounts for three percentage points of the GHG increase) and our laundry business has experienced high levels of growth from bars in India which, while very affordable for people on low incomes, are also associated with a more water-intensive washing habit. We are continuing to look for ways to reduce the impact of these products. The total footprint from packaging waste to landfill has reduced

(-11%) as a result of efficient pack designs and the disposal of sauce brands with large waste footprints.

PwC assured. For details and the basis of preparation see: www.unilever.com/ara2013/ downloads. Measured 1 October 2012 to 30 September 2013. The criteria underlying highest nutrition standards have been adapted in 2013 to be

- product-focused, rather than generic, and to align with our category-specific programmes; the criteria continue to be based on international dietary guidelines. The corresponding 2012 compliance to the revised approach was 31%.
- ^ The environmental results under our Products are expressed on a per consumer use basis, using a lifecycle approach. This means a single use, portion or serving of a product.
- * Our Manufacturing progress is measured per tonne of production.
- In 2013 we adjusted our reporting period from 1 January 31 December to 1 October 30 September. The comparative 2008 period remains from 1 January 31 December.
- The current year reported figure has been measured from 1 July 2012
 30 June 2013 compared to the baseline of 1 January 2010
 31 December 2010.
- # PwC assured: % palm oil and tea sustainably sourced and % soy oil and soy beans covered by Round Table on Responsible Soy (RTRS) certificates and direct sourcing from RTRS suppliers. For details and the basis of preparation see:

www.unilever.com/ara2013/downloads.

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By the end of 2013, 48% of our agricultural raw materials were sourced sustainably. This is helping to reduce risk in our supply chain and contributing to our goal of eliminating deforestation (and associated GHG impacts) that could result from the sourcing of our raw materials.

ENHANCING LIVELIHOODS

We are also improving the livelihoods of hundreds of thousands of smallholder farmers with whom we work and we have increased sales through our rural distribution networks via our 65,000 Shakti entrepreneurs in India. During 2014 we will broaden our commitments on Enhancing Livelihoods to reflect the emphasis we place on human rights in our own operations and extended supply chain, and to encompass more ambition to build inclusive business models where a win-win approach can deliver sustainable growth for all.

DRIVING BUSINESS SUCCESS

Our focus on making sustainable living commonplace for our consumers is helping to drive profitable growth. In the three years since the USLP became operational, we have found the benefits are accelerating. By looking at product development, sourcing and manufacturing through a sustainability lens, opportunities for innovation open up. By reducing waste and material use, we create efficiencies and cut costs, which helps to improve our margins. By collaborating with partners including not-for-profit organisations, we gain

Our Home Care category in Latin America partnered with leading retailers such as Carrefour in a new initiative Sumate al EcoLavado (Jointotalling 200 million since 2008. us at Ecowash) to promote good laundry habits. Brands including Surf and Skip worked together in Argentina, Uruguay and Chile to encourage washing at lower temperatures, saving energy through shorter wash cycles, and switching to concentrated detergents. Carrefour stores that participated in Argentina have experienced sales growth three times higher than others while consumers were encouraged to make lasting changes to their behaviour.

SUSTAINABLE INNOVATION

An example of how our commitments in the USLP help drive business growth was the introduction to more markets in Asia and Africa of the new Lifebuoy Colour Changing handwash. This makes handwashing fun for kids and reassures parents that their children are protected from germs. The colour of the foam changes from white to green in ten seconds, the time it takes for the Lifebuoy special formulation to deliver 99.9% germ protection. The growth of this premium offering has helped towards Lifebuoy s aim to will reach 9 million schoolchildren change the handwashing behaviour of 1 billion people.

The launch in 2013 of compressed deodorant aerosol sprays by three brands (Sure, Dove and Vaseline) in the UK was a further example of

reduce raw and packaging materials and disposed waste have avoided cumulative supply chain costs

The USLP is also helping to motivate employees to take action. For example, our 15 million Small Actions Big Difference fund encourages staff to develop sustainable business ideas. In 2013 we invested in 50 of the best projects suggested by them to reduce water abstraction by manufacturing sites around the world. These yield an average payback time of less than two years and have helped us achieve our reductions in water abstracted.

COLLABORATIVE

PARTNERSHIPS

During 2013 we developed a co-investment partnership with the Children s Investment Fund Foundation (CIFF) to reduce the mortality of children under five through implementing Lifebuoy s handwashing programme in Bihar, India. The five- year programme directly and have an impact on 50 million people through children acting as change agents for their families. Lifebuoy provides co-investment, staff resource and expertise to run the direct contact programme, as well as investment in mass media to raise awareness of the importance of handwashing with

valuable new market insights and extend channels to engage with consumers.

SUSTAINABLE BRAND GROWTH

Knorr, Unilever s largest brand, celebrated its 175th birthday in 2013 with the introduction of a Knorr Sustainability Partnership on-pack logo to help consumers clearly identify products featuring sustainably sourced ingredients. Our consumer research across 11 countries found that three quarters of consumers would be more likely to purchase a product if they knew it was made from sustainably sourced ingredients. Knorr has made great progress on its commitment to source 100% of its agricultural ingredients sustainably. These efforts have led to substantial improvement in Knorr s brand 2008 and 2013 we avoided equity in Germany, one of its key markets, compared to 2012.

sustainable innovation. These new product sizes use half the propellant gas and an average of 25% less aluminium. Supply and distribution savings have led to 35% less road usage too. Consumers gain the convenience of a smaller easy-to-carry pack size with the added satisfaction of knowing the environmental impact is reduced. As a result market share is up and conversion rates from conventional packs have exceeded our expectations.

LESS WASTE

Measures to promote efficiency in manufacturing are achieving significant cost benefits. Between cumulative energy costs of over 150 million. Likewise our actions to

soap. CIFF is providing significant co-investment alongside staff resource and expertise to optimise programme effectiveness.

FUTURE CHALLENGES

Three years on from launching the USLP, we have more evidence that our ambition to make sustainable living commonplace is helping to drive business growth. We have also learnt a great deal from our progress and the challenges of implementing the USLP. Looking forward, we are reviewing our strategy and approach to focus even more attention on those areas that matter most to the business and where our contribution can achieve the greatest transformational impact on society.

One area is our work towards eliminating deforestation with others in our industry through the Consumer Goods Forum. We have led the process of building the Tropical Forest Alliance, a public-private partnership to combat deforestation associated with sourcing commodities such as palm oil. Unilever is one of the largest buyers of palm oil in the world and we have committed to securing 100% of our own supplies sustainably from certified, traceable sources by 2020.

We can also use our scale to make a difference to basic hygiene. In too many countries around the world, billions of people still lack safe drinking water and effective sanitation. Thanks to our portfolio of brands such as Lifebuoy, Pureit

and Domestos, Unilever is uniquely placed to help with solutions, working alongside

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FINANCIAL

REVIEW 2013

Another year of good, consistent,

profitable and competitive top and

bottom line underlying growth

FINANCIAL OVERVIEW 2013

CONSOLIDATED INCOME STATEMENT

Turnover at 49.8 billion decreased 3.0%, including a negative impact from both foreign exchange, of 5.9%, and acquisitions net of disposals of 1.1%. Underlying sales growth was 4.3% (2012: 6.9%), balanced between volume growth of 2.5% (2012: 3.4%) and pricing of 1.8% (2012: 3.3%). Emerging markets, now 57% of total turnover, were flat at reported exchange rates, with underlying sales growth of 8.7% versus 11.4% in the prior year. The Group saw a weakening in the market growth of many emerging countries, in particular during the third quarter, exacerbated by significant currency devaluation.

Core operating margin was up 0.4 percentage points to 14.1%. Gross margin improved by 1.1 percentage points to 41.2% at constant exchange rates. All categories and all regions improved gross margin. This was a result of a higher margin business mix, driven in part by margin accretive innovations, and active cost management. Commodity costs have been more stable than recent years, increasing by around 4% in 2013.

Investment in advertising and promotions increased by 0.5 percentage points or 460 million, at constant exchange rates. Overheads increased by 0.2 percentage points as a result of favourable one-off items in 2012.

Operating profit was 7.5 billion, compared with 7.0 billion in 2012, up 8%. The increase was mainly driven by non-core items which were a net credit of 0.5 billion (2012: net debit 0.1 billion); core operating profit was flat at 7.0 billion. The total gain on business disposals, recognised in non-core items, was 0.7 billion.

Highlights for the year ended 31 December

	2013	2012	%	
		(Restated)(1)	change	
Turnover (million)	49,797	51,324	(3.0%)	
Operating profit (million)	7,517	6,977	8%	
Core operating profit* (million)	7,016	7,050		
Profit before tax (million)	7,114	6,533	9%	
Net profit (million)	5,263	4,836	9%	

Diluted earnings per share ()	1.66	1.50	11%
Core earnings per share* ()	1.58	1.53	3%
(1) Refer to page 31.			

The cost of financing net borrowings was 397 million (2012: 390 million). The average level of net debt increased following the acquisition of additional shares in Hindustan Unilever Limited while interest rate movements were favourable. The average interest rate was 3.3% on debt and 2.9% on cash deposits. The pensions financing cost was a charge of 133 million, compared to 145 million in 2012, both restated for the impact of the revision to the accounting standard IAS 19.

The effective tax rate remained consistent with 2012 at 26%. Our longer term expectation for the tax rate remains around 26%.

Net profit from joint ventures and associates, together with other income from non-current investments, contributed 127 million in 2013, compared to 91 million in the prior year. The movement is mainly due to the low prior year comparator which included an impairment of warrants associated with the disposals of the US laundry business.

Fully diluted earnings per share were 1.66, up 11% from 1.50 in the prior year, driven by higher operating profit. Core earnings per share were 1.58, up 3% from 1.53 in 2012 after a 7% headwind from currency movements.

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^{*}Certain measures used in our reporting are not defined under IFRS. For further information about these measures, please refer to the commentary on non-GAAP measures on pages 32 and 33.

PERSONAL CARE

	2013	2012	%
Turnover (million) Operating profit (million) Core operating profit (million)	18,056 3,078 3,206	(Restated) 18,097 2,925 3,085	Change (0.2) 5.2 3.9
Core operating margin (%)	17.8	17.0	0.8
Underlying sales growth (%) Underlying volume growth (%) Effect of price changes (%) FOODS	7.3 5.5 1.7	10.0 6.5 3.3	%
Turnover (million) Operating profit (million) Core operating profit (million)	13,426 3,064 2,377	(Restated) 14,444 2,601 2,528	Change (7.0) 17.8 (6.0)
Core operating margin (%)	17.7	17.5	0.2
Underlying sales growth (%) Underlying volume growth (%) Effect of price changes (%)	0.3 (0.6) 0.9	1.8 (0.9) 2.7	

KEY DEVELOPMENTS

Personal Care delivered another year of strong underlying growth, although exchange rate movements (6.8%) led to turnover being almost unchanged on last year. Underlying sales growth of 7.3% was broad-based across all sub-categories; hair care, skin cleansing and skin care, deodorants and oral care growing more than 5%. Underlying volume increased by 5.5%, while the price growth, at 1.7%, was lower than the previous year which had included more commodity cost driven increases. Growth was supported by innovations like Dove Repair Expertise in more than 50 markets, Vaseline Spray & Go moisturisers and the Axe Apollo campaign across more than 70 countries.

Core operating profit at 3.2 billion improved by 121 million over the prior year despite an 291 million reduction from exchange rate movements. Underlying sales growth contributed 224 million and higher core operating margin, driven by improved mix and savings, added 188 million.

REFRESHMENT

	2013	2012	%
		(Restated)	Change
Turnover (million)	9,369	9,726	(3.7)
Operating profit (million)	851	908	(6.3)
Core operating profit (million)	856	908	(5.7)
Core operating margin (%)	9.1	9.3	(0.2)
Underlying sales growth (%)	1.1	6.3	
Underlying volume growth (%)	(1.8)	2.4	
Effect of price changes (%)	2.9	3.9	
KEY DEVELOPMENTS			

Refreshment turnover declined by 3.7%, due to exchange rate movements (4.7%). Underlying sales grew 1.1%, with price contributing strongly at 2.9%. Underlying volumes were down by 1.8% due to declines in our US ice cream business where we withdrew from some low margin products and in Italy where the weak economy affected ice cream sales. Tea grew well, driven by improved tasting Lipton Yellow Label tea-bags with tea essence. Sales of AdeS soy drinks were lower following a product recall in the first half of the year.

Core operating profit at 0.9 billion was 52 million lower than the prior year, as a result of a 45 million adverse impact of exchange rates. Underlying sales growth added 10 million. Core operating margin was lower by 0.2 percentage points as a result of higher advertising and promotions (up by 0.3 percentage points) and the impact of the AdeS recall.

KEY DEVELOPMENTS

Foods turnover declined, by 7.0%, entirely due to exchange rate movements (3.8%) and business disposals of (3.7%). Underlying sales grew 0.3%, including a positive contribution from price of 0.9%. Underlying volumes were 0.6% lower because of market weakness in spreads. Spreads performance improved in the second half with positive responses to the relaunch of Flora in the UK and new variants in Europe and the US. Our biggest Foods brands, Knorr and Hellmann s, both grew well, particularly in emerging markets. Knorr jelly bouillons and baking bags continue to grow rapidly with the addition of new variants. Sales of soups and sauces in the developed markets declined.

Core operating profit at 2.4 billion was 151 million lower than the prior year after an 107 million adverse impact from exchange rates and a reduction of 83 million from disposals. Core operating margin was up by 0.2 percentage points, adding 31 million to core operating profit. The increase from improved mix and savings was offset by higher advertising and promotions. Operating profit increased due to business disposals.

HOME CARE

	2013	2012	%
		(Restated)	Change
Turnover (million)	8,946	9,057	(1.2)
Operating profit (million)	524	543	(3.5)

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Core operating profit (million)	577	529	9.1
Core operating margin (%)	6.4	5.8	0.6
Underlying sales growth (%)	8.0	10.3	
Underlying volume growth (%)	5.7	6.2	
Effect of price changes (%)	2.1	3.9	
KEY DEVELOPMENTS			

Home Care again showed strong underlying growth, but this was offset by exchange rate movements (8.6%) to leave turnover down 1.2%. Underlying sales grew 8.0%, with volumes up 5.7%. Price growth of 2.1% was lower than last year which had included more commodity cost driven increases. Laundry growth has been driven by innovations such as a new formulation for Omo with wash boosters, and a new Small & Mighty concentrated liquid detergent in Europe. Comfort fabric conditioners grew rapidly, supported by the success of an Aromatherapy range in South East Asia. Household Care also grew well, helped by the launch of Cif and Domestos in Brazil.

Core operating profit at 0.6 billion was broadly unchanged on last year after an adverse 59 million from exchange rates. Underlying sales growth added 42 million. Core operating margin increased by 0.6 percentage points, adding 65 million, with higher gross margins, including the benefit of the low cost business model programme partly offset by increased advertising and promotions.

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UNILEVER GROUP

	Turnover	USG	UVG	Turnover	USG	UVG	Turnover	USG	UVG
	million	%	%	million	%	%	million	%	%
	2013	2013	2013	2012	2012	2012	2011	2011	2011
Unilever Total	49,797	4.3	2.5	51,324	6.9	3.4	46,467	6.5	1.6
Emerging markets	28,257	8.7	4.8	28,331	11.4	5.7	24,997	11.5	4.4
Developed markets	21,540	(1.3)	(0.5)	22,993	1.6	0.8	21,470	0.8	(1.6)

Growth of our markets has slowed in emerging markets as a result of economic uncertainty and currency depreciation on consumer demand. Developed markets remained weak with little sign of any overall improvement.

ASIA/AMET/RUB

	2013	2012	%
		(Restated)	Change
Turnover (million)	20,085	20,357	(1.3)
Operating profit (million)	2,765	2,637	4.9
Core operating profit (million)	2,680	2,667	0.5
Core operating margin (%)	13.3	13.1	0.2
Underlying sales growth (%)	7.8	10.6	
Underlying volume growth (%)	5.0	5.7	
Effect of price changes (%)	2.6	4.6	
KEY DEVELOPMENTS			

Underlying sales grew 7.8%, mainly from higher volumes. Innovation and the roll-out of our brands into new markets supported the growth momentum which included another year of double-digit growth in our three biggest markets in the region: India, Indonesia and China. There was strong growth in Vietnam, but growth in Thailand slowed and sales declined slightly in Japan.

Core operating margin was up 0.2 percentage points driven by a significant improvement in gross margin partly offset by higher advertising and promotions. Overheads movement was negatively impacted by the one-off benefit from property sales in 2012.

THE AMERICAS

	2013	2012	%
Turnover (million) Operating profit (million) Core operating profit (million)	16,206 2,859 2,317	(Restated) 17,088 2,432 2,419	Change (5.2) 17.6 (4.2)
Core operating margin (%)	14.3	14.2	0.1
Underlying sales growth (%) Underlying volume growth (%) Effect of price changes (%) KEY DEVELOPMENTS	4.6 1.0 3.5	7.9 3.1 4.8	

Underlying sales grew 4.6%, with pricing contributing 3.5% and volumes up 1%. Latin America grew 10.7%, including strong performances in Brazil and Argentina. North America declined 1.5% in weak markets with lower volumes in spreads and ice cream more than offsetting growth in Personal Care.

Core operating margin was up 0.1 percentage points with increased gross margins partly offset by higher advertising and promotions and overheads.

EUROPE

	2013	2012	%
		(Restated)	Change
Turnover (million)	13,506	13,879	(2.7)
Operating profit (million)	1,893	1,908	(0.8)
Core operating profit (million)	2,019	1,964	2.8
Core operating margin (%)	14.9	14.2	0.7
Underlying sales growth (%)	(1.1)	0.8	
Underlying volume growth (%)	0.4	0.9	
Effect of price changes (%)	(1.5)	(0.1)	
KEY DEVELOPMENTS			

Underlying sales declined by 1.1%, with price down by 1.5% and volumes up by 0.4%. Sales grew modestly in the UK for the sixth year in a row, and were stable in France. Southern European markets such as Italy, Spain and Greece continued to suffer from depressed economies and weak consumer demand.

Core operating margin was up 0.7 percentage points driven by higher gross margin and lower overheads which mainly reflect the results of restructuring activities.

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CASH FLOW

Free cash flow of 3.9 billion was down by 0.4 billion, driven by higher operating profit offset by lower inflow from working capital.

Consistent management focus has resulted in negative working capital for 13 consecutive quarters.

Net cash flow from operating activities was 6.3 billion, a reduction of 0.5 billion over the previous year. The chief contributors were an increase in operating profit of 0.5 billion offset by a lower inflow from working capital, which is measured against a strong performance in 2012, and currency headwinds. Unilever has consistently enjoyed a negative working capital position as a result of tight management attention across the supply chain—indicative of careful attention to maintaining a strong financial and liquidity position. Better forecasting and planning processes led to lower inventories of 0.5 billion, while receivables increased by 0.4 billion and mutually beneficial terms negotiated with strategic vendors resulted in higher payables of 0.1 billion.

	million		
	million		million
	2013	2012	2011
Net cash flow from operating activities	6,294	6,836	5,452
Net cash flow from/(used in) investing activities	(1,161)	(755)	(4,467)
Net cash flow from/(used in) financing activities	(5,390)	(6,622)	411
Net increase/(decrease) in cash and cash equivalents	(257)	(541)	1,396
Cash and cash equivalents at 1 January	2,217	2,978	1,966
Effect of foreign exchange rate changes	84	(220)	(384)
Cash and cash equivalents at 31 December	2,044	2,217	2,978

The net outflow from investing activities was 0.4 billion higher than the previous year. Whilst net capital expenditure and interest were broadly unchanged, the net inflow of acquisitions, disposals and other investing activities was 0.8 billion compared to 1.2 billion in 2012. Our net capital expenditure of 2.0 billion, or 4.1% of turnover, reflects the investment in capacity to support our growing business.

Net cash outflow from financing activities was 1.2 billion lower than the prior year. Of the 5.4 billion outflow, 2.9 billion was used for the acquisition of non-controlling interests in 2013 partly financed by a 1.3 billion net inflow from movements in financial liabilities and short-term borrowings. In comparison, we used our cash to reduce net financial liabilities and short-term borrowings by 3.0 billion in 2012.

Cash and cash equivalents held at the year end were 0.2 billion lower at 2.0 billion.

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BALANCE SHEET

Unilever N.V. s and Unilever PLC s combined market capitalisation rose from 81.9 billion at the end of 2012 to 83.8 billion at 31 December 2013. The full year dividend for 2013 rose 10% to 1.05. A final dividend of 0.2690 per NV ordinary share and £0.2222 per PLC ordinary share was declared on 21 January 2014. Information on dividends is set out in note 8 on page 109.

	million	million
	2013	2012
		(Restated) ⁽¹⁾
Goodwill and intangible assets	20,904	21,718
Other non-current assets	12,487	12,324
Current assets	12,122	12,147
Total assets	45,513	46,189
Current liabilities	17,382	15,815
Non-current liabilities	13,316	14,425
Total liabilities	30,698	30,240
Shareholders equity	14,344	15,392
Non-controlling interest	471	557
Total equity	14,815	15,949
Total liabilities and equity	45,513	46,189
(1) Refer to page 31.		

Goodwill and intangible assets reduced by 0.8 billion mainly due to business disposals and currency movements. All material goodwill and indefinite-life intangible assets have been tested for impairment. No impairments were identified.

During 2013 the Group sold its global Skippy business to Hormel Foods for a total cash consideration of approximately US \$700 million. It also sold its Wish-Bone and Western dressings brands to Pinnacle Foods Inc. for approximately US \$580 million.

In July 2013 Unilever paid INR 192 billion (2,515 million) for 319,563,398 shares in Hindustan Unilever Limited (representing 14.78% of the total shareholding), increasing the Group ownership to 67%. Accordingly, 104 million previously shown as attributable to non-controlling interests within equity is now attributable to shareholders and the

resulting loss on the acquisition recorded in retained earnings is 2,411 million.

Current assets were flat versus 2012, with good progress in reducing inventory levels being offset by higher trade and other receivables.

During 2013 Unilever recognised provisions of 120 million in relation to investigations by national competition authorities. Current liabilities were 1.6 billion higher mainly driven by the impact of a 2.5 billion cash outflow to increase the Group s interest in Hindustan Unilever Limited. Non-current liabilities (excluding pensions) were broadly in line with the previous year. The net movements in assets and liabilities for all pension arrangements during the year was as follows:

.11.

	million
	2013
1 January	(3,342)
Current service cost	(301)
Employee contributions	18
Special termination benefits	(18)
Past service costs	53
Settlements/curtailments	36
Actual return on plan assets (excluding amounts in interest)	934
Net interest cost	(133)
Actuarial gain/(loss)	8
Employer contributions	593
Reclassification of benefits	
Currency retranslation	175
31 December	(1,977)

The overall net liability for all pension arrangements was 2.0 billion at the end of 2013, down from 3.3 billion at the end of 2012. 1.0 billion of this relates to funded schemes in surplus (2012: 0.8 billion). The decrease in the net obligation reflects the impact of investment returns, in excess of the interest cost on liabilities, and cash contributions. Cash expenditure on pensions was 0.7 billion, the same as in the prior year and as forecast for 2014.

FINANCE AND LIQUIDITY

The Group s financial strategy provides the financial flexibility to meet strategic and day-to-day needs. Our current long-term credit rating is A+/A1 and our current short-term credit rating is A1/P1. We aim to maintain a competitive balance sheet which we consider to be the equivalent of a credit rating of A+/A1. We believe this provides us with:

appropriate access to equity and debt markets;

sufficient flexibility for acquisitions;

sufficient resilience against economic and financial uncertainty ensuring ample liquidity; and optimal weighted average cost of capital, given the above constraints.

Unilever aims to concentrate cash in the parent and central finance companies in order to ensure maximum flexibility in meeting changing business needs. Operating subsidiaries are financed through the mixture of retained earnings, third-party borrowings and loans from parent and central finance companies. Unilever maintains access to global debt markets through an infrastructure of short-term debt programmes (principally US domestic and euro commercial paper programmes) and long-term debt programmes (principally a US Shelf Registration programme and a European markets Debt Issuance Programme). Debt in the international markets is, in general, issued in the name of NV, PLC, Unilever Finance International BV or Unilever Capital Corporation. NV, PLC and Unilever United States Inc. will normally guarantee such debt where they are not the issuer.

Approximately 1.3 billion (or 59%) of the Unilever Group's cash and cash equivalents balances are held in foreign subsidiaries. We generally repatriate distributable reserves from our subsidiaries on a regular basis. In the majority of countries we are able to repatriate funds to Unilever N.V. and Unilever PLC through dividends free of tax. In a few countries we face cross-border foreign exchange controls and/or other legal restrictions that prevent balances being available in any means for general use by the parent companies or subsidiaries. In each of the last three years the amount of cash held in these countries was less than 250 million.

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We closely monitored all our exposures and counter-party limits.

Unilever has committed credit facilities in place for general corporate purposes. The undrawn bilateral committed credit facilities in place on 31 December 2013 were US \$6,400 million. Further details are given in note 16A on page 120.

On 11 February 2013 we redeemed a US \$450 million four-year bond which was issued in 2009 at 3.125%. On 21 May 2013 we redeemed a 750 million five-year bond which was issued in 2008 at 4.875%. On 5 August 2013 we issued a seven-year 750 million bond at 1.75%. On 6 September 2013 we issued US \$750 million 2.20% fixed rate notes due March 2019.

CONTRACTUAL OBLIGATIONS AT 31 DECEMBER 2013

	million	million Due	million	million	million Due in
		within	Due in	Due in	over
	Total	1 year	1-3 years	3-5 years	5 years
Long-term debt	10,790	3,545	2,018	1,263	3,964
Interest on financial liabilities	2,578	307	466	371	1,434
Operating lease obligations	1,787	335	513	400	539
Purchase obligations ^(a)	187	163	19	5	
Finance leases	312	25	67	40	180
Other long-term commitments	1,522	743	610	144	25
Total	17,176	5,118	3,693	2,223	6,142

⁽a) For raw and packaging materials and finished goods.

Unilever s contractual obligations at the end of 2013 included capital expenditure commitments, borrowings, lease commitments and other commitments. A summary of certain contractual obligations at 31 December 2013 is provided in the preceding table. Further details are set out in the following notes to the consolidated financial statements: note 10 on pages 111 and 112, note 15C on pages 118 and 119, and note 20 on pages 129 to 131.

Unilever is satisfied that its financing arrangements are adequate to meet its working capital needs for the foreseeable future. In relation to the facilities available to the Group, borrowing requirements do not fluctuate materially during the year and are not seasonal.

FINANCIAL INSTRUMENTS AND RISK

The key financial instruments used by Unilever are short-term and long-term borrowings, cash and cash equivalents, and certain plain vanilla derivative instruments, principally comprising interest rate swaps and foreign exchange contracts. The accounting for derivative instruments is discussed in note 16 on page 120 and on pages 124 and 125. The use of leveraged instruments is not permitted.

Treasury processes are governed by standards approved by the Unilever Leadership Executive. Unilever manages a variety of market risks, including the effects of changes in foreign exchange rates, interest rates, commodity costs and liquidity. Further details of the management of these risks are given in note 16 on pages 120 to 125.

BASIS OF REPORTING AND CRITICAL

ACCOUNTING POLICIES

The consolidated financial statements have been prepared in accordance with IFRS. The accounting policies that are most significant in connection with our financial reporting are set out in note 1 on pages 94 and 95 and other than as noted below are consistent with those applied in 2012.

In the year the Group adopted IAS 19 (Revised) Employee benefits which changes disclosure requirements and restricts the accounting options available for defined benefit pension plans. The changes resulted in an increase in finance costs of 193 million for the year ended 31 December 2013 (138 million for the year ended 31 December 2012) and a reduction in net defined benefit liability of 198 million in the restated comparative opening balance sheet as at 1 January 2012, with a corresponding increase in actuarial gains or losses on pension schemes before tax when restated under the new standard.

AUDIT FEES AND OPINION

Included within operating profit is 21 million (2012: 21 million) paid to the external auditor, of which 16 million (2012: 18 million) related to statutory audit services.

The audit opinions issued, by PricewaterhouseCoopers Accountants N.V. and PricewaterhouseCoopers LLP, on the consolidated results of the Group, as set out on pages 86 to 89, were unqualified and contained no exceptions or emphasis of matter.

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NON-GAAP MEASURES

Certain discussions and analyses set out in this Annual Report and Accounts include measures which are not defined by generally accepted accounting principles (GAAP) such as IFRS. We believe this information, along with comparable GAAP measurements, is useful to investors because it provides a basis for measuring our operating performance, ability to retire debt and invest in new business opportunities. Our management uses these financial measures, along with the most directly comparable GAAP financial measures, in evaluating our operating performance and value creation. Non-GAAP financial measures should not be considered in isolation from, or as a substitute for, financial information presented in compliance with GAAP. Non-GAAP financial measures as reported by us may not be comparable with similarly titled amounts reported by other companies.

In the following sections we set out our definitions of the following non-GAAP measures and provide reconciliations to relevant GAAP measures:

underlying sales growth; underlying volume growth; core operating profit and core operating margin; core earnings per share (core EPS); free cash flow; and net debt.

UNDERLYING SALES GROWTH (USG)

Underlying Sales Growth or USG refers to the increase in turnover for the period, excluding any change in turnover resulting from acquisitions, disposals and changes in currency. Acquisitions and disposals are excluded from USG for a period of 12 calendar months from the applicable closing date. Turnover from acquired brands that are launched in countries where they were not previously sold is included in USG as such turnover is more attributable to our existing sales and distribution network than the acquisition itself.

The reconciliation of USG to changes in the GAAP measure turnover is as follows:

TOTAL GROUP

	2013	2012
	vs 2012	vs 2011
Underlying sales growth (%)	4.3	6.9
Effect of acquisitions (%)		1.8
Effect of disposals (%)	(1.1)	(0.7)
Effect of exchange rates (%)	(5.9)	2.2
Turnover growth (%) ^(a)	(3.0)	10.5

PERSONAL CARE

	2013	2012
	vs 2012	vs 2011
Underlying sales growth (%)	7.3	10.0
Effect of acquisitions (%)		4.4
Effect of disposals (%)	(0.2)	(0.5)
Effect of exchange rates (%)	(6.8)	2.3
Turnover growth (%) ^(a)	(0.2)	17.0
FOODS		
	2013	2012
	vs 2012	vs 2011
Underlying sales growth (%)	0.3	1.8
Effect of acquisitions (%)		
Effect of disposals (%)	(3.7)	(1.5)
Effect of exchange rates (%)	(3.8)	3.0
Turnover growth (%) ^(a) REFRESHMENT	(7.0)	3.3
REFRESHIVIENT		
	2013	2012
	vs 2012	vs 2011
Underlying sales growth (%)	1.1	6.3
Effect of acquisitions (%)	0.1	0.8
Effect of disposals (%)		0.7
Effect of exchange rates (%)	(4.7)	2.4
Turnover growth (%) ^(a)	(3.7)	10.5
HOME CARE		
	2013	2012
		01
	vs 2012	vs 2011
Underlying sales growth (%)	8.0	10.3
Effect of acquisitions (%)	0.1	0.6
Effect of disposals (%)		(1.1)
Effect of exchange rates (%)	(8.6)	0.6
Turnover growth (%) ^(a)	(1.2)	10.4

⁽a) Turnover growth is made up of distinct individual growth components namely underlying sales, currency impact, acquisitions and disposals. Turnover growth is arrived at by multiplying these individual components on a compounded basis as there is a currency impact on each of the other components. Accordingly, turnover growth is more than just the sum of the individual components.

UNDERLYING VOLUME GROWTH (UVG)

Underlying Volume Growth or UVG is part of USG and means, for the applicable period, the increase in turnover in such period calculated as the sum of (1) the increase in turnover attributable to the volume of products sold; and (2) the increase in turnover attributable to the composition of products sold during such period. UVG therefore

excludes any impact to USG due to changes in prices.

The relationship between the two measures is set out below:

	2013	2012
	vs 2012	vs 2011
Underlying volume growth (%)	2.5	3.4
Effect of price changes (%)	1.8	3.3
Underlying sales growth (%)	4.3	6.9

The UVG and price effect for category and geographical area are shown in the tables on pages 27 and 28.

FREE CASH FLOW (FCF)

Within the Unilever Group, free cash flow (FCF) is defined as cash flow from operating activities, less income taxes paid, net capital expenditures and net interest payments and preference dividends paid. It does not represent residual cash flows entirely available for discretionary purposes; for example, the repayment of principal amounts borrowed is not deducted from FCF. Free cash flow reflects an additional way of viewing our liquidity that we believe is useful to investors because it represents cash flows that could be used for distribution of dividends, repayment of debt or to fund our strategic initiatives, including acquisitions, if any.

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The reconciliation of FCF to net profit is as follows:

	million 2013	million 2012
		(Restated)
Net profit	5,263	4,836
Taxation	1,851	1,697
Share of net profit of joint ventures/associates and other income from		
non-current investments	(127)	(91)
Net finance costs	530	535
Depreciation, amortisation and impairment	1,151	1,199
Changes in working capital	200	822
Pensions and similar provisions less payments	(383)	(369)
Provisions less payments	126	(43)
Elimination of (profits)/losses on disposals	(725)	(236)
Non-cash charge for share-based compensation	228	153
Other adjustments	(15)	13
Cash flow from operating activities	8,099	8,516
Income tax paid	(1,805)	(1,680)
Net capital expenditure	(2,027)	(2,143)
Net interest and preference dividends paid	(411)	(360)
Free cash flow	3,856	4,333
Net cash flow (used in)/from investing activities	(1,161)	(755)
Net cash flow (used in)/from financing activities	(5,390)	(6,622)

CORE OPERATING PROFIT AND CORE OPERATING MARGIN

Core operating profit and core operating margin mean operating profit and operating margin, respectively, before the impact of business disposals, acquisition and disposal related costs, impairments and other one-off items, which we collectively term non-core items, on the grounds that the incidence of these items is uneven between reporting periods.

The reconciliation of core operating profit to operating profit is as follows:

	million	million
	2013	2012
		(Restated)
Operating profit	7,517	6,977
Acquisition and disposal related cost	112	190
(Gain)/loss on disposal of group companies	(733)	(117)
Impairments and other one-off items	120	
Core operating profit	7,016	7,050
Turnover	49,797	51,324
Operating margin	15.1%	13.6%
Core operating margin	14.1%	13.7%
Further details of non-core items can be found in note 3 on		

page 98.

CORE EARNINGS PER SHARE

The Group also refers to core earnings per share (core EPS). In calculating core earnings, net profit attributable to shareholders equity is adjusted to eliminate the post tax impact of non-core items. Refer to note 7 on page 108 for reconciliation of core earnings to net profit attributable to shareholders equity.

NET DEBT

Net debt is defined as the excess of total financial liabilities, excluding trade and other payables, over cash, cash equivalents and current financial assets, excluding trade and other receivables. It is a measure that provides valuable additional information on the summary presentation of the Group s net financial liabilities and is a measure in common use elsewhere.

The reconciliation of net debt to the GAAP measure total financial liabilities is as follows:

		million
	million	
	2013	2012
Total financial liabilities	(11,501)	(10,221)
Current financial liabilities	(4,010)	(2,656)
Non-current financial liabilities	(7,491)	(7,565)
Cash and cash equivalents as per balance sheet	2,285	2,465
Cash and cash equivalents as per cash flow statement	2,044	2,217
Add bank overdrafts deducted therein	241	248
Current financial assets	760	401
Net debt	(8,456)	(7,355)

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RISKS

The following discussion of the risk outlook and our principal risk management activities includes forward-looking statements that reflect Unilever s view of the operating risk environment. The actual results could differ materially from those projected. See the Cautionary statement on the inside back cover.

OUTLOOK

Market conditions for our business were again challenging in 2013 and we do not anticipate this changing significantly in 2014.

Economic pressures are expected to continue. Consumer demand in emerging markets has slowed and is expected to remain subdued in 2014. In developed market economies, there are signs of gradual recovery, but any improvement in consumer demand is likely to be slow and muted and shoppers will remain focused on value. While the greatest pressures in the Eurozone have reduced, they have not been permanently resolved and economic and political risks remain.

Currency markets remain volatile and uncertain. Commodities markets have been relatively stable during 2013 but we remain watchful of potential volatility in 2014. Terrorist activity and political unrest may also result in business interruptions and a decreased demand for our products.

The competitive environment for our business is likely to remain intense in 2014. Our competitors, both global and local, will continue to shift resources into emerging markets. We expect continued high levels of competitive challenge to our many category leadership positions. Some of this may be price based, but we also expect strong innovation based competition. With the improvements we have been making, and continue to make, to our business we are well prepared for these challenges.

Our plans give us confidence that Unilever can continue to deliver against the objectives we have set out: volume growth ahead of our markets, steady and sustainable improvement in core operating margin and strong cash flow.

OUR RISK APPETITE AND APPROACH TO RISK MANAGEMENT

Risk management is integral to Unilever s strategy and to the achievement of Unilever s long-term goals. Our success as an organisation depends on our ability to identify and exploit the opportunities generated by our business and the markets we are in. In doing this we take an embedded approach to risk management which puts risk and opportunity assessment at the core of the leadership team agenda, which is where we believe it should be.

Unilever adopts a risk profile that is aligned to our vision to double the size of our business while reducing our environmental footprint and increasing our positive social impact. Our available capital and other resources are applied to underpin our priorities. We aim to maintain a strong single A credit rating on a long-term basis.

Our approach to risk management is designed to provide reasonable, but not absolute, assurance that our assets are safeguarded, the risks facing the business are being assessed and mitigated and all information that may be required to be disclosed is reported to Unilever s senior management including, where appropriate, the Chief Executive Officer

and Chief Financial Officer.

ORGANISATION

The Unilever Boards assume overall accountability for the management of risk and for reviewing the effectiveness of Unilever s risk management and internal control systems.

The Boards have established a clear organisational structure with well defined accountabilities for the principal risks that Unilever faces in the short, medium and long term. This organisational structure and distribution of accountabilities and responsibilities ensures that every country in which we operate has specific resources and processes for risk review and risk mitigation. This is supported by the Unilever Leadership Executive, which takes an active responsibility for focusing on the principal areas of risk to Unilever. The Boards regularly review these risk areas, including consideration of environmental, social and governance matters, and retain responsibility for determining the nature and extent of the significant risks that Unilever is prepared to take to achieve its strategic objectives.

FOUNDATION AND PRINCIPLES

Unilever s approach to doing business is framed by our Corporate Purpose. Our Code of Business Principles sets out the standards of behaviour that we expect all employees to adhere to. Day-to- day responsibility for ensuring these principles are applied throughout Unilever rests with senior management across categories, geographies and functions. A network of Code Officers and Committees supports the activities necessary to communicate the Code, deliver training, maintain processes and procedures (including hotlines) to report and respond to alleged breaches, and to capture and communicate learnings.

We have a framework of Code Policies that underpin the Code of Business Principles and set out the non-negotiable standards of behaviour expected from all our employees.

For each of our principal risks we have a risk management framework detailing the controls we have in place and who is responsible for both managing the overall risk and the individual controls mitigating that risk.

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Unilever s functional standards define mandatory requirements across a range of specialist areas such as health and safety, accounting and reporting and financial risk management.

PROCESSES

Unilever operates a wide range of processes and activities across all its operations covering strategy, planning, execution and performance management. Risk management is integrated into every stage of this business cycle. These procedures are formalised and documented and are increasingly being centralised and automated into transactional and other information technology systems.

ASSURANCE AND RE-ASSURANCE

Assurance on compliance with the Code of Business Principles and all of our Code Policies is obtained annually from Unilever management via a formal Code declaration. In addition, there are specialist compliance programmes which run during the year and vary depending on the business priorities. These specialist compliance programmes supplement the Code declaration. Our Corporate Audit function plays a vital role in providing to both management and the Boards an objective and independent review of the effectiveness of risk management and internal control systems throughout Unilever.

BOARDS ASSESSMENT OF COMPLIANCE WITH THE RISK MANAGEMENT FRAMEWORKS

The Boards, advised by the Committees where appropriate, regularly review the significant risks and decisions that could have a material impact on Unilever. These reviews consider the level of risk that Unilever is prepared to take in pursuit of the business strategy and the effectiveness of the management controls in place to mitigate the risk exposure.

The Boards, through the Audit Committee, have reviewed the assessment of risks, internal controls and disclosure controls and procedures in operation within Unilever. They have also considered the effectiveness of any remedial actions taken for the year covered by this report and up to the date of its approval by the Boards.

Details of the activities of the Audit Committee in relation to this can be found in the Report of the Audit Committee on pages 53 to 55.

Further statements on compliance with the specific risk management and control requirements in the Dutch Corporate Governance Code, the UK Corporate Governance Code, the US Securities Exchange Act (1934) and the Sarbanes-Oxley (2002) Act can be found on pages 47, 48 and 50.

PRINCIPAL RISK FACTORS

Our business is subject to risks and uncertainties. On the following pages we have identified the risks that we regard as the most relevant to our business. There may be other risks which are unknown to Unilever or which are currently believed to be immaterial. We have also commented below on certain mitigating actions that we believe help us to

manage these risks. However, we may not be successful in deploying some or all of these mitigating actions. If the circumstances in these risks occur or are not successfully mitigated, our cash flow, operating results, financial position, business and reputation could be materially adversely affected. In addition risks and uncertainties could cause actual results to vary from those described, which may include forward-looking statements, or could impact on our ability to meet our targets or be detrimental to our profitability or reputation.

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RISKS CONTINUED

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RISKS CONTINUED

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This Strategic Report has been approved by the Boards and signed on their behalf by Tonia Lovell Group Secretary

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BIOGRAPHIES

LAURA CHA

BOARD OF DIRECTORS

MICHAEL TRESCHOW Chairman	KEES STORM Vice-Chairman and Senior	PAUL POLMAN Chief Executive Officer	JEAN-MARC HUËT Chief Financial Officer
	Independent Director	Executive Director	Executive Director
Nationality Swedish Age 70	Nationality Dutch Age 71 Appointed May 2006	Nationality Dutch Age 57 Appointed CEO January	Nationality Dutch Age 44 Appointed CFO February
Appointed Chairman May 2007	Committee membership:	2009 Appointed Director	2010 Appointed Director May
Committee membership:	Nominating & Corporate Governance [Chairman],	October 2008 Key areas of prior	2010 Key areas of prior
Nominating & Corporate Governance,	Compensation & Management Resources	experience:	experience:
Compensation & Management Resources	Key areas of prior	Finance, consumer, sales & marketing	Finance, consumer
	experience: Finance		Current external
Key areas of prior	Current external	Current external	appointments:
experience: Consumer, science &	appointments:	appointments:	Non avacutiva director
*	Chairman	Discotor The Common	Non-executive director, Delta
technology	Chairman, supervisory board, KLM Royal Dutch	Director, The Consumer Goods Forum. UK Business	Topco Limited
Current external	Airlines N.V. Member,	Ambassador. Non-executive	.
appointments:	supervisory board, AEGON	director, The Dow	Previous relevant
Non-executive director, ABB		Chemical Company.	experience:
Group. Member of the	Anheuser-Busch InBev S.A.	-	E
Eli Lilly and Company	Board member, Baxter	Council for Sustainable	Executive vice-president and chief financial officer,
Eli Lilly and Company	International, Inc. Vice-chairman, supervisory	Development	Bristol-Myers Squibb
Previous relevant	board, Pon Holdings B.V.	Previous relevant	Company. Non-executive
experience:		experience:	director, Mead Johnson
P	Previous relevant		Nutrition. Chief financial
Chairman,	experience:	Procter & Gamble Co.,	officer, Royal Numico NV.
Telefonaktiebolaget L M	Chairman, executive board,	group president Europe and	Investment Banking,
Ericsson; AB Electrolux,	AEGON N.V.	officer, Procter & Gamble	Goldman Sachs
Confederation of Swedish		Co Chief financial officer,	International. Clement
Enterprise; Dometic Group.		Nestlé S.A Director, Alcon	Trading
Chief executive officer, AB		Inc	
Electrolux, Atlas Copco AB			

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ANN FUDGE

CHARLES GOLDEN

PROFESSOR LOUISE

FRESCO

	Edgar Filing: UNILE	VER PLC - Form 6-K	
Non-Executive Director	Non-Executive Director	Non-Executive Director	Non-Executive Director
Nationality Chinese Age 64 Appointed May 2013 Committee membership: Corporate Responsibility	Nationality Dutch Age 62 Appointed May 2009 Committee membership:	Nationality American Age 62 Appointed May 2009 Committee membership:	Nationality American Age 67 Appointed May 2006 Committee membership:
Key areas of prior experience:	Corporate Responsibility [Chairman]	Compensation & Management Resources	Corporate Responsibility Key areas of prior
Finance, government, legal & regulatory affairs	Key areas of prior experience:	Key areas of prior experience:	experience: Finance Current external appointments:
Current external	Science & technology, academia	Consumer, sales & marketing	Non-executive director,
appointments: Independent non-executive	Current external appointments:	Current external appointments:	Indiana University Health; Hill-Rom Holdings; Eaton Corporation and the Lilly
director, HSBC Holdings plc and China Telecom Corporation Limited. Non-executive deputy	Professor of international development and sustainability, University of	Non-executive director, Infosys;	Endowment. Member of finance committee, Indianapolis Museum of Art
chairman, The Hongkong and Shanghai Banking Corporation. Senior	Amsterdam. Supervisory director, RABO Bank. Member, Social and	Novartis AG; General Electric Co. Chairman, US Programs Advisory Panel of	Previous relevant experience:
international advisor, Foundation Asset Management AB	Economic Council of the Netherlands	Gates Foundation. Member, Foreign Affairs Policy Board, US State	Executive vice-president, chief financial officer and director,
Previous relevant experience:	Previous relevant experience: Assistant director-general for agriculture, Agriculture	Department Previous relevant experience:	Eli Lilly and Company
Securities and Futures Commission, Hong Kong. China Securities Regulatory Commission	Department of the UN s Food and Agriculture	Non-executive director, Buzzient Inc. Chairman and chief executive officer,	
DR BYRON GROTE	MARY MA	Young & Rubicam HIXONIA NYASULU	SIR MALCOLM RIFKIND
Non-Executive Director	Non-Executive Director	Non-Executive Director	Non-Executive Director
Nationality American/British Age 65 Appointed May 2006 Committee membership:	Nationality Chinese Age 61 Appointed May 2013 Committee membership:	Nationality South African Age 59 Appointed May 2007	Nationality British Age 67 Appointed May 2010 Committee membership: Nominating & Corporate
Audit (Chairman)	Audit Key areas of prior experience:	Committee membership: Audit Key areas of prior	Governance Key areas of prior
Key areas of prior experience: Finance	Finance, consumer, science & technology	experience:	experience:

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& technology

Current external

	Edgar Filing: UNILEVER PLC - Form 6-K		
appointments:	Current external appointments:	Marketing, strategy, emerging markets	
Non-executive director,			
Anglo American plc	Chairman, Boyu Capital. Independent non-executive	Current external appointments:	
Previous relevant	director, Lenovo Group		
experience: Chief	Limited. Non-executive	Beneficiary, Sequel	
financial officer, BP plc.	director, Wumart Stores;	Property Investments	
Member, UK Business,	Securities and Futures		
Government Forum on Tax	Commission in Hong Kong;		
and Globalisation.	Stelux Holdings	experience:	
Vice-chairman, UK	International Limited		
Government s Public Service		Chairman, Sasol Ltd.	
Productivity Panel	Previous relevant	Director, Sasol Oil [PTY]	
	experience:	Ltd. Deputy chairman, Nedbank Limited.	
	Non-executive director,	Non-executive director,	
	Standard Chartered Bank	AVI Ltd; Anglo Platinum	
	[Hong Kong] Limited.	Member; JP Morgan	
	Partner, TPG Capital.	Advisory Board	
	Co-chairman, TPG China		
JOHN RISHTON	PAUL WALSH		
Non-Executive Director	Non-Executive Director		
Nationality British Age 55	Nationality British Age 58		
Appointed May 2013	Appointed May 2009		
Committee membership:	Committee membership:		
Audit	Compensation		
Key areas of prior			
experience:	& Management Resources [Chairman]		
Finance, sales & marketing	Key areas of prior		
	experience: Finance,		
Current external	consumer, sales &		
appointments:	marketing		
••	Current external		
Chief executive officer,	appointments:		
Rolls-Royce Holdings plc			
· · · · · · · · · · · · · · · · · · ·	Advisor, Diageo plc.		
Previous relevant	Chairman, Compass Group		
experience:	plc. Non-executive director,		
•	FedEx Corporation Inc.;		
Chief executive officer,	Avanti Communications		
president and chief financial	Group plc. Adviser,		
001 75 1 1 1 1 1 1 1 1 1 1 1 1			

officer, Royal Ahold N.V.

Non-executive director, ICA

AB and Allied Domecq plc.

Chief financial officer, British Airways plc Government, legal and regulatory affairs

Current external appointments:

Non-executive director, Adam Smith International

Previous relevant experience:

Queen s Counsel. Served in Cabinets of Margaret Thatcher and John Major, last position being that of Foreign Secretary

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Department of Energy and

Climate Change

experience:

Previous relevant

Chief executive officer, Diageo plc. Non-executive director, Centrica plc

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Board member, Synergos

UNILEVER LEADERSHIP EXECUTIVE (ULE)

FOR PAUL POLMAN AND JEAN-MARC HUËT SEE PAGE 40

	,		
DOUG BAILLIE	PROFESSOR GENEVIÈVE BERGER	DAVID BLANCHARD	KEVIN HAVELOCK
Chief HR Officer		Chief Category R&D	Refreshment
	Chief Science Officer	Officer	
Nationality British Age	Nationality French Age 59	Nationality British Age	Nationality British Age
58	Appointed to ULE July 2008	49	56
Appointed Chief HR	Previous posts include:	Appointed to ULE	Appointed to ULE
Officer in	Non-executive director, Smith &	February 2013.	November 2011.
	Nephew plc 2010-2012. Chairman of	Joined Unilever 1986	Joined Unilever 1985
February 2011	the Health Advisory Board for the		
	European Commission. Professor at	-	Previous Unilever posts
Appointed to ULE as	the University of Paris and La	include:	include:
President	Pitié-Salpêtrière Teaching Hospital.		
of Western Europe in	Director general of the French Centre		•
May 2008.	National de la Recherche Scientifique		Arabia and President
		Development. Chairman	Unilever USA
Joined Unilever 1978	Current external appointments:	of Unilever Canada Inc.	
Previous Unilever posts		SVP Marketing	
include:	Non-executive director,	Operations Foods	
		America. VP R&D for	
Chief executive officer	AstraZeneca PLC	Global Dressings.	
Hindustan Unilever		Director of Product	
Limited; Group		Development for	
Vice-President South		Margarine and Spreads	
Asia 2006; Group			
Vice-President, Africa,			
Middle East & Turkey			
2005			
Current external appointments:			

	_aga: :g: o: :	20 10011	
ALAN JOPE	KEES KRUYTHOFF	DAVE LEWIS	HARISH MANWANI
Russia, Africa and Middle East	North America	Personal Care	Chief Operating Officer
Nationality British Age	Nationality Dutch Age 45	Nationality British Age	Nationality Indian Age
49 Appointed to ULE November 2011.	Appointed to ULE November 2011. Joined Unilever 1993	Appointed to ULE May 2010.	Appointed Chief Operating Officer in
Joined Unilever 1985	Previous Unilever posts include:	Joined Unilever 1987	September 2011
Previous Unilever posts	Executive Vice-President Brazil		•
include:	2008. Chairman of Unilever Foods South Africa 2004. Member of the	Previous Unilever posts include:	Appointed to ULE April 2005 as President Asia
Chairman of Unilever Greater China. Global Category Leader for SCC	board of Unilever Bestfoods Asia 2002	President, Americas. Chairman, Unilever UK	Africa. Joined Unilever 1976.
and Dressings. Chief Operating Officer and	Current external appointments:	and Ireland. Managing Director, UK home and	Previous Unilever posts include:
subsequently President of Unilever s combined	Member of the Worldwide board of directors, Enactus. Board member,	personal care business. Senior Vice-President for	President Asia, Africa,
Home and Personal Care business in North	USA Grocery Manufacturing Association. Board member of the	Home and Personal Care, Central and Eastern	Central & Eastern Europe 2008. Group
America	Jackie Robinson Foundation	Europe;	President, Home and Personal Care, North
		Current external appointments:	America 2004
		Non-executive director, British Sky Broadcasting	Current external appointments:
		Group PLC	Non-executive director, Whirlpool Corporation;
			Pearson plc and
			Singapore Economic Development Board
NITIN PARANJPE	ANTOINE DE SAINT-AFFRIQUE	PIER LUIGI SIGISMONDI	RITVA SOTAMAA
Home Care	Foods	Chief Commles Chair	Chief Legal Officer
		Chief Supply Chain Officer	
Nationality Indian Age 50	Nationality French Age 49 Appointed to ULE November 2011.	Nationality Italian Age 48	Nationality Finnish Age 50
Appointed to ULE October 2013. Joined	First joined Unilever 1989 until 1997;	Appointed to ULE September 2009	Appointed to ULE February 2013
Unilever 1987	re-joined Unilever 2000	Previous posts include: Vice-President of	Previous posts include: General Counsel for
-	Previous Unilever posts include:	Operations and R&D,	Siemens AG, Siemens
include:	Executive Vice-President Skin category. Executive Vice-President	Nestlé Mexico. Nestlé S.A. 2002 - 2005. Vice-President of	Healthcare. Various posts at General Electric Company, GE Healthcare

Chief Executive Officer, Hindustan Unilever Limited and Executive Vice-President, South Asia. Executive Director, Home & Personal Care, India. Vice-President, Home Care. Category Head (Fabric Wash) and Regional Brand Director, Laundry and Household Cleaning, Asia

Unilever Central & Eastern Europe

Current external appointments:

Conseiller du Commerce Extérieur de appointments: la France. Non-executive director,

Essilor International

Operations for A T

Kearney

Current external

Independent supervisory board member, Rexel

(the most recent being General Counsel, GE Healthcare Systems). General Counsel, Instrumentarium Corporation

KEITH WEED

JAN ZIJDERVELD

Chief Marketing and

Europe

Communication Officer

Nationality British **Age**

Appointed to ULE April **Appointed to ULE** February 2011.

2010.

Joined Unilever 1988

Nationality Dutch Age 49

Joined Unilever 1983

Previous Unilever posts include:

Previous Unilever posts

include:

Executive Vice-President South East Asia and Australasia. Chairman of Executive Vice-President Unilever Middle East North Africa. Chairman of Nordic ice cream business

for Global Home Care & Hygiene; Chairman of Lever Fabergé; SVP Hair

and Oral Care

Current external appointments:

Current external appointments:

Non-executive director,

Sun Products

Industry Board

Corporation. Board member, Business in the **Community International** Board, World Economic Forum Consumer

Board member, AIM,

FoodDrinkEurope, Pepsi/Unilever Lipton JV. Board member and co-chair, ECR Europe (Efficient

Consumer Response)

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CORPORATE

GOVERNANCE

ABOUT UNILEVER

Since 1930 when the Unilever Group was formed, Unilever N.V. (NV) and Unilever PLC (PLC), together with their group companies, have operated as nearly as practicable as a single economic entity. This is achieved by a series of agreements between NV and PLC (the Foundation Agreements, further described on page 47), together with special provisions in the Articles of Association of NV and PLC.

Each NV ordinary share represents the same underlying economic interest in the Unilever Group as each PLC ordinary share. However, NV and PLC remain separate legal entities with different shareholder constituencies and separate stock exchange listings. Shareholders cannot convert or exchange the shares of one for the shares of the other. Shares in Unilever group companies may ultimately be held wholly by either NV or PLC or by the two companies in varying proportions.

NV and PLC have the same Directors, adopt the same accounting principles and pay dividends to their respective shareholders on an equalised basis. NV and PLC and their group companies constitute a single reporting entity for the purposes of presenting consolidated accounts. Accordingly, the accounts of the Unilever Group are presented by both NV and PLC as their respective consolidated accounts.

Unilever is subject to various corporate governance requirements and best practice codes, the most relevant being those in the Netherlands, the UK and the US. We conduct our operations in accordance with internationally accepted principles of good governance and best practice, whilst ensuring compliance with the corporate governance requirements applicable in the countries in which we operate.

NV and PLC are holding and service companies and the business activity of Unilever is carried out by their subsidiaries around the world.

THE BOARDS

It has always been a requirement of Unilever that the same people be on the Boards of the two parent companies. This guarantees that all matters are considered by the Boards as a single intellect, reaching the same conclusions on the same set of facts save where specific local factors apply. It is essential that in reaching the same decisions the NV and PLC Boards identify and resolve any potential conflicts of interest between NV and PLC.

The Boards are one-tier boards, comprising Executive Directors and, in a majority, Non-Executive Directors. The Boards have ultimate responsibility for the management, general affairs, direction, performance and long-term success of our business as a whole. The responsibility of the Directors is collective, taking into account their respective roles as Executive Directors and Non-Executive Directors.

The Boards have, with the exception of certain matters which are reserved for them, delegated the operational running of the Group to the Chief Executive Officer (CEO). The CEO is responsible to the Boards and is able to delegate any of his powers and discretions. Matters reserved for the Boards include structural and constitutional matters, corporate governance, approval of dividends, approval of overall strategy for the Group and approval of significant transactions

or arrangements in relation to mergers, acquisitions, joint ventures and disposals, capital expenditure, contracts, litigation, financing and pensions.

Further details of how our Boards effectively operate as one Board, govern themselves and delegate their authorities are set out in the document entitled The Governance of Unilever, which can be found at

www.unilever.com/investorrelations/corp_governance.

A list of our current Directors and the dates of their appointment is set out on page 40.

ROLES AND RESPONSIBILITIES

The Non-Executive Directors share responsibility, together with the Executive Directors, for the execution of the Boards duties.

CHAIRMAN

Unilever has a Non-Executive Chairman and a CEO. There is a clear division of responsibilities between their roles.

The Chairman is primarily responsible for leadership of the Boards and ensuring their effectiveness. The Chairman sets the Boards agenda, ensures the Directors receive accurate, timely and clear information, promotes effective relationships and open communication between the Executive and Non-Executive Directors and maintains effective communication with major shareholders. With the Group Secretary, the Chairman will take the lead in providing a properly constructed induction programme for new Directors that is comprehensive, formal and tailored.

VICE-CHAIRMAN/SENIOR INDEPENDENT DIRECTOR

The Vice Chairman/Senior Independent Director serves as an intermediary for the other Directors when necessary. He is also a point of contact for shareholders if they have concerns which cannot be resolved through the Chairman or the Executive Directors.

NON-EXECUTIVE DIRECTORS

The role of Non-Executive Directors is essentially supervisory and their key responsibilities are:

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supervision of, and advice to, the CEO; developing strategy with the CEO; scrutiny of performance of the business and the CEO; oversight of risks and controls; reporting of performance; remuneration of and succession planning for Executive Directors; and governance and compliance.
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CEO

The CEO has the authority to determine which duties regarding the operational management of NV and PLC and their business enterprises will be carried out under his responsibility, by one or more Executive Directors or by one or more other persons. This provides a basis for the Unilever Leadership Executive (ULE) that is chaired by and reports to the CEO. For ULE members biographies see page 41.

EXECUTIVE DIRECTORS

During 2013, Unilever continued to have two Executive Directors, the CEO and Chief Financial Officer (CFO), who are also members of the ULE and are full-time employees of Unilever.

GROUP SECRETARY

The Group Secretary is available to advise all Directors on matters relating to the governance of the Group and ensures compliance with Board procedures. The Group Secretary is Tonia Lovell.

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APPOINTMENT OF DIRECTORS

In seeking to ensure that NV and PLC have the same Directors, the Articles of Association of NV and PLC contain provisions which are designed to ensure that both NV and PLC shareholders are presented with the same candidates for election as Directors. Anyone being elected as a Director of NV must also be elected as a Director of PLC and vice versa. Therefore, if an individual fails to be elected to both companies he or she will be unable to take his or her place on either Board. These provisions of the Articles cannot be changed without the permission, in the case of NV, of the holders of the special ordinary shares numbered 1 to 2,400 inclusive and, in the case of PLC, of the holders of PLC s deferred stock. The NV special ordinary shares may only be transferred to one or more other holders of such shares. The joint holders of both the NV special ordinary shares and the PLC deferred stock are N.V. Elma and United Holdings Limited, which are joint subsidiaries of NV and PLC. The Boards of N.V. Elma and United Holdings Limited comprise the members of the Nominating and Corporate Governance Committee (NCGC).

The Non-Executive Directors are chosen individually for their broad and relevant experience and international outlook, as well as for their independence. The profile set by the Boards for the Non-Executive Directors (which can be found in The Governance of Unilever) provides guiding principles for the composition of the Boards in line with the recommendations of applicable governance regulations and best practice, and takes into account the balance of skills, diversity, knowledge and experience on the Boards. The schedule used for orderly succession planning can be found on our website at www.unilever.com/investorrelations/corp_governance.

In consultation with the NCGC, the Boards review both the adequacy of succession planning processes and succession planning itself at both Board and ULE level. Details of the current Non-Executive Directors various appointments can be found in their biographies on page 40.

CHANGES TO THE BOARD

During 2013 the NCGC engaged the services of an executive search agency to assist with the recruitment of new Non-Executive Directors. Russell Reynolds Associates, who also assist in the recruitment of senior executives as appropriate, employed a rigorous search process, by firstly gaining a thorough understanding of the strategic goals of Unilever, the specific leadership roles and competencies needed to meet those goals, and the culture of our organisation, in which to identify potential candidates. As a result of this, Laura Cha, Mary Ma and John Rishton were appointed to the Boards as Non-Executive Directors at the 2013 AGMs. Sunil B Mittal retired as a Non-Executive Director at the 2013 AGMs.

TENURE

Non-Executive Directors normally serve for a maximum of nine years. Executive Directors stop holding executive office on ceasing to be Directors.

All existing Executive and Non-Executive Directors, unless they are retiring, submit themselves for evaluation by the NCGC every year. Based on the evaluation of the Boards, its Committees and the continued good performance of individual Directors, the NCGC recommends to each Board a list of candidates for nomination/ re-election at the

AGMs of both NV and PLC. In addition, shareholders are able to nominate Directors. To do so they must put a resolution to both AGMs in line with local requirements. Directors are appointed by shareholders by a simple majority vote at the AGMs.

BOARD INDUCTION, TRAINING AND SUPPORT

Upon election, Directors receive a comprehensive Directors Information Pack and are briefed thoroughly on their responsibilities and the business with a tailored induction programme. The Chairman ensures that ongoing training is provided for Directors by way of site visits, presentations and circulated updates at Board and Board Committee meetings on, among other things, Unilever s business, environmental, social and corporate governance, regulatory developments and investor relations matters. In 2013 the Board knowledge sessions were on building and protecting Unilever s brands, talent and leadership development initiatives and our Treasury function.

A procedure is in place to enable Directors, if they so wish, to seek independent advice at Unilever s expense.

BOARD MEETINGS

A minimum of five face-to-face meetings are planned throughout the calendar year to consider, for example, the half-year and full-year results announcements of the Group and the Annual Report and Accounts. Other Board meetings and telephone conferences are held to discuss matters that arise as well as Group strategic issues.

During the year the Boards will consider important corporate events and actions, such as:

developing and approval of the overall strategy;
oversight of the performance of the business;
review of risks and controls;
authorisation of major transactions;
declaration of dividends;
convening of shareholders meetings;
nominations for Board appointments;
approval of Directors remuneration policy;
review of the functioning of the Boards and their Committees; and
review of corporate responsibility and sustainability, in particular the Unilever Sustainable Living Plan.

Our risk management approach and associated systems of internal control are of utmost importance to the Boards and are described further on pages 34 to 39.

Meetings of the Boards may be held either in London or Rotterdam or such other locations as the Boards think fit, with one or two off-site Board meetings a year. In 2013, off-site Board meetings were held in Unilever s international management centre in Four Acres, UK; New York, US; and Barcelona, Spain.

In these locations the Boards learnt more about the talent and leadership development initiatives within the Group, Unilever s innovation process, risk management and the competitive environment. Visits such as these allow the Non-Executive Directors to meet senior managers around Unilever s global business and in turn allow them to gain a deeper understanding of the business.

NON-EXECUTIVE DIRECTOR MEETINGS

The Non-Executive Directors meet as a group, without the Executive Directors present, to consider specific agenda items set by them, usually four or five times a year. In 2013 they met five times. The Chairman, or in his absence the Vice-Chairman/Senior Independent Director, presides over such meetings.

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CORPORATE GOVERNANCE CONTINUED

ATTENDANCE

The following table shows the attendance of Directors at Board meetings for the year ended 31 December 2013. If Directors are unable to attend a Board meeting they have the opportunity beforehand to discuss any agenda items with the Chairman. Attendance is expressed as the number of meetings attended out of the number eligible to be attended.

	Main Board
Michael Treschow ^(a)	7/7
Kees Storm ^(b)	7/7
Paul Polman ^(c)	7/7
Jean-Marc Huët ^(c)	7/7
Laura Cha ^(d)	4/4
Louise Fresco	7/7
Ann Fudge	6/7
Charles Golden	6/7
Byron Grote	7/7
Mary Ma ^(d)	4/4
Sunil B Mittal ^(e)	2/3
Hixonia Nyasulu	6/7
Sir Malcolm Rifkind	7/7
John Rishton ^(d)	3 / 4
Paul Walsh	7/7
(a) Chairman	

- (b) Vice-Chairman/Senior Independent Director
- (c) Executive Director
- (d) Appointed to the Boards on 15 May 2013
- (e) Retired from the Boards on 15 May 2013

BOARD EVALUATION

Unilever s Chairman leads the process whereby the Boards formally assess their own performance with the aim of helping to improve the effectiveness of the Boards and their Committees.

The evaluation process consists of an internal exercise performed annually with an independent third-party evaluation carried out at least once every three years.

In 2012 we engaged an independent governance specialist to advise on our internal evaluation process and help create three full and confidential online evaluation questionnaires on our Boards, CEO and Chairman for all Directors to complete. The detailed Board questionnaire invites comments on a number of key areas including Board responsibility, operations, effectiveness, training and knowledge. The online questionnaires were used again in 2013.

In addition, each year the Chairman conducts a process of evaluating the performance and contribution of each Director which includes a one-to-one performance and feedback discussion with each Director. The evaluation of the performance of the Chairman is led by the Vice-Chairman/Senior Independent Director and the Chairman leads the evaluation of the CEO, both using bespoke questionnaires. Committees of the Boards evaluate themselves annually under supervision of their respective chairmen taking into account the views of respective Committee members and the Boards.

ONGOING EVALUATION

In the table below we report on the key actions agreed by the Boards in the last three evaluations, in order to provide a meaningful assessment of the challenges the Boards face as they evolve.

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INDEPENDENCE AND CONFLICTS

As the Non-Executive Directors make up the Committees of the Boards, it is important that they can be considered to be independent.

The Boards have conducted a thorough review of the Non-Executive Directors , and their related or connected persons , relevant relationships referencing the criteria set out in The Governance of Unilever which is derived from the relevant best practice guidelines in the Netherlands, UK and US. The Boards currently consider all our Non-Executive Directors to be independent of Unilever.

None of our Non-Executive Directors, Executive Directors or other key management personnel are elected or appointed under any arrangement or understanding with any major shareholder, customer, supplier or otherwise. There are no family relationships between any of our Executive Directors, members of the ULE or Non-Executive Directors.

We attach special importance to avoiding conflicts of interest between NV and PLC and their Directors. The Boards are responsible for ensuring that there are rules in place to avoid conflicts of interest by Board members. Conflicts of interest are understood not to include transactions and other activities between companies in the Unilever Group.

Authorisation of situational conflicts is given by the Boards to the relevant Director. The authorisation includes conditions relating to keeping Unilever information confidential and to the Director s exclusion from receiving and discussing relevant information at Board meetings. Situational conflicts are reviewed annually by the Boards as part of the determination of Director independence. In between those reviews Directors have a duty to inform the Boards of any relevant changes to the situation. A Director may not vote on, or be counted in a quorum in relation to, any resolution of the Boards in respect of any situation in which he or she has a conflict of interest. The procedures that Unilever has put in place to deal with conflicts of interest have operated effectively.

OUTSIDE APPOINTMENTS

Unilever recognises the benefit to the individual and to the Group of involvement by Unilever senior executives acting as directors of other companies outside the Unilever Group, broadening their experience and knowledge. For our Executive Directors, the number of outside directorships of listed companies is generally limited to one per individual and, in the case of publicly listed companies approval, is required from the Chairman. Outside directorships must not involve an excessive commitment or conflict of interest. Fees paid in connection with an outside directorship may be retained by the individual, reflecting that any outside directorship is the responsibility of the individual and that Unilever takes no responsibility in this regard.

INDEMNIFICATION

The terms of NV Directors indemnification are provided for in NV s Articles of Association. The power to indemnify PLC Directors is provided for in PLC s Articles of Association and deeds of indemnity have been issued to all PLC Directors. Appropriate qualifying third-party Directors and Officers liability insurance was in place for all Unilever

Directors throughout 2013 and is currently in force.

In addition, PLC provides indemnities (including, where applicable, a qualifying pension scheme indemnity provision) to the Directors of three subsidiaries which each act as trustee of a Unilever UK pension fund. Appropriate trustee liability insurance is also in place.

BORROWING POWERS

The borrowing powers of NV Directors on behalf of NV are not limited by the Articles of Association of NV. PLC Directors have the power to borrow on behalf of PLC up to three times the PLC proportion of the adjusted capital and reserves of the Unilever Group, as defined in PLC s Articles of Association, without the approval of shareholders (by way of an ordinary resolution).

BOARD COMMITTEES

The Boards have established four Board Committees: the Audit Committee, the Compensation and Management Resources Committee, the Corporate Responsibility Committee and the Nominating and Corporate Governance Committee, all formally set up by Board resolutions with defined terms of reference which are contained within The Governance of Unilever which is available at

www.unilever.com/investorrelations/corp_governance.

The Committees are solely made up of Non-Executive Directors, report regularly to the Boards and their actions are regularly monitored by the Boards. All Committees are provided with sufficient resources to undertake their duties.

The reports of each Committee can be found on pages 53 to 83. Attendance tables can be found within each Committee Report. If Directors are unable to attend a Committee meeting, they have the opportunity beforehand to discuss any agenda items with the chairman of the meeting.

MANAGEMENT COMMITTEE DISCLOSURE COMMITTEE

The Boards have set up, through the CEO, a Disclosure Committee which is responsible for helping the Boards ensure that financial and other information required to be disclosed publicly is disclosed in a timely manner and that the information disclosed is complete and accurate in all material aspects.

The Committee comprises the Controller (Chairman), the Chief Legal Officer, the Group Secretary, the Group Treasurer and the NV and PLC Deputy Secretaries.

OUR SHAREHOLDERS

SHAREHOLDER MATTERS

SHAREHOLDER AND STAKEHOLDER ENGAGEMENT

Unilever values open, constructive and effective communication with our shareholders. The CFO has lead responsibility for investor relations, with the active involvement of the CEO. They are supported by our Investor Relations department which organises presentations for analysts and investors. Such presentations are generally made available on our website. Briefings on quarterly results are given via teleconference and are accessible by telephone or via our website. For further information visit our website at www.unilever.com/investorrelations.

The Boards are briefed on reactions to the announcement of the Group's quarterly results. They, or the relevant Board Committee, are briefed on any issues raised by shareholders that are relevant to their responsibilities. Our shareholders can raise issues directly with the Chairman and, if appropriate, the Vice-Chairman/Senior Independent Director. In 2013 the Chairman continued with his practice and met with a number of investors and industry representatives to answer their questions and to gain a better understanding of their policies on governance and voting.

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CORPORATE GOVERNANCE CONTINUED

Both NV and PLC communicate with their respective shareholders at the AGMs as well as responding to their questions and enquiries during the course of the year. We take the views of our shareholders into account and, in accordance with all applicable legislation and regulations, may consult them in an appropriate way before putting proposals to our AGMs.

GENERAL MEETINGS

At the AGMs, a review is given of the progress of the business over the last year and there is a discussion of current issues. Shareholders are encouraged to attend the meetings and ask questions, and the question and answer sessions form an important part of the meetings. The business generally conducted includes approval/adoption of the Annual Report and Accounts, appointment of Directors, appointment of external auditors, and authorisation for the Boards to allot and repurchase shares.

General Meetings of NV and PLC are held at times and places decided by our Boards. NV meetings are normally held in Rotterdam and PLC meetings are normally held in London. As in 2012, the 2013 AGMs of NV and PLC were held on the same day. The CEO and Chairman attended both meetings in person, with half the Board members present attending in person in Rotterdam and the other half in person in London and a satellite link between the two venues to facilitate Directors—attendance at both meetings. The same format will be followed for the 2014 AGMs.

The external auditors are welcomed to the AGMs and they are entitled to address the meetings.

VOTING RIGHTS

NV shareholders can cast one vote for each 0.16 nominal capital that they hold. This means that they can cast one vote for each NV ordinary share or NV New York Registry Share. Shareholders can vote in person or by proxy. Similar arrangements apply to holders of depositary receipts issued for NV shares and the holders of NV preference shares. PLC shareholders can cast one vote for each 3¹/₉p nominal capital that they hold. This means shareholders can cast one vote for each PLC ordinary share or PLC American Depositary Receipt of shares.

The Trustees of the PLC employee share trusts may vote or abstain in any way they think fit and in doing so may take into account both financial and non-financial interests of the beneficiaries of the employee share trusts or their dependants. Historically the Trustees tend not to exercise this right.

More information on the exercise of voting rights can be found in NV s and PLC s Articles of Association and in the respective Notices of Meetings which can be found on our website at www.unilever.com/agm.

SHAREHOLDER PROPOSED RESOLUTIONS

Shareholders of NV may propose resolutions if they individually or together hold at least 1% of NV s issued capital in the form of shares or depositary receipts for shares. Shareholders who together represent at least 10% of the issued capital of NV can also requisition Extraordinary General Meetings to deal with specific resolutions.

Shareholders of PLC who together hold shares representing at least 5% of the total voting rights of PLC, or 100 shareholders who hold on average £100 each in nominal value of PLC share capital, can require PLC to propose a resolution at a General Meeting. PLC shareholders holding in aggregate 5% of the issued PLC ordinary shares are able to convene a General Meeting of PLC.

REQUIRED MAJORITIES

Resolutions are usually adopted at NV and PLC shareholder meetings by an absolute majority of votes cast, unless there are other requirements under the applicable laws or NV s or PLC s Articles of Association. For example, there are special requirements for resolutions relating to the alteration of the Articles of Association, the liquidation of NV or PLC and the alteration of the Equalisation Agreement.

A proposal to alter the Articles of Association of NV can only be made by the Board of NV. A proposal to alter the Articles of Association of PLC can be made either by the Board of PLC or by approval of shareholders by special resolution in accordance with the UK Companies Act 2006. Unless expressly specified to the contrary in the Articles of Association of PLC, PLC s Articles of Association may be amended by a special resolution. Proposals to alter the provisions in the Articles of Association of NV and PLC respectively relating to the unity of management require the prior approval of meetings of the holders of the NV special ordinary shares and the PLC deferred stock. The Articles of Association of both NV and PLC can be found on our website at www.unilever.com/investorrelations/corp_governance.

RIGHT TO HOLD SHARES

Unilever s constitutional documents place no limitations on the right to hold NV and PLC shares. There are no limitations on the right to hold or exercise voting rights on the ordinary shares of NV and PLC imposed by Dutch or English law.

ELECTRONIC COMMUNICATION

Shareholders of NV and PLC can electronically appoint a proxy to vote on their behalf at the respective AGM. Shareholders of PLC can also choose to receive electronic notification that the Annual Report and Accounts and Notice of AGMs have been published on our website, instead of receiving printed copies.

SHARE CAPITAL MATTERS

MARGARINE UNION (1930) LIMITED: CONVERSION RIGHTS

The first Viscount Leverhulme was the founder of the company which became PLC. When he died in 1925, he left in his will a large number of PLC shares in various trusts.

When the will trusts were varied in 1983, the interests of the beneficiaries of his will were also preserved. Four classes of special shares were created in Margarine Union (1930) Limited, a subsidiary of PLC. One of these classes can be converted at the end of the year 2038 into 70,875,000 PLC ordinary shares of $3^{1}/_{9}p$ each. As at 3 March 2014 this represents 5.4% of PLC s issued ordinary capital. This class of the special shares only has a right to dividends in specified circumstances, and no dividends have yet been paid.

FOUNDATION UNILEVER N.V. TRUST OFFICE

The Foundation Unilever N.V. Trust Office (Stichting Administratiekantoor Unilever N.V.) is a trust office with a board independent of Unilever. As part of its corporate objects, the Foundation issues depositary receipts in exchange for the NV ordinary shares and NV 7% preference shares. These depositary receipts are listed on Euronext

Amsterdam, as are the NV ordinary and 7% preference shares themselves.

Holders of depositary receipts can under all circumstances exchange their depositary receipts for the underlying shares (and vice versa) and are entitled to dividends and all economic benefits on the underlying shares held by the Foundation. There are no limitations on their voting rights, they can attend all General Meetings of NV, either personally or by proxy, and have the right to speak. The Foundation only votes shares that are not

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represented at a General Meeting. The Foundation votes in such a way as it deems to be in the interests of the holders of the depositary receipts. This voting policy is laid down in the Conditions of Administration that apply to the depositary receipts.

The Foundation s shareholding fluctuates daily. Its holdings on 3 March 2014 were 1,336,559,664 NV ordinary shares 77.94% and 9,776 NV 7% cumulative preference shares (33.71%).

The members of the board at the Foundation are Mr J H Schraven (chairman), Mr P P de Koning, Prof Emeritus Dr L Koopmans and Mr A A Olijslager. The Foundation reports periodically on its activities. Further information on the Foundation, including its Articles of Association and Conditions of Administration, can be found on its website at www.administratiekantoor-unilever.nl.

Unilever considers the arrangements of the Foundation appropriate and in the interests of NV and its shareholders given the size of the voting rights attached to the financing preference shares and the relatively low attendance of holders of ordinary shares at the General Meetings of NV.

Further information on the share capital of NV and PLC is given on pages 51 and 52.

OUR FOUNDATION AGREEMENTS

FOUNDATION AGREEMENTS

The Unilever Group is created and maintained by a series of agreements between the parent companies, NV and PLC, together with special provisions in their respective Articles of Association, which are together known as the Foundation Agreements. These agreements enable Unilever to achieve unity of management, operations, shareholders rights, purpose and mission. Further information on these agreements is provided below and in the document entitled The Governance of Unilever . This document, together with NV s and PLC s current Articles of Association, and the other Foundation Agreements can be found on our website at www.unilever.com/investorrelations/corp_governance.

NV s Articles of Association contain, among other things, the objects clause, which sets out the scope of activities that NV is authorised to undertake. They are drafted to give a wide scope and provide that the primary objectives are: to carry on business as a holding company; to manage any companies in which it has an interest; and to operate and carry into effect the Equalisation Agreement. At the 2010 PLC AGM, the shareholders agreed that the objects clause be removed from PLC s Articles of Association so that there are no restrictions on its objects.

EQUALISATION AGREEMENT

The Equalisation Agreement makes the economic position of the shareholders of NV and PLC, as far as possible, the same as if they held shares in a single company. The Equalisation Agreement regulates the mutual rights of the shareholders of NV and PLC. Under the Equalisation Agreement, NV and PLC must adopt the same financial periods and accounting policies.

THE DEED OF MUTUAL COVENANTS

The Deed of Mutual Covenants provides that NV and PLC and their respective subsidiary companies shall co-operate in every way for the purpose of maintaining a common operating policy. They shall exchange all relevant information about their respective businesses — the intention being to create and maintain a common operating platform for the Unilever Group throughout the world. The Deed also contains provisions for the allocation of assets between NV and PLC.

THE AGREEMENT FOR MUTUAL GUARANTEES OF BORROWING

Under the Agreement for Mutual Guarantees of Borrowing between NV and PLC, each company will, if asked by the other, guarantee the borrowings of the other. The two companies also jointly guarantee the borrowings of their subsidiaries. These arrangements are used, as a matter of financial policy, for certain significant public borrowings. They enable lenders to rely on our combined financial strength.

REQUIREMENTS AND COMPLIANCE

REQUIREMENTS AND COMPLIANCE GENERAL

Unilever is subject to corporate governance requirements (legislation, codes and/or standards) in the Netherlands, the UK and the US and in this section we report on our compliance against these.

Under the European Takeover Directive as implemented in the Netherlands and the UK, the UK Companies Act 2006 and rules of the US Securities and Exchange Commission, Unilever is required to provide information on contracts and other arrangements essential or material to the business of the Group. Other than the Foundation Agreements discussed above, we believe we do not have any such contracts or arrangements.

Our governance arrangements are designed and structured to promote and further the interests of our companies and our shareholders. The Boards, however, reserve the right, in cases where they decide such to be in the interests of the companies or our shareholders, to depart from that which is set out in the present and previous sections in relation to our corporate governance. Any such changes will be reported in future Annual Report and Accounts and, when necessary, through changes to the relevant documents published on our website. As appropriate, proposals for change will be put to our shareholders for approval.

REQUIREMENTS THE NETHERLANDS

NV complies with almost all of the principles and best practice provisions of the Dutch Corporate Governance Code (Dutch Code), a copy of which is available at www.commissiecorporategovernance.nl.

Unilever places a great deal of importance on corporate responsibility and sustainability as is evidenced by our vision to double the size of the Group while reducing our environmental footprint and increasing our positive social impact. Unilever is keen to ensure focus on key financial performance measures which we believe to be the drivers of shareholder value creation and relative total shareholder return. Unilever therefore believes that the interests of the business and shareholders are best served by linking our long-term share plans to the measures as described in the Directors Remuneration Report and has not included a non-financial performance indicator (Principle II.2 and bpp II.2.3).

RISK MANAGEMENT AND CONTROL

With regard to financial reporting risks, as advised by the Audit Committee (as described in its report on pages 53 to 55), the Boards believe that the risk management and control systems provide reasonable assurance that the financial

statements do not contain any errors of material importance and the risk management and control systems have worked properly in 2013 (bpp II.1.5).

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CORPORATE GOVERNANCE CONTINUED

The statements in the paragraph above are not statements in accordance with the requirements of Section 404 of the US Sarbanes-Oxley Act of 2002.

RETENTION PERIOD OF SHARES

The Dutch Code recommends that shares granted to Executive Directors must be retained for a period of at least five years (bpp II.2.5). Our remuneration policy requires Executive Directors to build and retain a personal shareholding in Unilever. In addition, the Compensation and Management Resources Committee approved that with effect from 1 January 2014 Executive Directors will be required to hold 100% of the shares needed to maintain their minimum shareholding requirement until 12 months after they leave Unilever and 50% of these shares for 24 months after they leave Unilever. The Boards believe that this is in line with the spirit of the Dutch Code.

SEVERANCE PAY

It is our policy to set the level of severance payments for Directors at no more than one year s salary, unless the Boards, on the recommendation of the Compensation and Management Resources Committee, find this manifestly unreasonable given circumstances or unless otherwise dictated by applicable law (bpp II.2.8).

FINANCING PREFERENCE SHARES

NV issued 6% and 7% cumulative preference shares between 1927 and 1964. Their voting rights are based on their nominal value, as prescribed by Dutch law. The Dutch Code recommends that the voting rights of any newly issued preference shares should be based on their economic value rather than on their nominal value (bpp IV.1.2). NV agrees with this principle but cannot unilaterally reduce voting rights of its outstanding preference shares.

ANTI-TAKEOVER CONSTRUCTIONS AND CONTROL OVER THE COMPANY

NV confirms that it has no anti-takeover constructions, in the sense of constructions that are intended solely, or primarily, to block future hostile public offers for its shares (bpp IV.3.11). Nor does NV have any constructions whose specific purpose is to prevent a bidder, after acquiring 75% of the capital, from appointing or dismissing members of the Board and subsequently altering the Articles of Association. The acquisition through a public offer of a majority of the shares in a company does not, under Dutch law, preclude the continued right of the board of the company to exercise its powers.

MEETINGS OF ANALYSTS AND PRESENTATIONS TO INVESTORS

We have extensive procedures for handling relations and communicating with shareholders, investors, analysts and the media (see also pages 45 and 46). The important presentations and meetings are conducted as far as practicable in accordance with the Dutch Code (bpp IV.3.1). Due to their large number and overlap in information, some of the less important ones are not announced in advance, made accessible to everyone or put on our website.

CORPORATE GOVERNANCE STATEMENT

NV is required to make a statement concerning corporate governance as referred to in article 2a of the decree on additional requirements for annual reports (Vaststellingsbesluit nadere voorschriften inhoud jaarverslag) with effect from 1 January 2010 (the Decree). The information required to be included in this corporate governance statement as described in articles 3, 3a and 3b of the Decree can be found in the following sections of this Annual Report and Accounts:

the information concerning compliance with the Dutch Code, as required by article 3 of the Decree, can be found under Corporate Governance within the section Requirements the Netherlands;

the information concerning Unilever s risk management and control frameworks relating to the financial reporting process, as required by article 3a(a) of the Decree, can be found under Risks on pages 34 to 39 and within the relevant sections under Corporate Governance;

the information regarding the functioning of NV $\,$ s General Meeting, and the authority and rights of NV $\,$ s shareholders, as required by article 3a(b) of the Decree, can be found within the relevant sections under $\,$ Corporate Governance $\,$;

the information regarding the composition and functioning of NV $\,$ s Board and its Committees, as required by article 3a(c) of the Decree, can be found within the relevant sections under $\,$ Corporate Governance $\,$; and the information concerning the inclusion of the information required by the decree Article 10 European Takeover Directive, as required by article 3b of the Decree, can be found within the relevant sections under $\,$ Corporate Governance $\,$.

REQUIREMENTS THE UNITED KINGDOM

PLC, being a company that is incorporated in the UK and listed on the London Stock Exchange, is required to state how it has applied the main principles and how far it has complied with the provisions set out in the 2012 UK Corporate Governance Code (UK Code), a copy of which is available at www.frc.org.uk. In 2013, PLC complied with all UK Code provisions.

RISK MANAGEMENT AND CONTROL

Our approach to risk management and systems of internal control is in line with the recommendations in the report on Internal Control Revised Guidance for Directors on the UK Combined Code (The Turnbull guidance). It is Unilever s practice to bring acquired companies within the Group s governance procedures as soon as is practicable and in any event by the end of the first full year of operation.

DIRECTORS REPORT OF PLC

For the purposes of the UK Companies Act 2006, the Directors Report of Unilever PLC for the year ended 31 December 2013 comprises this paragraph to the end of the first column on page 50 and the information contained on pages 40 (directors), 51 and 52 (share capital), 45 (director indemnities), 42 to 52 (corporate governance), 109 (dividends), 141 and 145 (post-balance sheet events) and 120 to 125 (treasury risk management). The information required to be given pursuant to Section 992 of the UK Companies Act 2006 is covered elsewhere in this Annual Report and Accounts.

The Directors Report has been drawn up and presented in accordance with and in reliance upon English company law and liabilities of the Directors in connection with that report shall be subject to the limitations and restrictions provided by such law.

Under the UK Companies Act 2006, a safe harbour limits the liability of Directors in respect of statements in and omissions from the Directors Report. Under English Law the Directors would be liable to Unilever (but not to any third-party) if the Directors Report contained errors as a result of recklessness or knowing misstatement or dishonest concealment of a material fact, but would not otherwise be liable.

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STRATEGIC REPORT

As it is entitled to do by the Companies Act 2006, the PLC Board has chosen to set out those matters required to be disclosed in the Directors Report which it considers to be of strategic importance to PLC in the Strategic Report (from the inside front cover to page 39), rather than here. These matters are: likely future developments in the business of PLC, PLC s position on environmental and sustainability matters, corporate responsibility and diversity, together with a description of its research and development activities and its risk management policies and objectives.

GREENHOUSE GAS (GHG) EMISSIONS

REDUCING OUR ENVIRONMENTAL IMPACTS

Reducing the impacts of our own manufacturing operations eco-efficiency is a long-standing element of our strategy to build a sustainable business. We first reported on our eco-efficiency in 1996 and have a clear track record of improvement. As part of our Unilever Sustainable Living Plan (USLP), we have set ambitious eco-efficiency targets which include carbon dioxide (CO₂) emissions from energy used in manufacturing as well as water and waste and targets for the new factories we are building. See page 20 and our online Unilever Sustainable Living Report (to be published at the end of April 2014) for further detail.

In line with the Companies Act 2006 (Strategic Report and Directors Report) Regulations 2013 our greenhouse gas performance is set out below. We have used the Greenhouse Gas (GHG) Protocol Corporate Accounting and Reporting Standard to calculate emissions of carbon dioxide from the combustion of fuels (Scope 1) and from purchased electricity, heat, steam and cooling (Scope 2). Carbon emission factors are used to convert energy used in manufacturing to emissions of CO₂. Carbon emission factors for fuels are provided by the Intergovernmental Panel on Climate Change (IPCC). Carbon emission factors for electricity reflect the country or sub-region where each manufacturing site is located and are provided by the International Energy Agency (IEA) and local regulatory authorities, for example the United States Environmental Protection Agency (US EPA). We have selected an intensity ratio based on production; this aligns our long-standing reporting of manufacturing performance.

The GHG data relates to emissions during the 12 month period 1 October 2012 to 30 September 2013. This period is different to that for which the remainder of the Directors Report is prepared (which is the calendar year 2013). As a result of adjusting our reporting period, we are able to deliver the complete data earlier, thereby allowing time for external assurance of the data.

EMISSIONS OF CO₂ FROM MANUFACTURING (TONNES),

1 OCTOBER 2012 TO 30 SEPTEMBER 2013

Scope 1
Scope 2
Total Scope 1 & 2
Intensity ratio
Emissions from biogenic fuels

1,013,690 tonnes CO₂
939,457 tonnes CO₂ **1,953,147 tonnes CO₂ 98.85 kg CO₂ per tonne of production**⁺
257,941 tonnes CO₂

Emissions data includes material sources of Scope 1 and 2 emissions that have been subject to external assurance, ie emissions of CO₂ from energy used in manufacturing. Emissions from the combustion of biogenic fuels (biomass, fuel crops etc) at our manufacturing sites are reported separately to other Scope 1 and 2 emissions, as recommended by the GHG Protocol, and excluded from our intensity ratio calculation.

Our GHG data does not include minor emissions sources that are beyond our boundary of financial control or that are not material. For example, emissions of CO₂ from energy used in our offices and warehouses are excluded, although we continue to drive improvements in these areas through our USLP targets. The data also excludes Scope 3 emissions (including consumer use of our products) which we report as part of our USLP (see below).

One of the big goals of the USLP is to halve the environmental footprint of the making and use of our products as we grow our business by 2020 (see page 22). This is expressed on a per consumer use basis—ie a single use, portion or serving of a product, and measures the GHG emissions associated with the lifecycle of a product from raw materials to manufacturing to consumer use and disposal. To calculate this we consider emissions spanning Scopes 1, 2 and 3. See page 22 and our online Unilever Sustainable Living Report (to be published at the end of April 2014) for further detail.

PROGRESS DURING THE YEAR

Total Scope 1 and 2 emissions during the reporting period have demonstrated significant reduction compared to the previous reporting period. They have also decreased significantly compared to the 2008 baseline year of the target to reduce GHG in manufacturing in the USLP.

Absolute emissions reduced by 3.0% compared to the previous 12 months (a reduction of 5.2% per tonne of production) and by over 830,000 tonnes⁺ (32% per tonne of production⁺) compared to the USLP baseline year (2008).

The following are some of the biggest contributors to our reductions in CO₂ emissions from energy used in manufacturing during the reporting year:

energy savings through adoption of a wide range of behaviours and technologies. Energy use reduced by 3.0% per tonne of production during the reporting period compared to the previous 12 months; and investment in cost effective renewable energy technologies. At the end of the calendar year, the number of manufacturing sites that use either renewable fuels or other renewable energy generated on site increased to 48 out of our total of 247.

EMPLOYEE INVOLVEMENT AND COMMUNICATION

Unilever s UK companies maintain formal processes to inform, consult and involve employees and their representatives.

A National Consultative Forum comprising employees and management representatives meets regularly to provide a forum for discussing issues relating to all Unilever sites in the United Kingdom. We recognise collective bargaining on a number of sites and engage with employees via the Sourcing Unit Forum, which includes national officer

representation from the three recognised trade unions. Our manufacturing sites use tools such as Total Productive Maintenance which rely heavily on employee involvement, contribution and commitment.

+ PwC assured. In 2013 we adjusted our reporting period from 1 January - 31 December to 1 October - 30 September. We have recalculated the prior 12 months to enable a like-for-like comparison (this has not been assured by PwC in 2013). For details and the basis of preparation see: www.unilever.com/ara2013/downloads.

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CORPORATE GOVERNANCE CONTINUED

A European Works Council, embracing employee and management representatives from countries within Europe, has been in existence for several years and provides a forum for discussing issues that extend across national boundaries.

The Group carries out regular and wide-ranging opinion surveys providing valuable insight into employee views, attitudes and levels of engagement.

The Directors Reports of the United Kingdom operating companies contain more details about how they have communicated with their employees during 2013.

EQUAL OPPORTUNITIES AND DIVERSITY

In accordance with our Code of Business Principles, Unilever aims to ensure that applications for employment from everyone are given full and fair consideration and that everyone is given access to training, development and career opportunities. Every effort is also made to retrain and support employees who become disabled while working within the Group.

Unilever continuously reviews ways in which greater diversity can be achieved across our teams in the UK. We have put in place policies which promote the achievement of diversity in our business and we review these regularly. For example, Unilever UK provides policies on home working, flexible working, maternity and paternity leave, child care provision and career breaks, which help us to meet the objective of greater employee diversity.

INDEPENDENT AUDITORS AND DISCLOSURE OF INFORMATION TO AUDITORS

A resolution will be proposed at the AGM on 14 May 2014 for the appointment of KPMG LLP as auditors of PLC. PricewaterhouseCoopers LLP s present appointment will end at the conclusion of the AGM.

To the best of each of the Directors knowledge and belief, and having made appropriate enquiries of other officers of the Unilever Group, all information relevant to enabling the auditors to provide their opinions on PLC s consolidated and parent company accounts has been provided. Each of the Directors has taken all reasonable steps to ensure their awareness of any relevant audit information and to establish that Unilever PLC s auditors are aware of any such information.

This Directors Report of Unilever PLC has been approved by the Board and signed on their behalf by Tonia Lovell Group Secretary.

REQUIREMENTS THE UNITED STATES

Both NV and PLC are listed on the New York Stock Exchange (NYSE). As such, both companies must comply with the requirements of US legislation, such as the Sarbanes-Oxley Act of 2002, regulations enacted under US securities laws and the Listing Standards of the NYSE, that are applicable to foreign private issuers, copies of which are available at www.sec.gov and www.nyse.com.

We are compliant with the Listing Standards of the NYSE applicable to foreign private issuers.

We are also required to disclose any significant ways in which our corporate governance practices differ from those typically followed by US companies listed on the NYSE. Our corporate governance practices do not significantly differ from those required of US companies listed on the NYSE. Attention is drawn to the Report of the Audit Committee on pages 53 to 55. In addition, further details about our corporate governance are provided in the document entitled The Governance of Unilever , which can be found on our website at www.unilever.com/investorrelations/corp_governance.

All senior executives and senior financial officers have declared their understanding of and compliance with Unilever s Code of Business Principles and the related Code Policies. No waiver from any provision of the Code of Business Principles or Code Policies was granted in 2013 to any of the persons falling within the scope of the SEC requirements. The Code Policies include mandatory requirements covering, but not limited to, the following areas: accurate records, reporting and accounting; anti-bribery; avoiding conflicts of interest; gifts and entertainment; preventing insider trading; political activities and political donations; contact with government, regulators and non-governmental organisations; respect, dignity and fair treatment; and external communications (the media, investors and analysts). Our Code of Business Principles can be found on our website at www.unilever.com/investorrelations/corp_governance.

RISK MANAGEMENT AND CONTROL

Following a review by the Disclosure Committee, Audit Committee and Boards, the CEO and the CFO concluded that the design and operation of the Group s disclosure controls and procedures, including those defined in United States Securities Exchange Act of 1934 Rule 13a 15(e), as at 31 December 2013 were effective, and that subsequently until the date of the approval of the Annual Report and Accounts by the Boards, there have been no significant changes in the Group s internal controls, or in other factors that could significantly affect those controls.

Unilever is required by Section 404 of the US Sarbanes-Oxley Act of 2002 to report on the effectiveness of its internal control over financial reporting. This requirement will be reported on separately and will form part of Unilever s Annual Report on Form 20-F.

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SHARE CAPITAL

NV s issued share capital on 31 December 2013 was made up of:

274,356,432 split into 1,714,727,700 ordinary shares of 0.16 each;

1,028,568 split into 2,400 ordinary shares numbered 1 to 2,400 known as special shares; and

81,454,014 split into two classes (6% and 7%) of cumulative preference shares (financing preference shares). The voting rights attached to NV s outstanding shares are split as follows:

1,714,727,700 ordinary shares 2,400 special shares 161,060 6% cumulative preference shares 29,000 7% cumulative preference shares

otal number of votes $\%$	of issued capital
1,714,727,700 ^(a)	76.89
6,428,550	0.29
431,409,276 ^(b)	19.34
77,678,313 ^(c)	3.48

- (a) Of which 141,560,629 shares were held in treasury and 11,466,837 shares were held to satisfy obligations under share-based incentive schemes as at 31 December 2013. These shares are not voted on.
- (b) Of which 37,679 6% cumulative preference shares were held in treasury as at 31 December 2013. These shares are not voted on.
- (c) Of which 7,562 7% cumulative preference shares were held in treasury as at 31 December 2013. These shares are not voted on.

NV may issue shares not yet issued and grant rights to subscribe for shares only pursuant to a resolution of the General Meeting or of another corporate body designated for such purpose by a resolution of the General Meeting. At the NV AGM held on 15 May 2013 the Board was designated, in accordance with Articles 96 and 96a of Book 2 of the Netherlands Civil Code, as the corporate body authorised to resolve on the issue of, or on the granting of rights to subscribe for, shares not yet issued and to restrict or exclude the statutory pre-emption rights that accrue to shareholders upon issue of shares, on the understanding that this authority is limited to 10% of the issued share capital of NV, plus an additional 10% of the issued share capital of NV in connection with or on the occasion of mergers and acquisitions.

At the 2013 NV AGM the Board of NV was authorised, in accordance with Article 98 of Book 2 of the Netherlands Civil Code to cause NV to buy back its own shares and depositary receipts thereof, with a maximum of 10% of issued share capital, either through purchase on a stock exchange or otherwise, at a price, excluding expenses, not lower than the nominal value of the shares and not higher than 10% above the average of the closing price of the shares on Eurolist by Euronext Amsterdam for the five business days before the day on which the purchase is made.

The above mentioned authorities expire on the earlier of the six-month anniversary after the 2013 year end or the conclusion of the 2014 NV AGM. Such authorities (which are renewed annually) will therefore be sought at the 2014 AGM of NV.

PLC s issued share capital on 31 December 2013 was made up of:

£40,760,420 split into 1,310,156,361 ordinary shares of $3^{1}/_{9}p$ each; and £100,000 of deferred stock.

The total number of voting rights attached to PLC s outstanding shares is as follows:

1,310,156,361 ordinary shares £100,000 deferred stock

Total number of votes%	of issued capital
1,310,156,361 ^(a)	99.76
3,214,285	0.24

(a) Of which 26,696,994 shares were held by PLC in treasury and 5,148,859 shares were held by NV group companies or by share trusts as at 31 December 2013. These shares are not voted on.

The Board of PLC may, under sections 551, 570 and 571 of the UK Companies Act 2006 and subject to the passing of the appropriate resolutions at a meeting of shareholders, issue shares within the limits prescribed within the resolutions. At the 2013 PLC AGM held on 15 May 2013 the PLC Directors were authorised to issue new shares pursuant to section 551 of the UK Companies Act 2006, limited to a maximum of £13,300,000 nominal value, which at the time represented approximately 33% of PLC s issued ordinary share capital and, pursuant to section 570 of the UK Companies Act, to disapply pre-emption rights up to approximately 5% of PLC s issued ordinary share capital. These authorities are renewed annually.

At the 2013 PLC AGM the Board of PLC was also authorised by a resolution of PLC to make market purchases of its ordinary shares, to a maximum of 128,345,000 shares representing just under 10% of PLC s issued capital and within the limits prescribed within the resolution until the earlier of the six-month anniversary after the 2013 year end or the conclusion of the 2014 PLC AGM. A similar authority will be sought at the 2014 AGM of PLC pursuant to the UK Companies Act 2006.

Details of shares purchased by an employee share trust and Unilever Group companies to satisfy options granted under PLC s employee share schemes are given on page 52 and in note 4 to the consolidated accounts on pages 104 and 105.

ANALYSIS OF SHAREHOLDING

SIGNIFICANT SHAREHOLDERS OF NV

As from 1 July 2013, investors have the duty to notify the Netherlands Authority for the Financial Markets (AFM) of their share holdings if they hold more than 3% in the NV share capital. As far as Unilever is aware, the only holders of more than 3% in the NV share capital (apart from the Foundation Unilever N.V. Trust Office, see pages 46 and 47, and shares held in treasury by NV, see page 51) on 3 March 2014, are ING Groep N.V. (ING) and ASR Nederland N.V. (ASR). The voting rights of such shareholders are the same as for other holders of the class of share indicated.

Class of shares
ING Ordinary shares
7% cumulative

Tot	tal numbef%	of relevant	Nominal value
	of shares	class	of shares
	6,078,455	0.35%	972,553
	20,665	71.26	8,856,399

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preference shares 6% cumulative			
preference shares	74,088	46.0	31,751,894
ASR Ordinary shares 6% cumulative	3,273,839	0.19	523,814
preference shares	46,000	28.56	19,714,220

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CORPORATE GOVERNANCE CONTINUED

Between 1 January 2011 and 31 December 2013, ING and ASR have held more than 3% in the share capital of NV. Between 1 July 2013 and 31 December 2013 BlackRock, Inc., Deutsche Bank AG, Bank of America Corporation and UBS AG have held more than 3% in the share capital of NV. During this period, and as notified, these holdings reduced to below the 3% reporting threshold.

SIGNIFICANT SHAREHOLDERS OF PLC

The following table gives notified details of shareholders who held more than 3% of, or 3% of voting rights attributable to, PLC s shares or deferred stock (excluding treasury shares) on 3 March 2014. The voting rights of such shareholders are the same as for other holders of the class of share indicated.

Title of		Number of pproximate	
class	Name of holder	shares held	% held
Deferred			
Stock	Naamlooze Vennootschap Elma	50,000	50
	United Holdings Limited	50,000	50
Ordinary			
shares	BlackRock, Inc.	74,570,243	5
	Trustees of the Leverhulme Trust and the Leverhulme		
	Trade Charities Trust	70,566,764	5

Between 1 January 2011 and 31 December 2013, Legal & General Group plc and BlackRock, Inc. have held more than 3% of, or 3% of voting rights attributable to, PLC s ordinary shares. During this period, and as notified, these holdings reduced to below the 3% reporting threshold.

CONTROLLING SECURITY HOLDERS

To our knowledge, the Unilever Group is not owned or controlled, directly or indirectly, by another corporation, any foreign government or by any other legal or natural person. We are not aware of any arrangements the operation of which may at a subsequent date result in a change of control of Unilever.

PURCHASES OF SHARES DURING 2013

During 2013 Unilever Group companies purchased 34,077 NV New York Registry Shares, each representing one NV ordinary share with a nominal value of 0.16 for 1.06 million. This represents 0.002% of the called-up share capital of NV.

No NV 6% cumulative preference shares nor NV 7% cumulative preference shares were purchased by Unilever Group companies during 2013.

During 2013 Unilever Group companies purchased 330,000 PLC American Depositary Receipt of shares, each representing one PLC ordinary share with a nominal value of $3^{1}/_{9}p$ for 10.04 million. This represents 0.025% of the called-up share capital of PLC.

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REPORT OF THE

AUDIT COMMITTEE

MEMBERSHIP OF THE COMMITTEE

The Audit Committee is comprised only of independent Non-Executive Directors with a minimum requirement of three such members. It is chaired by Byron Grote. The composition of the Committee changed after the AGMs in May 2013 when both Charles Golden and Kees Storm rotated on to other committees and Mary Ma, Hixonia Nyasulu and John Rishton joined. For the purposes of the US Sarbanes-Oxley Act of 2002 Byron Grote is the Audit Committee s financial expert. There was full attendance at all the meetings except for John Rishton who attended three of the four meetings he was eligible to attend. The Boards have satisfied themselves that the current members of the Audit Committee are competent in financial matters and have recent and relevant experience. Other attendees at Committee meetings (or part thereof) were the Chief Financial Officer, Chief Auditor, Group Controller, Chief Legal Officer, Group Secretary and the external auditor. Throughout the year the Committee members periodically met without others present and also held separate private sessions with the Chief Financial Officer, Chief Auditor and the external auditor, allowing the Committee to discuss any issues of emerging concern in more detail directly.

ROLE OF THE COMMITTEE

The role and responsibilities of the Audit Committee are set out in written terms of reference which are reviewed annually by the Committee taking into account relevant legislation and recommended good practice. The terms of reference are contained within The Governance of Unilever which is available on our website at www.unilever.com/investorrelations/corp_governance. The Committee s responsibilities include, but are not limited to, the following matters with a view to bringing any relevant issues to the attention of the Boards:

Oversight of the integrity of Unilever s financial statements;

Review of Unilever s quarterly and annual financial statements (including clarity and completeness of disclosure), approval and publishing of the quarterly trading statements for quarter 1 and

quarter 3;

Oversight of risk management and internal control arrangements;

Oversight of compliance with legal and regulatory requirements;

Oversight of the external auditors performance, qualifications and independence, the approval process of non-audit services, together with the recommendation to the Boards of their nomination for shareholder approval;

The performance of the internal audit function; and

Approval of ULE expense policy and review of Executive Director expenses.

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REPORT OF THE

AUDIT COMMITTEE CONTINUED

HOW THE COMMITTEE HAS DISCHARGED ITS RESPONSIBILITIES

During the year, the Committee s principal activities were as follows:

FINANCIAL STATEMENTS

The Committee reviewed the quarterly financial press releases together with the associated quarterly reports from the Chief Financial Officer and the Disclosure Committee, and with respect to the half-year and full-year results the external auditors—reports, prior to their publication. They also reviewed the Annual Report and Accounts and Annual Report on Form 20-F. These reviews incorporated the accounting policies and significant judgements and estimates underpinning the financial statements as disclosed within note 1 on pages 94 and 95. Particular attention was paid to the following significant issues in relation to the financial statements:

goodwill and intangible assets impairment testing refer to note 9; pensions obligations and assumptions, refer to note 4; provisions and contingencies, including direct and indirect tax provisions, refer to notes 6 and 19; The external auditors have agreed the list of significant issues reported.

For each of the above areas a paper outlining the key facts and judgements, prepared by management, was circulated to the Committee prior to the meeting at which it was discussed. Members of management attended the section of the meeting of the Committee where their paper was discussed to answer any questions or challenges posed by the Committee. The issues were also discussed with the external auditor. The Committee was satisfied that these significant issues have been appropriately addressed by management.

At the request of the Board the Committee considered whether the 2013 Annual Report and Accounts was fair, balanced and understandable and whether it provided the necessary information for shareholders to assess the Group's performance, business model and strategy. The Committee were satisfied that, taken as a whole, the 2013 Annual Report and Accounts is fair, balanced and understandable.

RISK MANAGEMENT AND INTERNAL CONTROL ARRANGEMENTS

The Committee reviewed Unilever s overall approach to risk management and control, and its processes, outcomes and disclosure. It reviewed:

the Controller s Quarterly Risk and Control Status Report, including Code of Business Principles cases relating to frauds and financial crimes and significant complaints received through the Unilever Code Support Line; the 2013 corporate risks for which the Audit Committee had oversight and the proposed 2014 corporate risks identified by the Unilever Leadership Executive;

management s improvements to reporting and internal financial control arrangements; processes over cyber security, information management and privacy;

tax planning, insurance arrangements and related risk management; treasury policies, including debt issuance and hedging; commodity risk management, governance and derivatives hedging; and litigation and regulatory investigations.

The Committee reviewed the application of the requirements under Section 404 of the US Sarbanes-Oxley Act of 2002 with respect to internal controls over financial reporting. In addition, the Committee reviewed the annual financial plan and Unilever s dividend policy and dividend proposals.

During 2013 the responsibility for overseeing the independent assurance work that is performed on a number of our Unilever Sustainable Living Plan (USLP) metrics (selected on the basis of their materiality to the USLP) was transitioned from the Corporate Responsibility Committee to the Audit Committee.

In fulfilling its oversight responsibilities in relation to risk management, internal control and the financial statements, the Committee met regularly with senior members of management and is fully satisfied with the key judgements taken.

INTERNAL AUDIT FUNCTION

The Committee reviewed Corporate Audit s audit plan for the year and agreed its budget and resource requirements. It reviewed interim and year-end summary reports and management s response. The Committee carried out its own evaluation of the performance of the internal audit function together with engaging an independent third party to perform an external benchmarking study and was satisfied with the effectiveness of the function. The Committee met independently with the Chief Auditor during the year and discussed the results of the audits performed during the year.

AUDIT OF THE ANNUAL ACCOUNTS

PricewaterhouseCoopers, Unilever s external auditors and independent registered public accounting firm, reported in depth to the Committee on the scope and outcome of the annual audit, including their audit of internal controls over financial reporting as required by Section 404 of the US Sarbanes-Oxley Act of 2002. Their reports included accounting matters, governance and control, and accounting developments.

The Committee held independent meetings with the external auditors during the year and reviewed, agreed, discussed and challenged their audit plan, including their assessment of the financial reporting risk profile of the Group. The Committee discussed the views and conclusions of PricewaterhouseCoopers regarding management s treatment of significant transactions and areas of judgement during the year and PricewaterhouseCoopers confirmed they were satisfied that these had been treated appropriately in the financial statements.

EXTERNAL AUDITORS

The Committee is responsible for monitoring the performance, objectivity and independence of the external auditor, recommends the appointment of the external auditor to the Boards and approves their fees. Each year, the Committee assesses the effectiveness of the external audit process which includes gaining feedback from key stakeholders at all levels across Unilever.

PricewaterhouseCoopers has been Unilever s sole auditor since 1987. During 2013 Unilever decided to change its auditors in order to remain at the forefront of good governance and in recognition of regulatory changes in Europe and elsewhere. A number of firms were approached to tender for the audit in July 2013 and the Audit Committee reviewed each of the audit firms proposals and recommended to the Boards that KPMG be proposed for appointment. As a result of the tender, PricewaterhouseCoopers appointment will expire at the completion of the 2014 AGMs, following which KPMG will become Unilever s statutory auditor, subject to approval by shareholders at the 2014 AGMs (see

pages 50 and 141).

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Both Unilever and PricewaterhouseCoopers have for many years had safeguards in place to avoid the possibility that the auditors—objectivity and independence could be compromised, such as audit partner rotation and the restriction on non-audit services that the external auditors can perform as described below. The Committee reviewed the report from PricewaterhouseCoopers on the actions they take to comply with the professional and regulatory requirements and best practice designed to ensure their independence from Unilever. Through the tender process we have also worked with KPMG to ensure that they would be independent from the beginning of the 2014 financial year.

The Committee also reviewed the statutory audit, audit related and non-audit related services provided by PricewaterhouseCoopers and compliance with Unilever s documented approach, which prescribes in detail the types of engagements, listed below, for which the external auditors can be used:

statutory audit services, including audit of subsidiaries;

audit related engagements services that involve attestation, assurance or certification of factual information that may be required by external parties;

non-audit related services work that our auditors are best placed to undertake, which may include:

tax services all significant tax work is put to tender;

acquisition and disposal services, including related due diligence, audits and accountants reports; and internal control reviews.

Several types of engagements are prohibited, including:

bookkeeping or similar services;

systems design and implementation related to financial information or risk management;

valuation services;

actuarial services:

internal audit; and

staff secondments to a management function.

All audit related engagements over 250,000 and non-audit related engagements over 100,000 required specific advance approval by the Audit Committee Chairman. The Committee further approved all engagements below these levels which have been authorised by the Group Controller. These authorities are reviewed regularly and, where necessary, updated in the light of internal developments, external developments and best practice.

EVALUATION OF THE AUDIT COMMITTEE

The Boards evaluated the performance of the Committee and the Committee carried out a self-assessment of its performance, and each has concluded that the Committee is performing effectively.

Byron Grote

Chairman of the Audit Committee

Mary Ma

Hixonia Nyasulu

John Rishton

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REPORT OF THE CORPORATE

RESPONSIBILITY COMMITTEE

TERMS OF REFERENCE

The Corporate Responsibility Committee oversees Unilever s conduct as a responsible multinational business. The Committee is also charged with ensuring that Unilever s reputation is protected and enhanced. A key element of the Committee s role is the need to identify any external developments which are likely to have an influence upon Unilever s standing in society and to bring these to the attention of the Boards.

The Committee comprises three Non-Executive Directors. In May 2013 Sir Malcolm Rifkind and Hixonia Nyasulu rotated off the Committee. Louise Fresco succeeded Sir Malcolm as Chair of the Committee and was joined by two further Non-Executive Directors: Charles Golden, who transferred to the Committee from his previous role on the Audit Committee; and Laura Cha, who was appointed as a Non-Executive Director of Unilever at the 2013 AGMs. The Chief Marketing & Communication Officer attends the Committee s meetings.

The Committee s discussions are informed by the perspectives of the Group s two sustainability leadership groups, both of which are chaired by the Chief Marketing & Communication Officer. The first is the Unilever Sustainable Development Group (USDG) a group of experts from outside the Group who advise Unilever s senior leadership on its sustainability strategy. The second is the Unilever Sustainable Living Plan Steering Team the group of Unilever s senior executives who are accountable for driving sustainable growth. The insights from these groups help to keep the Boards informed of current and emerging trends and any potential risks arising from sustainability issues.

During 2013 the Boards reviewed the terms of reference of the Committee with the result that minor changes were incorporated into its terms of reference.

The Committee s terms of reference and details of the Unilever Sustainable Development Group are available on our website at www.unilever.com/investorrelations/corp_governance and www.unilever.com/sustainable-living/ourapproach/Governance respectively.

MEETINGS

Meetings are held quarterly and ad hoc as required. The Committee Chairman reports the conclusions to the Boards. Four meetings were held in 2013. In addition, a further information session was arranged to brief the new and existing members of the Corporate Responsibility Committee and the Audit Committee on the Unilever Sustainable Living Plan (see below).

The Committee s agenda comprises a number of standing items. These include the Code of Business Principles (the Code) and litigation as well as occupational safety and product safety and quality. The Committee reviews priority topics, such as the Unilever Sustainable Living Plan (USLP), the corporate risks which fall within its remit and a range of strategic and current issues. In July, the new Chair of the Committee formulated a new structure for Committee discussions, enabling members to focus in detail on these responsibilities.

CODE OF BUSINESS PRINCIPLES

The Committee is responsible for the oversight of the Code and associated Code Policies which set out the standards of conduct we expect of our employees.

The Committee ensures that the Code and Code Policies remain fit for purpose and are appropriately applied. The Audit Committee also considers the Code as part of its remit to review risk management.

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The Committee maintains close scrutiny of the mechanisms for compliance with the Code and Code Policies as ongoing compliance is essential to promote and protect Unilever s values and standards, and hence the good reputation of the Group.

At each meeting the Committee reviews the completion of investigations into non-compliance with the Code and Code Policies and progress on training programmes as well as any trends which may emerge from reports of Code non-compliance. Following a benchmarking exercise on codes of conduct, the Committee was pleased to note that while Unilever compares well with others, it seeks continuous improvement and work is ongoing to enhance compliance with Code processes.

In July, suppliers and distributors compliance with Code policies was also studied by the Committee. The Committee noted that third parties compliance is essential for the protection of the reputation of Unilever and its brands and has set this as a priority for 2014.

LITIGATION REVIEW

The Chief Legal Officer reports to the Committee on litigation and regulatory matters which may have a reputational impact including environmental issues, bribery and corruption compliance and competition law compliance. For further information on legal proceedings please see note 20 on page 131.

SAFETY

The Committee receives an analysis of occupational safety and product safety and quality at each meeting. Occupational safety continues to be a top priority for Unilever, particularly road safety where Unilever is sharing best practices and learning from a number of FTSE 100 companies. The Committee also discussed Unilever s policies and processes for product safety, including incident management, and noted that Unilever adopts a systematic approach that focuses on prevention.

UNILEVER SUSTAINABLE LIVING PLAN

The USLP is at the heart of Unilever s vision to double the size of its business while reducing its environmental footprint and increasing its positive social impact. By making sustainability integral to how Unilever does business, the USLP provides the differentiator in Unilever s business model. Given its strategic importance, the Committee monitors progress on the USLP and reviews any potential risks that could affect Unilever s reputation.

During the year the Committee transitioned its responsibility for overseeing the independent assurance work that is performed on a number of our USLP metrics (selected on the basis of their materiality to the USLP) to the Audit Committee. This allows the Committee to place more focus on the USLP s wider social, economic and environmental impacts. In September, the two Committees came together for a detailed briefing on the USLP s targets and metrics as well as the priority issues Unilever was addressing in 2013.

One of the Committee s priorities in 2014 is to ensure that delivery of the USLP is maintained through appropriate business strategies. In the three years since its launch at the end of 2010, much has been learned in driving the implementation of the USLP across the organisation and externally through its value chain from suppliers to consumers. Unilever is reviewing its strategy and approach to focus its attention on the areas that matter most to the business and where its contribution can achieve the greatest impact in society. This includes the extension of the Enhancing Livelihoods pillar of the USLP¹, where Unilever has gained insights into the impacts of its extended value chain from working with NGO partners such as Oxfam. The Committee reviewed the findings from Oxfam s study of Unilever in Vietnam² and welcomed the policies and processes being developed by Unilever.

FURTHER ITEMS

A number of other priority topics were considered during the year. These included topics such as obesity, progress on alternatives to animal testing, consumer confidence in the use of chemicals and responsible minerals procurement, as well as the processes in place for managing issues such as these.

EVALUATION OF THE CORPORATE RESPONSIBILITY COMMITTEE

The Boards evaluated the performance of the Committee and the Committee carried out a self-assessment of its performance, and each has concluded that the Committee is performing effectively.

Louise Fresco

Chairman of the Corporate Responsibility Committee

Charles Golden

Laura Cha

- ¹ Further details can be found in Unilever s online Sustainable Living Report 2013, published in April 2014.
- ² See Labour Rights in Unilever s Supply Chain: from Compliance towards Good Practice at http://www.unilever.com/sustainable-living/news/news/February-2013-Unilever-puts-spotlight-on-human-and-labour-rights.

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REPORT OF THE NOMINATING AND

CORPORATE GOVERNANCE COMMITTEE

MEMBERSHIP OF THE COMMITTEE

The Nominating and Corporate Governance Committee comprises two Non-Executive Directors and the Chairman.

It is chaired by Kees Storm. The composition of the Committee changed after the AGMs in May 2013 when both Paul Walsh and Ann Fudge left the Committee. At that time, Kees Storm took over the Chairmanship of the Committee from Paul Walsh. The other members are Sir Malcolm Rifkind and Michael Treschow. The Group Secretary acts as secretary to the Committee. The Committee met four times in 2013. All Committee members attended the meetings they were eligible to attend. Other attendees at Committee meetings (or part thereof) were the Chief Executive Officer, the Chief HR Officer and the Group Secretary.

ROLE OF THE COMMITTEE

The Committee is responsible for evaluating the balance of skills, experience, independence and knowledge on the Board and drawing up selection criteria, ongoing succession planning and appointment procedures. Executive and Non-Executive Directors offer themselves for election each year at the Annual General Meetings. The Committee is responsible for recommending candidates for nomination as Executive Directors (including the Chief Executive Officer) and Non-Executive Directors each year, based on the process of evaluations referred to below. After Directors have been appointed by shareholders, the Committee recommends to the Boards candidates for election as Chairman and Vice-Chairman/Senior Independent Director. During the year, the Committee also consulted with the Chief Executive Officer on the selection criteria and appointment procedures for senior management. It also keeps oversight of all matters relating to corporate governance, bringing any issues to the attention of the Boards. The Committee s terms of reference are contained in The Governance of Unilever and are also available on our website at www.unilever.com/investorrelations/corp governance.

PROCESS FOR THE APPOINTMENT OF DIRECTORS

Unilever has formal procedures for the evaluation of the Boards, the Board Committees and the individual Directors. The Chairman, in conjunction with the Vice-Chairman/Senior Independent Director, leads the process whereby the Boards assess their own performance. Each of the Directors also has an interview with the Chairman to discuss individual performance. The outcomes of the Board and individual evaluations are provided to the Committee when it discusses the nominations for re-election of Directors.

Where a vacancy arises on the Boards, the Committee may seek the services of specialist recruitment firms and other external experts to assist in finding individuals with the appropriate skills and expertise. The Committee reviews candidates presented by the recruitment firm, or recommended by Directors and members of the Unilever Leadership Executive, and all members of the Committee are involved in the interview process before making their recommendations to the full Boards for approval.

In nominating Directors, the Committee follows the agreed profile of Unilever s Boards of Directors, which takes into account the roles of Non-Executive Directors set out in the Dutch and UK Corporate Governance Codes. The agreed Board profile, contained in The Governance of Unilever , which can be found on our website at www.unilever.com/investorrelations/corp_governance, includes that the Boards should comprise a majority of Non-Executive Directors who should be independent of Unilever and free from any conflicts of interest. With respect to composition and qualities of the Boards, they should be in keeping with the size of Unilever, its portfolio, culture and geographical spread and its status as a listed company. The objective pursued by the Boards is to have a variety of age, gender, expertise, social background and nationality and, wherever possible, the Boards

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should reflect Unilever s consumer base and take into account the footprint and strategy of the Group. The desired experience and expertise set out in the Board profile can be found opposite.

The Boards recognise the benefits of diversity throughout the Group, including gender balance. The Committee reviewed and considered relevant recommendations on diversity and is pleased that over 40% of our Non-Executive Directors are women. However, Unilever feels that gender is only one part of diversity, and Unilever Directors will continue to be selected on the basis of their wide-ranging experience, backgrounds, skills, knowledge and insight.

It is recognised that Executive Directors may be invited to become a Non-Executive Director of another company and that such an appointment, subject to the approval of the Chairman and where relevant the Chief Executive Officer, may broaden the knowledge and experience to the benefit of the Group (see page 40 for details in the Directors biographies).

ACTIVITIES OF THE COMMITTEE DURING THE YEAR

The Committee proposed the nomination of all Directors offering themselves for re-election at the 2013 AGMs in May 2013 and, as three of the Non-Executive Directors were due to complete nine years of service in 2015, proposed the nominations of Laura Cha, Mary Ma and John Rishton as new Non-Executive Directors at the 2013 AGMs. The Committee then continued during the year to consider succession planning for the Boards.

The Committee undertook a review of Committee memberships and recommended to the Boards changes to the membership of all Committees. The Boards approved these recommendations and the new Committees were effective from the 2013 AGMs.

Revised standard terms of appointment for Non-Executive Directors containing provisions to promote the success of the company in accordance with the latest requirements of UK and Dutch company law and best practice guidelines and updated language on tenure of appointment, termination and fees were signed by all Non-Executive Directors in May 2013.

For our internal Board evaluation this year, Unilever again used Thinking Board, the web-based governance self-assessment service from Independent Audit. This provided an added external perspective when considering our approach and Independent Audit challenged us on the questions used and helped us to analyse the results. Further information on this evaluation can be found on page 44. The results of this year s evaluation were discussed at the November 2013 Board meetings. In 2014, an externally facilitated evaluation will be carried out.

During the year, the Committee undertook a review of the Committee s terms of reference to ensure they remained in line with relevant guidelines. The amended terms became effective on 1 January 2014.

The Boards evaluated the performance of the Committee and the Committee carried out a self-assessment of its performance, and each has concluded that the Committee is performing effectively.

Kees Storm

Chairman of the Nominating and Corporate

Governance Committee

Sir Malcolm Rifkind

Michael Treschow

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DIRECTORS REMUNERATION

REPORT

CHAIRMAN S LETTER

DEAR SHAREHOLDERS,

Last year the Compensation and Management Resources Committee (the Committee) made significant changes to the structure of the Directors Remuneration Report in preparation for the new remuneration reporting regulations in the UK which came into effect from 1 October 2013. We were pleased with the feedback we received on the clarity and level of our disclosure. For the 2013 Directors Remuneration Report we have made some further changes to reflect the final regulations. We have aimed to keep our reporting clear and transparent and we hope shareholders find this useful and easy to follow.

Our remuneration policy remains fundamentally unchanged from 2013 and, in line with legal requirements, will be submitted to shareholders for a binding vote at the PLC and NV AGMs on 14 May 2014. Again, pursuant to legal requirements, the remainder of the Report will be subject to an advisory vote at the PLC AGM. The Committee looks forward to receiving your support on these resolutions. In addition, the implementation of our remuneration policy in 2013 will be discussed with shareholders at the NV AGM.

2013 has been another year of solid progress for Unilever. We delivered underlying sales growth of 4.3%, which was again ahead of our competitors, volume growth of 2.5% and our core operating margin improved 0.4 percentage points to 14.1%, demonstrating the consistent delivery of both top- and bottom-line growth. There has also been significant progress in embedding sustainable living, the centre of our business model, throughout Unilever. The year, however, has not been without its challenges with economic, competitive and political conditions continuing to be tough.

REMUNERATION PRINCIPLES

SUPPORTING THE DELIVERY OF OUR STRATEGY THROUGH REMUNERATION ARRANGEMENTS

Our business vision is to double the size of Unilever while reducing our environmental footprint and increasing our positive social impact through a focus on our brands, our operations and our people and the Unilever Sustainable Living Plan (USLP). Remuneration is one of the key tools that we have as a business to help us to motivate our people to achieve our goals.

Our remuneration arrangements are designed to support our business vision and the implementation of our strategy. The key elements of our remuneration package for Executive Directors are summarised below:

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In this context, the Committee decided to pay a bonus of 157% of salary to the CEO Paul Polman and a bonus of 105% of salary to the CFO Jean-Marc Huët. The Committee feels that this outcome fairly reflects the performance delivered in the context of challenging markets.

Over the longer term Unilever has consistently performed strongly against a range of measures enabling us to deliver over 40% in total shareholder return (TSR) over the past three years. In the same period, underlying sales growth has been 5.9% per annum which the Boards consider to be exceptional performance in the context of the recent economic climate. We have also consistently improved margin performance converting our top-line growth into profitable returns for our shareholders. Cash flow performance has also been strong funding future investment in growth. On the basis of this performance, the Committee determined that GSIP awards granted to Executive Directors in 2011 will vest at 128% of initial award levels (out of a maximum of 200% i.e. 64% of maximum awards).

The Committee believes it is important that Executive Directors act and think as shareholders. The CEO currently holds around 14 times salary in Unilever shares with the CFO holding around six times salary. In addition, at Unilever we believe it is important that all employees, not just senior management, are shareholders in our business. During the year, therefore, the Committee approved the introduction of a new global employee share plan for those employees who do not currently participate in equity incentive arrangements. We will start the process of implementing this scheme across all the countries where we employ people from 2014.

Other key activities of the Committee during the year were:

annual review of the remuneration framework;

annual review of Unilever s remuneration practice to ensure that the overall remuneration structure continues to promote Unilever s business strategy;

determination of the remuneration packages for the Executive Directors, other members of the Unilever Leadership Executive (ULE) and the fee structure of the Non-Executive Directors, including the setting of the performance targets for the bonus, GSIP and MCIP awards;

determination of the extent to which the performance measures for the bonus, GSIP and MCIP awards were achieved:

determination of selection criteria for the hiring of advisers by the Committee and the assessment of performance of the Committee s independent adviser, Deloitte LLP; and

refinement of the Executive Directors minimum shareholding requirements.

The Committee remains committed to linking remuneration to the achievement of Unilever s strategic objective.

Paul Walsh

Chairman of the Compensation and Management Resources Committee

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DIRECTORS REMUNERATION

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POLICY REPORT

POLICY TABLE

The following sets out our Directors Remuneration Policy (the Policy). This Policy will be put forward for shareholder approval at the 2014 AGMs. This Policy will apply to payments made from 14 May 2014, the date of the 2014 AGMs.

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^{*}The current peer group includes: Anglo American, AstraZeneca, BASF, Bayer, BHP Billiton, BMW, BP, British American Tobacco, BT, Carrefour, Centrica, Daimler, Danone, GlaxoSmithKline, Imperial Tobacco, L Oréal, Metro, National Grid, Nestlé, Novartis, Reckitt Benckiser Group, Rio Tinto, Roche, Royal Dutch Shell, Sanofi, Siemens, Tesco, Total, Vodafone, Volkswagen. The peer group used for benchmarking purposes is reviewed regularly and companies are added and/or removed at the Committee s discretion to ensure that it remains appropriate.

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DIRECTORS REMUNERATION

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DIRECTORS REMUNERATION

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- ¹ Claw-back: The Committee has discretion to reclaim or claw-back some or all of the value of awards of performance-related payments to Executive Directors in the event of a significant downward restatement of the financial results of Unilever. This includes the annual bonus together with any awards that have been made and/or vested shares under the Share Matching Plan, the GSIP and the MCIP. This claw-back may be effected by reducing outstanding awards or requiring the return of the net value of vested awards to Unilever.
- ² **Form of Awards:** Awards may take the form of conditional awards, nil-cost options and forfeitable shares under the GSIP and the MCIP. Awards may be settled in cash.
- ³ **Dividends:** Notional dividends accrue on awards under the GSIP and MCIP matching shares between grant and vesting of awards, delivered as shares or cash at the discretion of the Committee, but will only be paid out to the extent that the underlying shares vest. The Committee shall have discretion to determine how notional dividend awards shall be calculated, which may include the deemed reinvestment of these dividends in Unilever s shares on a cumulative basis.
- ⁴ **Ultimate Remedy:** Grants under the GSIP and MCIP are subject to ultimate remedy. Upon vesting of an award, the Committee shall have the discretionary power to adjust the value of the award if the award, in the Committee s opinion taking all circumstances into account, produces an unfair result. In exercising this discretion, the Committee may take into account Unilever s performance against non-financial measures. The Committee will only adjust the value of a vesting award upwards after obtaining shareholder consent.

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REMUNERATION SCENARIOS OUR EMPHASIS ON PERFORMANCE-RELATED PAY

It is Unilever s policy that the total remuneration package for Executive Directors should be competitive with other global companies and that a significant proportion should be performance-related.

The Committee typically reviews, on at least an annual basis, the impact of (different performance scenarios on the potential reward opportunity and payouts to be received by Executive Directors and the alignment of these with the returns that might be received by shareholders. The Committee believes that the level of remuneration that can be delivered in the various scenarios is appropriate for the level of performance delivered and the value that would be delivered to shareholders.

The charts below show hypothetical values of the remuneration package for Executive Directors under three assumed performance scenarios:

DETAILS OF FIXED ELEMENT OF REMUNERATION FOR CEO AND CFO AND ASSUMPTIONS FOR SCENARIO CHARTS

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DIRECTORS REMUNERATION

REPORT CONTINUED

REMUNERATION POLICY SUPPLEMENTARY INFORMATION

CLAW-BACK, DISCRETION AND FLEXIBILITY

On 1 January 2014 claw-back and ultimate remedy were enacted in Dutch law. Variable remuneration may be reclaimed if it has been paid on the basis of incorrect information regarding the achievements or the circumstances on which the remuneration depends. The Boards, acting on the proposal of the Committee, are authorised to adjust the value of variable remuneration (upwards and downwards) if payment of such remuneration would be unacceptable in accordance with the principles of reasonableness and fairness.

For awards under the MCIP, the Committee may change the terms of a performance measure or target in accordance with its terms or if anything happens which causes the Committee reasonably to consider it appropriate to do so. For awards under the GSIP, the Committee, with the consent of the Boards, may change the terms of a performance measure or target during the performance period to take into account any structural changes relating to the shares or the Group (e.g. rights issues) in accordance with established market practice.

The Committee reserves the right to make any remuneration payments and payments for loss of office (including exercising any relevant discretions) notwithstanding that they are not in line with the Policy where the terms of the payment were agreed (i) before the Policy came into effect or (ii) at a time when the relevant individual was not a Director of Unilever N.V. or PLC and, in the opinion of the Committee, the payment was not in consideration for the individual becoming a Director of Unilever N.V. or PLC. For these purposes, payments includes the Committee satisfying awards of variable remuneration and, in relation to an award over shares, the terms of the payment are agreed at the time the award is granted.

LEGACY PLAN SHARE MATCHING PLAN

Prior to their participation in the MCIP, Executive Directors were required to invest 25% of their bonus into shares and hold them for a minimum period of three years under the Share Matching Plan. The Executive Directors would then receive a corresponding matching award in the form of NV and PLC shares. The matching shares would normally vest after three years, provided the underlying shares have been retained during this period and the Executive Director has not resigned or been dismissed. The last award under the Share Matching Plan was made in 2011, relating to the annual bonus earned for 2010, and will vest in March 2014 (see page 77 for details).

PERFORMANCE MEASURES AND THE LINK TO STRATEGY

Performance measures are selected to align with Unilever s clearly stated growth ambition and our long-term business strategy. Unilever s primary business objective is to generate a sustainable improvement in business performance through increasing the underlying value and volume of sales while steadily improving core operating margins and cash flow.

The measures chosen for the annual and long-term incentives support the delivery of this objective. Performance measures focus management on the delivery of a combination of top-line revenue growth and bottom-line profit growth that Unilever believes will build shareholder value over the longer term. Total shareholder return measures Unilever s success relative to peers. The following sets out the performance measures for short- and long-term executive incentive plans to be awarded in 2014 as well as the business performance and the behaviours that they drive.

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APPROACH TO TARGET SETTING

The Committee sets performance targets for incentive plans, taking into account internal budgets, business priorities and external forecasts so that the targets are sufficiently stretching. Good performance results in target payout while maximum payout is only achieved for delivering exceptional performance.

The Committee retains the discretion to amend the performance targets in exceptional circumstances. If discretion is exercised in this way, the Committee will consult with major shareholders as appropriate.

INCENTIVE AWARDS GRANTED TO EXECUTIVE DIRECTORS THAT ARE NOT SUBJECT TO PERFORMANCE MEASURES

No incentive awards were made without performance measures in 2013.

SUMMARY OF ANY CHANGES TO THE REMUNERATION POLICY

There have been no changes to the remuneration policy during 2013.

DIFFERENCES IN PAY POLICY FOR DIRECTORS AND OTHER EMPLOYEES GENERALLY

Remuneration arrangements are determined throughout the Group based on the same principle that reward should support our business strategy and should be sufficient to attract and retain high-performing individuals without paying more than is necessary. Unilever is a global organisation with employees at a number of different levels of seniority and in a number of different countries and, while this principle underpins all reward arrangements, the way it is implemented varies by geography and level.

In principle, all our managers participate in the same Unilever annual bonus scheme with the same performance measures based on Unilever s overall performance. All middle and senior management are invited to participate in the MCIP and receive awards under the GSIP. All other employees will have the opportunity to participate in the global employee share plan following its implementation.

CONSIDERATION OF CONDITIONS ELSEWHERE IN THE GROUP

When determining the pay of Executive Directors the Committee considers the pay arrangements for other employees in the Group, including considering the average global pay review budget for the management population, to ensure that remuneration arrangements for Executive Directors remain reasonable.

Unilever employs over 170,000 people in 98 countries and, given this geographic spread and other factors, the Committee did not consider that it was appropriate to consult employees on the remuneration policy for Executive Directors during the year. However, Unilever takes the views of its employees seriously and on an ongoing basis we

operate the Rate-My-Reward survey to gauge the views of employees on the different parts of their reward package.

CONSIDERATION OF SHAREHOLDER VIEWS

The Committee takes the views of shareholders very seriously. These views have been influential in shaping our policy and practice over the last few years. We maintain an open and regular dialogue with our shareholders on remuneration matters, including consulting with our largest shareholders in the UK and the Netherlands, when we are considering making material changes to our remuneration policy.

REMUNERATION POLICY FOR NEW HIRES

In the event of hiring a new Executive Director, the Committee will align the remuneration package with the above Policy. In addition, the Committee retains the discretion to make awards to the new Executive Director to buy out on a like-for-like basis remuneration terms forfeited on leaving a previous employer (buy out awards). We will inform shareholders of any such buy out awards when announcing the appointment.

For an internal appointment, any variable remuneration element awarded in respect of a prior role may be paid out according to its original terms. In addition, any other ongoing remuneration obligations existing prior to appointment to the Boards may continue to be honoured.

MINIMUM SHAREHOLDING REQUIREMENT

The remuneration arrangements applicable to our Executive Directors require them to build and retain a personal shareholding in Unilever (by the later of 2015 or five years from the date of appointment) to align their interests with those of Unilever s long-term shareholders.

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DIRECTORS REMUNERATION

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SERVICE CONTRACTS

POLICY IN RELATION TO EXECUTIVE SERVICE CONTRACTS AND PAYMENTS IN THE EVENT OF LOSS OF OFFICE

LEAVER PROVISIONS IN PLAN RULES

*An Executive Director will usually be treated as a good leaver if he or she leaves due to death, ill-health, injury or disability, retirement with Unilever s agreement or redundancy. The Boards may decide to treat an Executive Director who leaves in other circumstances as a good leaver. An Executive Director will not be treated as a good leaver if he chooses to leave for another job elsewhere, if he is summarily dismissed or leaves because of concerns about performance. In deciding whether or not to treat an Executive Director as a good leaver, the Boards will have regard to his or her performance in the role.

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If Unilever is affected by a demerger, special distribution or other transaction which may affect the value of awards, the Committee may allow matching shares under the MCIP and performance shares under the GSIP to vest early over such number of shares as it shall determine (to the extent any performance conditions have been met) and may be pro-rated to reflect the acceleration of vesting at the Committee s discretion.

NON-EXECUTIVE DIRECTORS

KEY ASPECTS OF UNILEVER S 2014 FEE POLICY FOR NON-EXECUTIVE DIRECTORS

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DIRECTORS REMUNERATION

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REMUNERATION POLICY FOR NEW NON-EXECUTIVE DIRECTOR HIRES

In the event of hiring a new Non-Executive Director, the Committee will align the remuneration package with the Policy detailed in this Report.

NON-EXECUTIVE DIRECTORS LETTERS OF APPOINTMENT

The terms of engagement of Non-Executive Directors are set out in letters of appointment which each Non-Executive Director signed with effect from the 2013 AGMs. Non-Executive Directors are currently appointed for a one-year term, subject to satisfactory performance, re-nomination at the discretion of the Boards on the recommendation of the Nominating and Corporate Governance Committee and re-election at forthcoming annual shareholder meetings. It is Unilever a sexpectation that Non-Executive Directors serve for a minimum of three years. The letters of appointment allow for Unilever to terminate a Non-Executive Director a sappointment in cases of gross misconduct, bankruptcy or where the Non-Executive Director is prevented from occupying such a position by law. The letters do not contain provision for notice periods or compensation if their appointments are terminated by Unilever. Non-Executive Directors may terminate their engagement upon three months notice. Except in exceptional circumstances, the Boards will not propose Non-Executive Directors for re-nomination when nine years have elapsed since the date of their appointment. Letters of appointment are available for inspection on request from the Company Secretary.

In considering appointments to the Boards, the Directors and Unilever give due consideration to the time commitment required to fulfil the role appropriately.

All Non-Executive Directors were reappointed to the Boards at the 2013 AGMs, with the exception of Sunil Bharti Mittal who chose not to put himself forward for re-election.

		Effective date of current
	Date first appointed to	
Non-Executive Director	the Board	letter of appointment*
Michael Treschow	16 May 2007	15 May 2013
Laura Cha	15 May 2013	15 May 2013
Louise Fresco	14 May 2009	15 May 2013
Ann Fudge	14 May 2009	15 May 2013
Charles Golden	09 May 2006	15 May 2013
Byron Grote	09 May 2006	15 May 2013
Mary Ma	15 May 2013	15 May 2013
Sunil Bharti Mittal	12 May 2011	n/a
Hixonia Nyasulu	16 May 2007	15 May 2013
Sir Malcolm Rifkind	12 May 2010	15 May 2013

John Rishton	15 May 2013	15 May 2013
Kees Storm	09 May 2006	15 May 2013
Paul Walsh	14 May 2009	15 May 2013

^{*}The unexpired term for all Non-Executive Directors letters of appointment is the period up to the 2014 AGMs, as they all, unless they are retiring, submit themselves for annual re-election.

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ANNUAL REMUNERATION REPORT

The following sets out how Unilever s remuneration policy was implemented in 2013 and how it will be implemented in 2014.

SINGLE FIGURE OF REMUNERATION AND IMPLEMENTATION OF THE REMUNERATION POLICY IN 2013 FOR EXECUTIVE DIRECTORS

The table below shows a single figure of remuneration for each of our Executive Directors, for the years 2012 (restated) and 2013. (AUDITED)

	Paul l	Polman	Jean-M	Jean-Marc Huët		
	CEO	(UK)	CFO	(UK)		
	(000s)	(000s)		
	2013	2012	2013	2012		
		(Restated)		(Restated)		
Base salary (a)	1,189	1,169	841	860		
Fixed allowances and other benefits (b)	700	640	594	465		
Annual bonus (c)	1,864	2,406	879	1,295		
GSIP performance shares (required by UK law)						
(d)	3,849	3,503	2,665	2,453		
Conditional supplemental pension (e)	138	134	n/a	n/a		
Total remuneration paid (EUR) (required by						
UK law) (a+b+c+d+e)	7,740	7,852	4,979	5,073		
Share awards (required by Dutch law) (f)	4,069	3,290	2,652	2,699		
Total remuneration paid (EUR) (required by						
Dutch law) (a+b+c+e+f)	7,960	7,639	4,966	5,319		

Where relevant amounts for 2013 have been translated into using the average exchange rate over 2013: 1 = £0.8492. Amounts for 2012 have been translated into using the average exchange rate over 2012: 1 = £0.8107.

We do not grant our Executive Directors any personal loans or guarantees.

ELEMENTS OF SINGLE FIGURE REMUNERATION 2013

(a) BASE SALARY (AUDITED)

Salary set in sterling and paid in 2013:

CEO £1,010,000 CFO £714,000

(b) FIXED ALLOWANCE AND OTHER BENEFITS (AUDITED)

For 2013 this comprises:

	Paul Polman	Jean-Marc Huët
	CEO (UK)	CFO (UK)
	(£ 000s)	(£ 000s)
	2013	2013
Fixed allowance	250,000	300,000
Medical insurance cover and actual tax return preparation costs	64,383	34,193
Provision of death-in-service benefits and administration	17,675	12,495
Payment to protect against difference between employee social security		
obligations in country of		
residence versus UK	262,075	
Sum agreed on recruitment as reimbursement for the loss and costs on the		
sale of his house in the US		158,247
Total	594,133*	504,935*

^{*}The numbers in this table are quoted in sterling and have been translated into euros for the Single figure of remuneration table above using the average exchange rate over 2013 of 1 = £0.8492.

This does not include the Dutch crisis tax charge, to which Dutch-based companies like Unilever N.V. are subject, of 16% on the portion of employees 2013 salaries exceeding 150,000 from current employment that is taxable in the Netherlands. The tax charge for Unilever N.V. with respect to the CEO is 176,125 (2012: 112,394).

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DIRECTORS REMUNERATION

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(c) ANNUAL BONUS (AUDITED)

Annual bonus 2013 actual outcomes

CEO £1,583,175 (which is 78% of maximum, 157% of base salary)

CFO £746,130 (which is 70% of maximum, 105% of base salary)

This includes cash and shares invested under the MCIP. See below for details.

Performance against targets:

2013 has been a year of solid performance, especially given the tough economic and competitive environment Unilever has faced. At the start of the year, the Committee set very challenging targets and we are pleased with progress against these goals. Underlying sales growth was 4.3%, which though slightly below target performance represents strong performance in challenging markets and intensifying competition. Underlying volume growth was 2.5% resulting in target payout. Improvement in core operating margin compared with 2012 was 0.4 percentage points, which was ahead of target.

2013 was not, however, without its challenges and, in order to recognise this and in particular a tough third quarter, the Committee exercised its judgement to reduce the overall Group bonus score from 103% of target to 95% of target.

In determining bonus outcomes for the CEO, the Committee also considered his personal performance and leadership, including progress against the delivery of USLP goals and his overall contribution to making sustainable living commonplace. As a consequence of that review the CEO was awarded a personal performance multiplier of 137.5%. This resulted in the CEO receiving a bonus of 157% of his base salary. This is calculated as follows:

In determining bonus outcomes for the CFO, the Committee also considered his personal performance and leadership, including corporate social responsibility and progress against the delivery of USLP goals. As a consequence of that review the CFO was awarded a personal performance multiplier of 110%. This resulted in the CFO receiving a bonus of 105% of his base salary. This is calculated as follows:

2014 MCIP AWARDS (BASED ON 2013 ANNUAL BONUS OUTCOMES)

On 14 February 2014, the CEO invested 60% (£949,905) and the CFO invested 25% (£186,533) of their 2013 bonus in MCIP investment shares. The CEO elected to invest fully in NV shares. The CFO elected to receive a 50%/50% mix of PLC / NV shares.

They each received a corresponding award of performance-related MCIP matching shares (awarded in the same form as the investment shares). MCIP matching awards are subject to the same performance measures as GSIP awards. Further information on matching awards is set out on page 80.

No matching awards under the MCIP vested based on performance in the year ended 31 December 2013.

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(d) GSIP UK LAW REQUIREMENT (AUDITED)

2013 OUTCOMES

This includes GSIP awards vesting based on performance in the three-year period to 31 December 2013.

The values included in the single figure table for 2013 are calculated by multiplying the number of shares granted on 14 March 2011 (including additional shares in respect of accrued dividends through to 31 December 2013) by the level of vesting (128% of target awards) and the three-month average share price to 31 December 2013 (PLC £24.47 and NV 28.58).

The award was equally based on the performance measures outlined in the table below.

Performance against targets:

Over the past three years, the business has delivered a very strong performance and has consistently been ahead of our competitors. Underlying sales growth during the period was 5.9% per annum which the Committee considered to be exceptional performance in the context of the global economic climate during this period and the strong base we were building from. We have also consistently improved margin performance converting our top-line growth into profitable returns for our shareholders with underlying operating margin improving 0.19 percentage points. Cash flow performance has also been strong, funding future investment in growth. On the basis of this performance, the Committee determined that GSIP awards granted to Executive Directors in 2011 will vest at 128% of initial award levels (out of a maximum of 200% i.e. 64% of maximum awards).

During 2013, the CFO also received the third and final tranche of restricted stock award made to him on recruitment under the GSIP. The value of this award has not been included in the above GSIP figures as it is not required by the regulations.

The 2012 GSIP performance shares figure has been restated to reflect the actual number of shares and the market value of the shares that vested and have been translated into using the average exchange rate over 2012: 1 = £0.8107. The figure included in the 2012 Directors Remuneration Report was estimated as the vesting date was post the publication of the 2012 Annual Report and Accounts. The actual values at the vesting date were: Paul Polman 3,503,000 (estimated as 3,089,000) and Jean-Marc Huët 2,453,000 (estimated as 2,164,000).

(e) CONDITIONAL SUPPLEMENTAL PENSION (AUDITED)

CEO: Paul Polman

Conditional supplemental pension provision agreed with the CEO on hiring, which is conditional on his remaining in employment with Unilever to age 60 and subsequently retiring from active service or his death or total disability prior to retirement. This was £117,123 based on 12% of a capped salary of £976,028 for 2013.

CFO: Jean-Marc Huët

The CFO does not receive a conditional supplemental pension.

(f) SHARE INCENTIVES DUTCH LAW REQUIREMENT (AUDITED)

As per the Dutch requirements, these costs are non-cash costs and relate to the expenses recognised for the period following IFRS 2. This is based on share prices on grant dates, a 98% adjustment factor for GSIP shares and MCIP matching shares awarded in 2013 and 2012 and GSIP shares awarded in 2011 and 2010, and an 89% adjustment factor for GSIP shares awarded in 2009 to take account of the external performance condition TSR.

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DIRECTORS REMUNERATION

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OTHER IMPLEMENTATION INFORMATION FOR 2013

SCHEME INTERESTS AWARDED IN THE YEAR (AUDITED)

The values included in this table are calculated by multiplying the number of shares granted on 18 February 2013 by the grant price of PLC £25.64 and N.V. 29.28 respectively, assuming maximum performance and therefore maximum vesting of 200% for GSIP and 150% for MCIP and then translating into using an average exchange rate over 2013 of 1 = £0.8492.

The actual targets for the three business focused performance measures for the 2013 MCIP and GSIP awards have not been disclosed up front as the Boards deem this to be commercially sensitive information as targets could reveal information about Unilever s business plan and budgeting process to competitors, which could be damaging to Unilever s business interests and therefore to shareholders. Targets will be disclosed in the Directors Remuneration Report following the end of the relevant performance period.

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MINIMUM SHAREHOLDING REQUIREMENT AND EXECUTIVE DIRECTOR SHARE INTERESTS (UNAUDITED)

The table below shows the Executive Directors—share ownership against the minimum shareholding requirements as at 31 December 2013 and the interest in NV and PLC ordinary shares of Executive Directors and their connected persons as at 31 December 2013.

When calculating an Executive Director s personal shareholding the following methodology is used:

Base salary at the date of measurement.

Shares in either Unilever PLC or Unilever N.V. (or a combination of both) will qualify provided they are personally owned by the Executive Director or by a member of his/her (immediate) family (connected person).

Shares purchased from the Annual Bonus under the MCIP will qualify as from the moment of purchase as these are held in the individual s name and are not subject to further restrictions.

Shares acquired under a restricted stock arrangement will qualify on a net of tax basis.

Shares awarded on a conditional basis by way of the GSIP, or the MCIP, will not qualify until the moment of vesting (i.e. once the precise number of shares is fixed after the three-year vesting period has elapsed).

The value of the shares to be taken into account will be the higher of the open market value at the date of acquisition or the open market value at the date of measurement. The euro/sterling/US \$ exchange rate to be applied will be the prevailing rate on the chosen date.

With effect from 1 January 2014 Executive Directors will be required to hold shares to the value of 100% of their shareholding requirement for 12 months post cessation of employment at Unilever, and 50% of these shares for 24 months post cessation of employment with Unilever.

The other members of the ULE are required to build a shareholding of 300% of base salary. This requirement is 150% of base salary for the top 100 management layer below ULE.

EXECUTIVE DIRECTORS INTERESTS IN SHARES AND SHARE OWNERSHIP (AUDITED)

	Share ownership guideline as % of	Have guidelines	Actual share ownership (as a % of		held as at nary 2013 ^(b)		held as at nber 2013 ^(c)
	base salary	been met?	base salary)(a)	NV	PLC	NV	PLC
CEO: Paul							
Polman	400	Yes	1379	234,291	192,371	306,928	266,546
	300	Yes	591	52,921	52,921	86,620	86,853

CFO: Jean-Marc Huët

- (a) Calculated based on the minimum shareholding requirements and methodology set out above.
- (b) NV shares are ordinary 0.16 shares and PLC shares are ordinary \mathfrak{F}_{0} p shares.
- (C) Numbers exclude awards and options over shares which are subject to performance.

On 14 February 2014, Paul Polman and Jean-Marc Huët invested 60% and 25% respectively of their annual bonus earned in 2013 and paid in 2014 in the MCIP. This resulted in 41,775 NV investment shares for Paul Polman and 4,036 NV and 4,036 PLC investment shares for Jean-Marc Huët. They each received a corresponding award of performance-related NV and PLC shares under the terms of the MCIP.

The voting rights of the Directors who hold interests in the share capital of NV and PLC are the same as for other holders of the class of shares indicated. None of the Directors (Executive and Non-Executive) or other executive officers shareholdings amounts to more than 1% of the issued shares in that class of share. Except as stated above, all shareholdings are beneficial.

INFORMATION IN RELATION TO OUTSTANDING SHARE INCENTIVE AWARDS

As at 31 December 2013, Paul Polman held awards over a total of 355,452 shares which are subject to performance conditions and awards over 20,906 shares which are not. Jean-Marc Huët held awards over a total of 205,775 shares which are subject to performance conditions and awards over 10,094 shares which are not. There are no awards in the form of options.

SHARE MATCHING PLAN (AUDITED)

	Sha	are type	Balance of conditional shares at 1 January 2013 No. of shares	Conditional shares vested in 2013 ^(a) No. of sharePrice	e at award	Balance of conditional shares at 31 December 2013 No. of shares
Paul Polman		NV	19,416 ^(b)	9,484	22.53	9,932
		PLC	19,416 ^(b)	9,484	£19.44	9,932
Jean-Marc Huët		NV	5,047 ^(c)			5,047
		PLC	5,047 ^(c)			5,047

⁽a) Each award of matching shares is conditional and vests three years after the date of the award subject to continued employment and maintenance of the underlying bonus shares. These awards were not subject to further performance conditions.

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⁽b) 9,484 PLC and NV shares awarded on 18 March 2010 and vested on 18 March 2013 and 9,932 PLC and NV shares awarded on 14 March 2011 and due to vest on 14 March 2014.

⁽c) Awarded on 14 March 2011 and due to vest on 14 March 2014.

DIRECTORS REMUNERATION

REPORT CONTINUED

MANAGEMENT CO-INVESTMENT PLAN (AUDITED)

		Balance of conditional shares at 1 January 2013	Conditional shares awarded in 2013 ^(a)			Balance of conditional shares at 31 December 2013
	Share		Performance period		Dividend shares	
			1 January 2013 to	Price at	accrued during	
	type	Original award	31 December 2015	award	the year ^(d)	
Paul						
Polman	NV	18,413 ^(b)	22,999	29.28	1,307	42,719
	PLC	18,478 ^(b)	22,999	£25.64	1,435	42,912
Jean-Marc						
Huët	NV	3,781 ^(c)	5,157	29.28	280	9,218
	PLC	3,794 ^(c)	5,157	£25.64	308	9,259

- (a) Each award of conditional matching shares vests three years after the date of the award (further details can be found on page 80). Awards are all subject to continued employment and maintenance of the underlying investment shares. On 18 February 2013, Paul Polman and Jean-Marc Huët invested in the MCIP 60% and 25% respectively of their annual bonus earned during 2012 and paid in 2013 and received a corresponding award of marching shares which will vest, subject to performance, on 18 February 2016.
- (b) This includes 17,772 NV and PLC shares granted on 17 February 2012 and 641 NV shares and 706 PLC shares from reinvested dividend accrued in 2012. These shares will vest, subject to performance, on 17 February 2015.
- (c) This includes 3,649 NV and PLC shares granted on 17 February 2012 and 132 NV shares and 145 PLC shares from reinvested dividend accrued in 2012. These shares will vest, subject to performance, on 17 February 2015.
- (d) Reflects reinvested dividend equivalents accrued during 2013 and subject to the same performance conditions as the underlying matching shares.

GLOBAL SHARE INCENTIVE PLAN (AUDITED)

The following conditional shares were granted during 2013 and were outstanding at 31 December 2013 under the Global Share Incentive Plan:

Balance of conditional shares at 1 January 2013 Original award

 $\begin{array}{c} Conditional \ shares \\ awarded \ in \ 2013^{(a)} \end{array}$

Vested

at 31

	Performance period 1 January 2013 to 31 December 2015	Price at award	Dividend shares accrued during the year ^(d)	in 2013 ^(e)	Additional shares earned in 2013	Price at vesting
139,226 ^(b)	39,698	29.28	4,754	53,665	4,431	31.10
140,349 ^(b)	39,698	£25.64	5,203	54,360	4,488	£27.35
99,912 ^(c)	24,556	29.28	3,325	37,580	3,106	31.10
100,706 ^(c)	24,556	£25.64	3,639	38,066	3,144	£27.35

- (a) Each award of conditional shares vests three years after the date of the award, subject to performance conditions (further details can be found on page 80). The 2013 award was made on 18 February 2013 (vesting 18 February 2016).
- (b) This includes a grant of 44,137 of each of NV and PLC shares made on 18 March 2010 (vested 18 March 2013), a grant of 47,173 of each of NV and PLC shares made on 14 March 2011 (vesting 14 March 2014), a grant of 38,676 of each of NV and PLC shares made on 17 February 2012 (vesting 17 February 2015) and 9,240 NV shares and 10,363 PLC shares from reinvested dividend accrued in prior years in respect of awards.
- (c) This includes a grant of 30,906 of each of NV and PLC shares made on 18 March 2010 (vested 18 March 2013), a grant of 32,665 of each of NV and PLC shares made on 14 March 2011 (vesting 14 March 2014), a grant of 29,798 of each of NV and PLC shares made on 17 February 2012 (vesting 17 February 2015) and 6,543 NV shares and 7,337 PLC shares from reinvested dividend accrued in prior years in respect of awards.
- (d) Reflects reinvested dividend equivalents accrued during 2013 and subject to the same performance conditions as the underlying GSIP shares.
- (e) The 18 March 2010 grant vested on 18 March 2013 at 109%.

On 14 February 2014, Paul Polman received an award of 43,700 NV and 43,700 PLC performance-related shares and Jean-Marc Huët received an award of 27,031 NV and 27,031 PLC performance-related shares under the GSIP.

RESTRICTED STOCK (AUDITED)

Jean-Marc Huët received a one-off restricted stock award on joining Unilever under the GSIP. Details of balances and vesting during 2013 are shown below.

					Balance of
		Balance of			
		shares at		Vesting in	shares at
	1 Ja	nuary 2013		3013 ece	ember 2013
	Share type No	o. of shares	No. of shar@ric	e at vesting No	o. of shares
Jean-Marc Huët ^(a)	NV	21,884	21,884	31.10	0
	PLC	21,884	21,884	£27.35	0

⁽a) Vesting on 18 March 2013 of one-third of original award (made 18 March 2010 at 22.53 and £19.44).

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SHARE SAVE PLAN (AUDITED)

The Unilever PLC 2005 Share Save Plan is an HMRC-approved, all-employee, savings-related share option scheme under which employees can save up to a limit of £250 per month with an option to buy PLC shares at the end of a five-year vesting period (subject to continued employment).

						Final
		Balance of		Balance of	First	
		options at	Granted	options at		expiry
	Share type	1 January 2013 ^(a)	in 2013	31 December 2013	exercisable date	date
Paul						
Polman	PLC	1,042		1,042	01/10/2014	01/04/2015

⁽a) Option price at grant was £14.92.

PAYMENTS TO FORMER DIRECTORS (AUDITED)

There have been no payments to former Directors during the year.

PAYMENTS FOR LOSS OF OFFICE (AUDITED)

There were no payments for loss of office.

IMPLEMENTATION OF THE REMUNERATION POLICY IN 2014 FOR EXECUTIVE DIRECTORS

ELEMENTS OF REMUNERATION

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DIRECTORS REMUNERATION

REPORT CONTINUED

PERFORMANCE ELEMENTS OF REMUNERATION:

The actual targets for the annual bonus and the three business-focused performance measures for the MCIP and GSIP awards to be made in 2014 have not been disclosed up-front as the Boards deem this to be commercially sensitive information as targets could reveal information about Unilever s business plan and budgeting process to competitors, which could be damaging to Unilever s business interests and therefore to shareholders. Where appropriate, targets will be disclosed in the Directors Remuneration Report following the end of the respective performance period.

- (a) For the three business-focused measures, 25% of target awards vest for achieving threshold performance. 200% of target awards vest (capped at 150% under the MCIP) for maximum performance.
- (b) For the relative TSR measure, Unilever s TSR is measured against a comparator group of other consumer goods companies. TSR measures the return received by a shareholder, capturing both the increase in share price and the value of dividend income (assuming dividends are reinvested). The TSR results are measured on a common currency basis to better reflect the shareholder experience.

The current TSR peer group is as follows:

Avon	Colgate-Palmolive	Henkel	L Oréal	Reckitt Benckiser
Beiersdorf	Danone	Kao	Nestlé	Shiseido

Campbell Soup General Mills Kellogg s PepsiCo

Coca-Cola Estée Lauder Kimberly-Clark Procter & Gamble

Following the sale of Heinz in February 2013, the TSR comparator group for all outstanding awards was adjusted with effect from 1 January 2014 to discontinue its participation. The TSR comparator group will therefore consist of 18 companies (19 including Unilever) with effect from 1 January 2014. No shares in the portion of the award subject to TSR vest if Unilever is ranked below position 10 in the peer group at the end of the three-year period, 50% vests if Unilever is ranked 10th, 100% vests if Unilever is ranked 7th and 200% (150% under the MCIP) vests if Unilever is ranked 3rd or above. Straight-line vesting occurs between these points.

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SINGLE FIGURE OF REMUNERATION IN 2013 FOR NON-EXECUTIVE DIRECTORS (AUDITED)

The table below shows a single figure of remuneration for each of our Non-Executive Directors, for the years 2012 and 2013.

		2013			2012	
	Fees(a)	Benefits(b)	Total	Fees(a)	Benefits(b)	Total
			remuneration			remuneration
Non-Executive Director	000	000	000	000	000	000
Michael Treschow ^(c)	637 ^(d)	1	638	659		659
Laura Cha	62		62			
Louise Fresco ^(e)	106		106	108		108
Ann Fudge	103	17	120	139	22	161
Charles Golden	101	14	115	133	11	144
Byron Grote ^(f)	127	2	129	128		128
Mary Ma	66		66			
Sunil Bharti Mittal ^(g)	32		32	96		96
Hixonia Nyasulu	102	12	114	127		127
Sir Malcolm Rifkind	103		103	119		119
John Rishton	66		66			
Kees Storm ^(h)	191		191	203	1	204
Paul Walsh ⁽ⁱ⁾	119		119	143		143
Total	1,815	46	1,861	1,855	34	1,889

⁽a) This includes fees received from both NV in euros and PLC in sterling for both 2012 and 2013 respectively. Includes basic Non-Executive Director fee and Committee chairmanship and/or membership.

⁽b) The only benefit received relates to travel by spouses or partners where they are invited by Unilever.

⁽c) Chairman.

⁽d) This does not include the Dutch crisis tax charge, to which Dutch-based companies like Unilever N.V. are subject, of 16% on the portion of Directors 2013 fees exceeding 150,000 from current appointment that is taxable in the Netherlands. The tax charge for Unilever N.V. with respect to the Chairman is 26,171 (2012 was 26,751).

⁽e) Chair, Corporate Responsibility Committee.

⁽f) Chair, Audit Committee.

⁽g) Chose not to put himself forward for re-election at the May 2013 AGMs.

⁽h) Vice-Chairman and Chair of the Nominating and Corporate Governance Committee.

⁽i) Chair, Compensation and Management Resources Committee.

We do not grant our Non-Executive Directors any personal loans or guarantees, nor are they entitled to any severance payments.

NON-EXECUTIVE DIRECTORS INTERESTS IN SHARES (AUDITED)

Non-Executive Directors are encouraged to build up a personal shareholding of at least one times their annual fees over the five years from 1 January 2012 (or appointment if later).

The table shows the interests in NV and PLC ordinary shares of Non-Executive Directors and their connected persons as at 31 December 2013. There has been no change in these interests between 31 December 2013 and 3 March 2014 other than Byron Grote who purchased 200 NV NY shares and 200 PLC ADRs on 10 February 2014 at a share price of US \$37.91 and US \$39.22 respectively.

		G!	Shares
		Shares held at	held at
	Share	1 January	31 December
	type	2013	2013
Michael Treschow	NV	15,158	15,158
Wilchael Tresenow	PLC	15,000	15,000
Laura Cha ^(a)	NV	n/a	10,000
	PLC	n/a	200
Louise Fresco	NV	1,800	1,800
	PLC	,	,
Ann Fudge	NV NY		
-	PLC ADRs	2,600	3,950
Charles Golden	NV NY	1,000	1,000
	PLC ADRs		
Byron Grote	NV NY	6,000	6,500
	PLC ADRs	5,000	5,500
Mary Ma ^(a)	NV	n/a	
	PLC	n/a	
			Shares
		Shares	
		held at	held at
	Share	1 January	31 December
(type	2013	2013
Sunil Bharti Mittal ^(b)	NV	2 100	
TT' ' XI 1	PLC	2,100	COO
Hixonia Nyasulu	NV DLC	200	600
Malaalas Diffried	PLC	350	750
Malcolm Rifkind	NV PLC	1,500	2 700
John Rishton ^(a)	NV	1,300 n/a	2,700 1,700
John Kishton (**)	PLC	n/a	1,700
Kees Storm	NV	7,500	7,500
ACCO STOTIII	PLC	7,500	7,500
Paul Walsh	NV		
I dui 11 dioli	PLC	1,000	2,000
	1 LC	1,000	2,000

- (a) Appointed at May 2013 AGMs.
- (b) Chose not to put himself forward for re-election at May 2013 AGMs.

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DIRECTORS REMUNERATION

REPORT CONTINUED

OTHER DISCLOSURES RELATED TO DIRECTORS REMUNERATION

SERVING AS A NON-EXECUTIVE ON THE BOARD OF ANOTHER COMPANY

Executive Directors serving as non-executive directors on the boards of other companies are permitted to retain all remuneration and fees earned from outside directorships subject to a maximum of one outside listed directorship (see Outside Appointments on page 45 for further details).

Paul Polman is a non-executive director of The Dow Chemical Company and received an annual fee of 86,773 (US \$115,000 based on the average exchange rate over the year 1 = US \$1.3253). In addition, he received a restricted award of 3,920 ordinary shares with a nominal value of US \$2.50 per share in the capital of The Dow Chemical Company. The shares include the rights to vote and to receive dividends thereon. The shares cannot be sold or transferred until Paul Polman leaves the board of directors of The Dow Chemical Company, and in any case not earlier than 10 May 2015. Paul Polman elected to defer his 2013 annual fee into a deferral programme of The Dow Chemical Company. This programme allows non-executive directors at the end of the year to defer the annual fees for the following year. At the time of enrolment, the non-executive director decides when he wants to receive the fees (upon leaving or a specified year in the future). The funds are hypothetically invested according to the non-executive director s investment elections.

Jean-Marc Huët is a non-executive director of Delta Topco Limited and received an annual fee of 181,091 (US \$240,000, including fees of 45,273 (US \$60,000) each for membership of the Audit & Ethics Committee and the Nomination Committee).

FIVE-YEAR HISTORICAL TOTAL SHAREHOLDER RETURN (TSR) PERFORMANCE

The table below includes:

growth in the value of a hypothetical £100 holding over five years FTSE 100 comparison based on 30-trading-day average values; and

growth in the value of a hypothetical 100 investment over five years AEX comparison based on 30-trading-day average values.

The Committee has decided to show Unilever s performance against the FTSE 100 Index, London and also the Euronext 100 index (AEX), Amsterdam as these are the most relevant indices in the UK and the Netherlands where we have our principal listings. Unilever is a constituent of both these indices.

CEO SINGLE FIGURE FIVE-YEAR HISTORY

The table below shows the five-year history of the CEO single figure of total remuneration:

	2009	2010	2011	2012	2013
CEO					
Single figure of total remuneration (000)	3,859	6,292	6,010	7,852	7,740
Annual bonus award rates against maximum opportunity	82%	80%	68%	100%	78%
GSIP performance shares vesting rates against maximum					
opportunity	n/a	47%	44%	55%	64%
Share Matching Plan vesting rates against maximum					
opportunity*	100%	100%	n/a	n/a	n/a

^{*} Shown in year of award.

PERCENTAGE CHANGE IN REMUNERATION OF DIRECTOR UNDERTAKING THE ROLE OF CHIEF EXECUTIVE OFFICER

The table below shows the percentage change from 2012 to 2013 for base salary, bonus and benefits (excluding pension) for both the CEO and all UK and Dutch management in Unilever. The subset of UK and Dutch management has been used as a fair representation of our dual listing status.

Benefits

(not

including

% change from 2012 to 2013	Salary	Bonus(b)	pension)
CEO ^(a)	1.7%	-22.5%	9.4%
UK and Dutch management	2.7%	-26.8%	5.0%

⁽a) Calculated using the data from the Executive Directors single figure table on page 73.

RELATIVE IMPORTANCE OF SPEND ON PAY

The chart below shows the relative spend on pay compared with dividends paid to Unilever shareholders and core earnings. Core earnings represent the net profit attributable to Unilever shareholders, adjusted for non-core items. Over time, core earnings and core earnings growth provide a good reference point to compare spend on pay.

⁽b) The change in level of bonus from 2012 to 2013 for both the CEO and our UK and Dutch management subset is due to exceptional results in 2012 uplifting the bonus compared with a solid year in 2013.

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THE COMPENSATION AND MANAGEMENT RESOURCES COMMITTEE

During 2013, the Committee comprised four Non-Executive Directors: Paul Walsh (Committee Chairman), Michael Treschow, Ann Fudge and Kees Storm.

The Committee reviewed its terms of reference during the year. The Committee is concerned with:

the remuneration policy for the ULE and senior corporate executives;

the remuneration and benefits of the Directors and other members of the ULE;

the design and terms of all long-term incentive plans;

leadership development, especially of the ULE and senior corporate executives; and

performance evaluation of the members of the ULE.

The Committee s revised terms of reference are contained within The Governance of Unilever , and are also set out on our website at www.unilever.com/investorrelations/corp_governance.

During the year, the Committee reviewed its own effectiveness and concluded that it was broadly operating effectively. Where appropriate, the Committee agreed steps to enhance its effectiveness.

ADVISERS

While it is the Committee s responsibility to exercise independent judgement, the Committee does request advice from management and professional advisers, as appropriate, to ensure that its decisions are fully informed given the internal and external environment.

The Committee appointed Deloitte LLP to provide independent advice on various matters it considered. Deloitte was appointed in 2011 following an interview process by the Committee. During the year, Deloitte also provided other services to Unilever primarily in relation to the Directors Remuneration Report. The wider Deloitte firm has also provided tax and consultancy services including tax compliance, transfer pricing, financial transformation, IT restructuring and sourcing strategies advice to Unilever. Deloitte is a member of the Remuneration Consultants Group and, as such, voluntarily operates under the code of conduct in relation to executive remuneration consulting in the UK. Further details can be found at www.remunerationconsultantsgroup.com.

The Committee is satisfied that the Deloitte LLP engagement partner and team, which provide remuneration advice to the Committee, do not have connections with Unilever N.V. or Unilever PLC that might impair their independence. The Committee reviewed the potential for conflicts of interest and judged that there were appropriate safeguards against such conflicts.

The fees paid to Deloitte LLP in relation to advice provided to the Committee in the year up to 31 December 2013 were £47,000. This figure is calculated based on time spent and expenses incurred for the majority of advice provided, but on occasion for specific projects a fixed fee may be agreed.

During the year, the Committee also sought input from the Chief Executive Officer (Paul Polman), the Chief Human Resources Officer (Doug Baillie) and the SVP Global Head of Reward (Peter Newhouse) on various subjects including the remuneration of senior management. No individual was present when his or her own remuneration was being discussed to ensure a conflict of interest did not arise. The Committee also received legal and governance advice from the Group Secretary (Tonia Lovell).

SHAREHOLDER VOTING

Unilever remains committed to ongoing shareholder dialogue and takes an active interest in voting outcomes. In the event of a substantial vote against a resolution in relation to Directors remuneration, Unilever would seek to understand the reasons for any such vote and would set out in the following Annual Report and Accounts any actions in response to it.

The following table sets out actual voting in respect of our previous report:

Voting outcome (% of votes)

2012 Directors Remuneration Report (2013 AGM) 32,520,664 votes were withheld (c. 2.5% of share capital).

For Against PLC 95.39% 4.61%

The Directors Remuneration Report is not subject to a shareholder vote in the Netherlands. With effect from 1 January 2014, the implementation of the Remuneration Policy will be a discussion item prior to the adoption of the Annual Accounts.

The Directors Remuneration Report has been approved by the Boards and signed on their behalf by Tonia Lovell, Group Secretary.

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STATEMENT OF DIRECTORS

RESPONSIBILITIES

ANNUAL ACCOUNTS

The Directors are required by Part 9 of Book 2 of the Civil Code in the Netherlands and the UK Companies Act 2006 to prepare accounts for each financial year which give a true and fair view of the state of affairs of the Unilever Group, and the NV and PLC entities, as at the end of the financial year and of the profit or loss and cash flows for that year.

The Directors consider that, in preparing the accounts, the Group and the NV and PLC entities have used the most appropriate accounting policies, consistently applied and supported by reasonable and prudent judgements and estimates, and that all International Financial Reporting Standards as adopted by the EU and as issued by the International Accounting Standards Board (in the case of the consolidated financial statements), UK accounting standards (in the case of the parent company accounts) and Dutch law (in the case of the NV parent company accounts) which they consider to be applicable have been followed.

The Directors have responsibility for ensuring that NV and PLC keep accounting records which disclose with reasonable accuracy their financial position and which enable the Directors to ensure that the accounts comply with the relevant legislation. They also have a general responsibility for taking such steps as are reasonably open to them to safeguard the assets of the Group, and to prevent and detect fraud and other irregularities.

This statement, which should be read in conjunction with the Independent Auditors reports, is made with a view to distinguishing for shareholders the respective responsibilities of the Directors and of the auditors in relation to the accounts.

A copy of the financial statements of the Unilever Group is placed on our website at www.unilever.com/investorrelations. The maintenance and integrity of the website are the responsibility of the Directors, and the work carried out by the auditors does not involve consideration of these matters. Accordingly, the auditors accept no responsibility for any changes that may have occurred to the financial statements since they were initially placed on the website. Legislation in the UK and the Netherlands governing the preparation and dissemination of financial statements may differ from legislation in other jurisdictions.

UK law sets out additional responsibilities for the Directors of PLC regarding disclosure of information to auditors. Disclosure in respect of these responsibilities is made on page 50.

DIRECTORS RESPONSIBILITY STATEMENT

Each of the Directors confirms that, to the best of his or her knowledge:

The Annual Report and Accounts, taken as a whole, is fair, balanced and understandable, and provides the information necessary for shareholders to assess the Group s performance, business model and strategy;

The financial statements which have been prepared in accordance with International Financial Reporting Standards as adopted by the EU and as issued by the International Accounting Standards Board (in the case of the consolidated financial statements) and UK accounting standards (in the case of the PLC parent company accounts) and UK accounting standards and Part 9 of Book 2 of the Dutch Civil Code (in the case of the NV parent company accounts), give a true and fair view of the assets, liabilities, financial position and profit or loss of the Group and the NV and PLC entities taken as a whole; and The Strategic Report includes a fair review of the development and performance of the business and the position of the Group and the NV and PLC entities taken as a whole, together with a description of the principal risks and uncertainties they face.

The Directors and their roles are listed on pages 40 and 42.

GOING CONCERN

The activities of the Group, together with the factors likely to affect its future development, performance, the financial position of the Group, its cash flows, liquidity position and borrowing facilities are described in the Strategic Report on pages 2 to 33. In addition, we describe in notes 15 to 18 on pages 115 to 129 the Group s objectives, policies and processes for managing its capital; its financial risk management objectives; details of its financial instruments and hedging activities and its exposures to credit and liquidity risk.

The Group has considerable financial resources together with established business relationships with many customers and suppliers in countries throughout the world. As a consequence, the Directors believe that the Group is well placed to manage its business risks successfully despite the current uncertain outlook.

After making enquiries, the Directors have a reasonable expectation that the Group has adequate resources to continue in operational existence for the foreseeable future. Accordingly, they continue to adopt the going concern basis in preparing this Annual Report and Accounts.

INTERNAL AND DISCLOSURE CONTROLS AND PROCEDURES

Please refer to pages 34 to 39 for a discussion of Unilever s principal risk factors and to pages 36 to 39 for commentary on the Group s approach to risk management and control.

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INDEPENDENT AUDITOR S REPORT

NETHERLANDS

INDEPENDENT AUDITOR S REPORT

TO: THE GENERAL MEETING OF UNILEVER N.V.

REPORT ON THE CONSOLIDATED FINANCIAL STATEMENTS

We have audited the accompanying consolidated financial statements 2013 as set out on pages 90 to 135 which are part of the Annual Report and Accounts 2013 of the Unilever Group for the year ended 31 December 2013, which comprise the consolidated income statement, consolidated statement of comprehensive income, consolidated statement of changes in equity, consolidated balance sheet, consolidated cash flow statement and the notes to the consolidated financial statements, comprising a summary of significant accounting policies and other explanatory information.

DIRECTORS RESPONSIBILITY

The Directors are responsible for the preparation and fair presentation of these consolidated financial statements in accordance with International Financial Reporting Standards as adopted by the European Union and as issued by the International Accounting Standards Board and with Part 9 of Book 2 of the Dutch Civil Code, and for the preparation of the Report of the Directors in accordance with Part 9 of Book 2 of the Dutch Civil Code. Furthermore, the Directors are responsible for such internal control as they determine is necessary to enable the preparation of the consolidated financial statements that are free from material misstatement, whether due to fraud or error.

AUDITOR S RESPONSIBILITY

Our responsibility is to express an opinion on these consolidated financial statements based on our audit. We conducted our audit in accordance with Dutch law, including the Dutch Standards on Auditing. This requires that we comply with ethical requirements and plan and perform the audit to obtain reasonable assurance about whether the consolidated financial statements are free from material misstatement.

An audit involves performing procedures to obtain audit evidence about the amounts and disclosures in the consolidated financial statements. The procedures selected depend on the auditor s judgement, including the assessment of the risks of material misstatement of the consolidated financial statements, whether due to fraud or error. In making those risk assessments, the auditor considers internal control relevant to the company s preparation and fair presentation of the consolidated financial statements in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the company s internal control. An audit also includes evaluating the appropriateness of accounting policies used and the reasonableness of accounting estimates made by the Directors, as well as evaluating the overall presentation of the consolidated financial statements.

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

OPINION WITH RESPECT TO THE CONSOLIDATED FINANCIAL STATEMENTS

In our opinion, the consolidated financial statements give a true and fair view of the financial position of Unilever Group as at 31 December 2013, and of its result and its cash flows for the year then ended in accordance with International Financial Reporting Standards as adopted by the European Union and as issued by the International Accounting Standards Board and with Part 9 of Book 2 of the Dutch Civil Code.

SEPARATE REPORT ON COMPANY ACCOUNTS

We have reported separately on the company accounts of Unilever N.V. for the year ended 31 December 2013.

OVERVIEW OF OUR AUDIT APPROACH

For an overview of our joint audit approach, which includes certain thresholds set for materiality, an overview of the scope of our audit and areas of particular audit focus, we refer to the paragraph. Overview of our audit approach in the Independent Auditor s Report to the Members of Unilever PLC as set out on page 87.

REPORT ON OTHER LEGAL AND REGULATORY REQUIREMENTS

Pursuant to the legal requirement under Section 2: 393 sub 5 at e and f of the Dutch Civil Code, we have no deficiencies to report as a result of our examination whether the Report of the Directors (comprising the sections Strategic Report and Governance), to the extent we can assess, has been prepared in accordance with Part 9 of Book 2 of this Code, and whether the information as required under Section 2: 392 sub 1 at b-h has been annexed. Further we report that the Report of the Directors, to the extent we can assess, is consistent with the consolidated financial statements as required by Section 2: 391 sub 4 of the Dutch Civil Code.

Amsterdam, 4 March 2014

PricewaterhouseCoopers Accountants N.V.

Original has been signed by P J van Mierlo RA

Financial statements

Unilever Annual Report and Accounts 2013

INDEPENDENT AUDITOR S REPORT

UNITED KINGDOM

INDEPENDENT AUDITOR S REPORT

TO THE MEMBERS OF UNILEVER PLC

REPORT ON THE CONSOLIDATED FINANCIAL STATEMENTS

OUR OPINION

In our opinion the consolidated financial statements:

give a true and fair view of the state of the Group s affairs as at 31 December 2013 and of the consolidated profit and cash flows for the year then ended;

have been properly prepared in accordance with International Financial Reporting Standards (IFRS) as adopted by the European Union; and

have been prepared in accordance with the requirements of the Companies Act 2006 and Article 4 of the IAS Regulation.

This opinion is to be read in the context of what we say in the remainder of the report.

SEPARATE OPINION IN RELATION TO IFRS AS ISSUED BY THE IASB

As explained in note 1 to the consolidated financial statements, the Group, in addition to applying IFRS as adopted by the European Union, has also applied IFRS as issued by the International Accounting Standards Board (IASB).

In our opinion the consolidated financial statements comply with IFRS as issued by the IASB.

WHAT WE HAVE AUDITED

The consolidated financial statements, which are prepared by Unilever PLC, comprise:

the consolidated balance sheet as at 31 December 2013;

the consolidated income statement and consolidated statement of comprehensive income for the year then ended; the consolidated statement of changes in equity and consolidated cash flow statement for the year then ended; and the notes to the consolidated financial statements.

The financial reporting framework that has been applied in their preparation comprises applicable law and IFRS as adopted by the European Union.

WHAT AN AUDIT OF FINANCIAL STATEMENTS INVOLVES

We conducted our audit in accordance with International Standards on Auditing (UK and Ireland) (ISAs (UK & Ireland)).

An audit involves obtaining evidence about the amounts and disclosures in the financial statements sufficient to give reasonable assurance that the financial statements are free from material misstatement, whether caused by fraud or error. This includes an assessment of:

whether the accounting policies are appropriate to the Group s circumstances and have been consistently applied and adequately disclosed;

the reasonableness of significant accounting estimates made by the Directors; and the overall presentation of the financial statements.

In addition, we read all the financial and non-financial information in the Annual Report and Accounts (the Annual Report) to identify material inconsistencies with the audited consolidated financial statements and to identify any information that is apparently materially incorrect based on, or materially inconsistent with, the knowledge acquired by us in the course of performing the audit. If we become aware of any apparent material misstatements or inconsistencies we consider the implications for our report.

OVERVIEW OF OUR AUDIT APPROACH

MATERIALITY

We set certain thresholds for materiality. These helped us to determine the nature, timing and extent of our audit procedures and to evaluate the effect of misstatements, both individually and on the financial statements as a whole.

Based on our professional judgement, we determined materiality for the consolidated financial statements as a whole to be 330 million. This represents approximately 5% of profit before tax.

We agreed with the Audit Committee that we would report to them misstatements identified during our audit above 25 million as well as misstatements below that amount that, in our view, warranted reporting for qualitative reasons.

OVERVIEW OF THE SCOPE OF OUR AUDIT

The Group is primarily structured and monitored across four key categories being Personal Care, Foods, Refreshment and Home Care. The consolidated financial statements are a consolidation of the Group s reporting units which include operating businesses, centralised functions and supply chain entities.

In establishing the overall approach to the Group audit, we determined the type of work that needed to be performed at reporting units. We also determined the level of involvement we needed to have in the audit work at those reporting units to be able to conclude whether sufficient appropriate audit evidence had been obtained as a basis for our opinion on the consolidated financial statements as a whole.

Accordingly, we identified 11 operating businesses which, in our view, required an audit of their complete financial information, either due to their size or their risk characteristics. We also performed specific audit procedures on inventory at the Group s three supply chain entities and specific risk based procedures on other financial statement line items in a further four operating businesses and three corporate centre entities.

This, together with additional procedures performed on centralised functions and at the Group level, gave us the evidence we needed for our opinion on the consolidated financial statements as a whole.

AREAS OF PARTICULAR AUDIT FOCUS

In preparing the financial statements, the Directors made a number of subjective judgements, for example in respect of significant accounting estimates that involved making assumptions and considering future events that are inherently uncertain. We primarily focused our work in these areas by assessing the Directors judgements against available

evidence, forming our own judgements, and evaluating the disclosures in the financial statements.

In our audit, we tested and examined information, using sampling and other auditing techniques, to the extent we considered necessary to provide a reasonable basis for us to draw conclusions. We obtained audit evidence through testing the effectiveness of controls, substantive procedures or a combination of both.

We considered the following areas to be those that required particular focus in the current year. This is not a complete list of all risks or areas of focus identified by our audit. We discussed these areas of focus with the Audit Committee. Their report on those matters that they considered to be significant issues in relation to the financial statements is set out on page 53.

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INDEPENDENT AUDITOR S REPORT

UNITED KINGDOM CONTINUED

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GOING CONCERN

Under the Listing Rules we are required to review the Directors statement, set out on page 85, in relation to going concern. We have nothing to report having performed our review.

As noted in the Directors statement, the Directors have concluded that it is appropriate to prepare the consolidated financial statements using the going concern basis of accounting. The going concern basis presumes that the Group has adequate resources to remain in operation, and that the Directors intend it to do so, for at least one year from the date the financial statements were signed. As part of our audit we have concluded that the Directors—use of the going concern basis is appropriate.

However, because not all future events or conditions can be predicted, these statements are not a guarantee as to the Group s ability to continue as a going concern.

OPINION ON MATTERS PRESCRIBED BY THE COMPANIES ACT 2006

In our opinion the information given in the Strategic Report and the Directors Report for the financial year for which the consolidated financial statements are prepared is consistent with the consolidated financial statements.

OTHER MATTERS ON WHICH WE ARE REQUIRED TO REPORT BY EXCEPTION

ADEQUACY OF INFORMATION AND EXPLANATIONS RECEIVED

Under the Companies Act 2006 we are required to report to you if, in our opinion we have not received all the information and explanations we require for our audit. We have no exceptions to report arising from this responsibility.

DIRECTORS REMUNERATION

Under the Companies Act 2006 we are required to report to you if, in our opinion, certain disclosures of Directors remuneration specified by law have not been made, and under the Listing Rules we are required to review certain elements of the report to shareholders by the Board on Directors remuneration. We have no exceptions to report arising from these responsibilities.

CORPORATE GOVERNANCE STATEMENT

Under the Listing Rules we are required to review the part of the Corporate Governance Statement relating to the Parent Company s compliance with nine provisions of the UK Corporate Governance Code (the Code). We have nothing to report having performed our review.

On page 85 of the Annual Report, as required by the Code Provision C.1.1, the Directors state that they consider the Annual Report taken as a whole to be fair, balanced and understandable and provides the information necessary for members to assess the Group s performance, business model and strategy. On page 54, as required by C.3.8 of the Code, the Audit Committee has set out the significant issues that it considered in relation to the financial statements, and how they were addressed. Under ISAs (UK & Ireland), we are required to report to you if, in our opinion:

the statement given by the Directors is materially inconsistent with our knowledge of the Group acquired in the course of performing our audit; or

the section of the Annual Report describing the work of the Audit Committee does not appropriately address matters communicated by us to the Audit Committee.

We have no exceptions to report arising from this responsibility.

OTHER INFORMATION IN THE ANNUAL REPORT

Under ISAs (UK & Ireland), we are required to report to you if, in our opinion, information in the Annual Report is:

materially inconsistent with the information in the audited consolidated financial statements; or apparently materially incorrect based on, or materially inconsistent with, our knowledge of the Group acquired in the course of performing our audit; or

is otherwise misleading.

We have no exceptions to report arising from this responsibility.

RESPONSIBILITIES FOR THE FINANCIAL STATEMENTS AND THE AUDIT

OUR RESPONSIBILITIES AND THOSE OF THE DIRECTORS

As explained more fully in the Directors Responsibilities Statement set out on page 85, the Directors are responsible for the preparation of the consolidated financial statements and for being satisfied that they give a true and fair view.

Our responsibility is to audit and express an opinion on the consolidated financial statements in accordance with applicable law and ISAs (UK & Ireland). Those standards require us to comply with the Auditing Practices Board s Ethical Standards for Auditors.

This report, including the opinions, has been prepared for and only for the Company s members as a body in accordance with Chapter 3 of Part 16 of the Companies Act 2006 and for no other purpose. We do not, in giving these opinions, accept or assume responsibility for any other purpose or to any other person to whom this report is shown or into whose hands it may come save where expressly agreed by our prior consent in writing.

OTHER MATTER

We have reported separately on the parent company financial statements of Unilever PLC for the year ended 31 December 2013 and on the information in the Directors Remuneration Report that is described as having been audited.

John Baker

(Senior Statutory Auditor)

for and on behalf of PricewaterhouseCoopers LLP

Chartered Accountants and Statutory Auditors

London

4 March 2014

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FINANCIAL STATEMENTS

UNILEVER GROUP

CONSOLIDATED INCOME STATEMENT

for the year ended 31 December

		million	million	million
		2013	2012	2011
	Notes		(Restated) ^(a)	(Restated)(a)
Turnover	2	49,797	51,324	46,467
Operating profit	2	7,517	6,977	6,420
After (charging)/crediting non-core items	3	501	(73)	144
Net finance costs	5	(530)	(535)	(543)
Finance income		103	136	92
Finance costs		(500)	(526)	(540)
Pensions and similar obligations		(133)	(145)	(95)
Share of net profit/(loss) of joint ventures and associates Other income/(loss) from non-current investments	11	113 14	105 (14)	113 76
Profit before taxation		7,114	6,533	6,066
Taxation	6A	(1,851)	(1,697)	(1,575)
Net profit		5,263	4,836	4,491
Attributable to:		- ,	.,	.,
Non-controlling interests		421	468	371
Shareholders equity		4,842	4,368	4,120
Combined earnings per share	7			
Basic earnings per share ()		1.71	1.54	1.46
Diluted earnings per share ()		1.66	1.50	1.42
(a) Refer to note 1.				

References in the consolidated income statement, consolidated statement of comprehensive income, consolidated statement of changes in equity, consolidated balance sheet and consolidated cash flow statement relate to notes on pages 94 to 135, which form an integral part of the consolidated financial statements.

CONSOLIDATED STATEMENT OF COMPREHENSIVE INCOME

for the year ended 31 December Net profit	Notes	million 2013 5,263	million 2012 (Restated) 4,836	million 2011 (Restated) 4,491
Other comprehensive income Items that will not be reclassified to profit or loss: Actuarial gains/(losses) on pension schemes net of tax	6C 15B	697	(497)	(1,097)
Items that may be reclassified subsequently to profit or loss: Currency retranslation gains/(losses) net of tax ^(a) Fair value gains/(losses) on financial instruments net of tax Total comprehensive income	15B 15B	(999) 106 5,067	(316) (125) 3,898	(703) (168) 2,523
Attributable to: Non-controlling interests Shareholders equity		339 4,728	444 3,454	314 2,209

⁽a) Includes fair value gains/(losses) on net investment hedges of 275 million (2012: (160) million; 2011: 45 million).

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CONSOLIDATED STATEMENT OF CHANGES IN EQUITY

	million	million	n million	million	million	million Non-	million
C	alled up shar p re		Other I	Retained	cont	rolling	Total
Consolidated statement of changes in equity 1 January 2011 (as reported) Restatement (note 1)	-		reserves (5,406)	profit 19,273 184	Totalin 14,485 184	_	equity 15,078 184
1 January 2011 (Restated)	484	134	(5,406)	19,457	14,669	593	15,262
Profit or loss for the period Other comprehensive income net of tax				4,120	4,120	371	4,491
Fair value gains/(losses) on financial instruments Actuarial gains/(losses) on pension schemes	S		(168)		(168)		(168)
(Restated) Currency retranslation gains/(losses)			(569)	(1,097) (77)	(1,097) (646)	(57)	(1,097) (703)
Total comprehensive income Dividends on ordinary capital Movements in treasury stock ^(a)			(737) 138	2,946 (2,487) (90)	2,209 (2,487) 48	314	2,523 (2,487) 48
Share-based payment credit ^(b) Dividends paid to non-controlling interests		2		105	105	(288)	105 (288)
Currency retranslation gains/(losses) net of tax Other movements in equity		3	1	(57)	3 (56)	(4) 13	(1) (43)
31 December 2011	484	137	(6,004)	19,874	14,491	628	15,119
Profit or loss for the period Other comprehensive income net of tax				4,368	4,368	468	4,836
Fair value gains/(losses) on financial instruments Actuarial gains/(losses) on pension schemes	s		(125)		(125)		(125)
(Restated)			(240)	(497)	(497)	(24)	(497)
Currency retranslation gains/(losses)			(249)	(43)	(292)	(24)	(316)
Total comprehensive income Dividends on ordinary capital			(374)	3,828 (2,696)	3,454 (2,696)	444	3,898 (2,696)
Movements in treasury stock ^(a)			182	(130)	52		52
Share-based payment credit ^(b)			102	153	153		153
Dividends paid to non-controlling interests						(464)	(464)
Currency retranslation gains/(losses) net of tax		3	(1)		2	(4)	(2)
Other movements in equity	484	1.40	(6.106)	(65)	(64)	(47)	(111)
31 December 2012	484	140	(6,196)	20,964	15,392	557	15,949
Profit or loss for the period Other comprehensive income net of tax				4,842	4,842	421	5,263

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Fair value gains/(losses) on financial instruments Actuarial gains/(losses) on pension schemes Currency retranslation gains/(losses)			106 (788)	697 (129)	106 697 (917)	(82)	106 697 (999)
Total comprehensive income Dividends on ordinary capital Movements in treasury stock ^(a) Share-based payment credit ^(b)			(682) 112	5,410 (2,981) (83) 242	4,728 (2,981) 29 242	339	5,067 (2,981) 29 242
Dividends paid to non-controlling interests Currency retranslation gains/(losses) net of tax Other movements in equity ^(c)		(5) 3	20	(3,084)	(5) (3,061)	(307) (5) (113)	(307) (10) (3,174)
31 December 2013	484	138	(6,746)	20,468	14,344	471	14,815

⁽a) Includes purchases and sales of treasury stock, and transfer from treasury stock to retained profit of share-settled schemes arising from prior years and differences between exercise and grant price of share options.

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⁽b) The share-based payment credit relates to the non-cash charge recorded against operating profit in respect of the fair value of share options and awards granted to employees.

⁽c) Includes the impact of acquisition of non-controlling interest.

FINANCIAL STATEMENTS

UNILEVER GROUP CONTINUED

CONSOLIDATED BALANCE SHEET

as at 31 December

	Notes	million 2013	million 2012 (Restated)
Assets			
Non-current assets	0	12.017	14.610
Goodwill	9 9	13,917 6,987	14,619 7,099
Intangible assets Property, plant and equipment	10	9,344	7,099 9,445
Pension asset for funded schemes in surplus	4B	9,344	758
Deferred tax assets	4B 6B	1,084	1,050
Financial assets	17A	505	535
Other non-current assets	11	563	536
Other non-current assets	11	33,391	34,042
		33,371	31,012
Current assets			
Inventories	12	3,937	4,436
Trade and other current receivables	13	4,831	4,436
Current tax assets	4= 4	217	217
Cash and cash equivalents	17A	2,285	2,465
Other financial assets	17A	760	401
Non-current assets held for sale	22	92	192
m . 1		12,122	12,147
Total assets		45,513	46,189
Liabilities			
Current liabilities			
Financial liabilities	15C	4,010	2,656
Trade payables and other current liabilities	14	11,735	11,668
Current tax liabilities		1,254	1,129
Provisions	19	379	361
Liabilities associated with assets held for sale	22	4	1
		17,382	15,815
Non-current liabilities			
Financial liabilities	15C	7,491	7,565
Non-current tax liabilities	100	145	100
Ton Tunzin wit intolling		110	100

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These financial statements have been approved by the Directors.

The Board of Directors

4 March 2014

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CONSOLIDATED CASH FLOW STATEMENT

for the year ended 31 December

Net profit Taxation Share of net profit of joint ventures/associates and other income/(loss) from non-current investments Net finance costs Operating profit Depreciation, amortisation and impairment Changes in working capital:	Notes 5	million 2013 5,263 1,851 (127) 530 7,517 1,151 200	million 2012 (Restated) 4,836 1,697 (91) 535 6,977 1,199 822	million 2011 (Restated) 4,491 1,575 (189) 543 6,420 1,029 (177)
Inventories Trade and other receivables Trade payables and other liabilities Pensions and similar obligations less payments Provisions less payments Elimination of (profits)/losses on disposals Non-cash charge for share-based compensation Other adjustments Cash flow from operating activities Income tax paid Net cash flow from operating activities		168 (917) 949 (383) 126 (725) 228 (15) 8,099 (1,805) 6,294	(9) 1 830 (369) (43) (236) 153 13 8,516 (1,680) 6,836	(219) (399) 441 (540) 9 (215) 105 8 6,639 (1,187) 5,452
Interest received Purchase of intangible assets Purchase of property, plant and equipment Disposal of property, plant and equipment Acquisition of group companies, joint ventures and associates Disposal of group companies, joint ventures and associates Acquisition of other non-current investments Disposal of other non-current investments Dividends from joint ventures, associates and other non-current investments (Purchase)/sale of financial assets Net cash flow (used in)/from investing activities		100 (377) (1,791) 141 (142) 1,053 (273) 302 136 (310) (1,161)	146 (405) (1,975) 237 (133) 246 (91) 88 128 1,004 (755)	93 (264) (1,835) 125 (3,098) 1,378 (88) 178 116 (1,072) (4,467)

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Dividends paid on ordinary share capital		(2,993)	(2,699)	(2,485)
Interest and preference dividends paid		(511)	(506)	(496)
Acquisition of non-controlling interests		(2,901)		
Net change in short-term borrowings		350	(870)	1,261
Additional financial liabilities		4,219	1,441	3,419
Repayment of financial liabilities		(3,294)	(3,565)	(907)
Capital element of finance lease rental payments		(11)	(15)	(16)
Other movements on treasury stock		24	48	30
Other financing activities		(273)	(456)	(395)
Net cash flow (used in)/from financing activities		(5,390)	(6,622)	411
Net increase/(decrease) in cash and cash equivalents		(257)	(541)	1,396
Cash and cash equivalents at the beginning of the year		2,217	2,978	1,966
Effect of foreign exchange rate changes		84	(220)	(384)
Cash and cash equivalents at the end of the year	17A	2,044	2,217	2,978

The cash flows of pension funds (other than contributions and other direct payments made by the Group in respect of pensions and similar obligations) are not included in the group cash flow statement.

Acquisition of non-controlling interests includes various transactions to acquire non-controlling interests, primarily an outflow of 2,515 million to increase the Group s ownership of Hindustan Unilever Limited from 52% to 67%. Refer to note 15B.

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NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

UNILEVER GROUP

1. ACCOUNTING INFORMATION AND POLICIES

The accounting policies adopted are the same as those which were applied for the previous financial year, except as set out below under the heading Recent accounting developments.

UNILEVER

The two parent companies, NV and PLC, together with their group companies, operate as a single economic entity (the Unilever Group, also referred to as Unilever or the Group). NV and PLC have the same Directors and are linked by a series of agreements, including an Equalisation Agreement, which are designed so that the positions of the shareholders of both companies are as closely as possible the same as if they held shares in a single company.

The Equalisation Agreement provides that both companies adopt the same accounting principles. It also requires that dividends and other rights and benefits attaching to each ordinary share of NV, be equal in value to those rights and benefits attaching to each ordinary share of PLC, as if each such unit of capital formed part of the ordinary share capital of one and the same company.

BASIS OF CONSOLIDATION

Due to the operational and contractual arrangements referred to above, NV and PLC form a single reporting entity for the purposes of presenting consolidated financial statements. Accordingly, the financial statements of Unilever are presented by both NV and PLC as their respective consolidated financial statements. Group companies included in the consolidation are those companies controlled by NV or PLC. Control exists when the Group has the power to direct the activities of an entity so as to affect the return on investment.

The net assets and results of acquired businesses are included in the consolidated financial statements from their respective dates of acquisition, being the date on which the Group obtains control. The results of disposed businesses are included in the consolidated financial statements up to their date of disposal, being the date control ceases.

Intra-group transactions and balances are eliminated.

The company income statement for NV is included in the consolidated financial statements. An abbreviated income statement has been disclosed in the NV company accounts on page 137 in accordance with Section 402, Book 2, of the Netherlands Civil Code.

COMPANIES LEGISLATION AND ACCOUNTING STANDARDS

The consolidated financial statements have been prepared in accordance with International Financial Reporting Standards (IFRS) as adopted by the European Union (EU), IFRIC Interpretations and in accordance with Part 9 of Book 2 of the Civil Code in the Netherlands and the UK Companies Act 2006 applicable to companies reporting under IFRS. They are also in compliance with IFRS as issued by the International Accounting Standards Board

(IASB).

These financial statements are prepared under the historical cost convention unless otherwise indicated.

ACCOUNTING POLICIES

Accounting policies are included in the relevant notes to the consolidated financial statements. These are presented as text highlighted in grey on pages 96 to 133. The accounting policies below are applied throughout the financial statements.

FOREIGN CURRENCIES

The consolidated financial statements are presented in euros. The functional currencies of NV and PLC are euros and sterling respectively. Items included in the financial statements of individual group companies are recorded in their respective functional currency which is the currency of the primary economic environment in which each entity operates.

Foreign currency transactions in individual group companies are translated into functional currency using exchange rates at the date of the transaction. Foreign exchange gains and losses from settlement of these transactions, and from translation of monetary assets and liabilities at year-end exchange rates, are recognised in the income statement except when deferred in equity as qualifying hedges.

In preparing the consolidated financial statements, the balances in individual group companies are translated from their functional currency into euros. The income statement, the cash flow statement and all other movements in assets and liabilities are translated at average rates of exchange as a proxy for the transaction rate, or at the transaction rate itself if more appropriate. Assets and liabilities are translated at year-end exchange rates.

The ordinary share capital of NV and PLC is translated in accordance with the Equalisation Agreement. The difference between the value for PLC and the value by applying the year-end rate of exchange is taken to other reserves (see note 15B on page 117).

The effect of exchange rate changes during the year on net assets of foreign operations is recorded in equity. For this purpose net assets include loans between group companies and any related foreign exchange contracts where settlement is neither planned nor likely to occur in the foreseeable future.

The Group applies hedge accounting to certain exchange differences arising between the functional currencies of a foreign operation and NV or PLC as appropriate, regardless of whether the net investment is held directly or through an intermediate parent. Differences arising on retranslation of a financial liability designated as a foreign currency net investment hedge are recorded in equity to the extent that the hedge is effective. These differences are reported within profit or loss to the extent that the hedge is ineffective.

Cumulative exchange differences arising since the date of transition to IFRS of 1 January 2004 are reported as a separate component of other reserves. In the event of disposal or part disposal of an interest in a group company either through sale or as a result of a repayment of capital, the cumulative exchange difference is recognised in the income statement as part of the profit or loss on disposal of group companies.

CRITICAL ACCOUNTING ESTIMATES AND JUDGEMENTS

The preparation of financial statements requires management to make judgements, estimates and assumptions in the application of accounting policies that affect the reported amounts of assets, liabilities, income and expenses. Actual results may differ from these estimates. Estimates and judgements are continuously evaluated and are based on

historical experience and other factors, including expectations of future events that are believed to be reasonable. Revisions to accounting estimates are recognised in the period in which the estimate is revised and in any future period affected.

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1. ACCOUNTING INFORMATION AND POLICIES CONTINUED

Information about critical judgements in applying accounting policies, as well as estimates and assumptions that have the most significant risk of causing a material adjustment to the carrying amounts of assets and liabilities within the next financial year, are included in the following notes:

separate presentation of items in the income statement note 3;

measurement of defined benefit obligations note 4B;

key assumptions used in discounted cash flow projections note 9;

utilisation of tax losses and recognition of other deferred tax assets note 6B;

likelihood of occurrence of provisions and contingencies, including tax investigations and audits notes 19 and 20; and

measurement of consideration and assets and liabilities acquired as part of business combinations note 21.

RECENT ACCOUNTING DEVELOPMENTS

ADOPTED BY THE GROUP

The following new and amended standards are relevant to the Group and have been adopted for the first time in these financial statements, with no material impact:

IAS 19 Employee benefits (Revised) changes a number of disclosure requirements and restricts the accounting options available for defined benefit pension plans. The return on pension plan assets and finance charge have been replaced by a net interest expense, calculated by applying the liability discount rate to the net defined benefit asset or liability. Administration costs by pension funds will now be recognised as an expense when the administrative services are performed.

The revised standard requires retrospective application, and amounts relating to the year ended 31 December 2012 and 2011 have been restated and labelled as such in these financial statements. The changes resulted in an increase in operating expense of 14 million for the year ended 31 December 2013 (12 million for the year ended 31 December 2012; 13 million for the year ended 31 December 2011) and an increase in finance cost of 193 million for the year ended 31 December 2013 (138 million for the year ended 31 December 2012; 166 million for the year ended 31 December 2011) and a reduction in the net defined benefit liability of 198 million in the restated comparative opening balance sheet as at 1 January 2012 (31 December 2012: 233 million), with a corresponding increase in actuarial gains or losses on pension schemes before tax.

Amendments to IFRS 7 Financial instruments: Disclosures introduces new disclosures of information about the significance of financial instruments to an entity.

- IFRS 10 Consolidated financial statements replaces previous guidance on control and consolidation.
- IFRS 11 Joint arrangements requires joint arrangements to be accounted for as a joint operation or as a joint venture. Equity accounting for joint ventures, previously used by Unilever, has become mandatory.
- IFRS 12 Disclosure of interests in other entities requires enhanced disclosures of the nature, risks and financial effects associated with the Group s interests in subsidiaries, associates, joint arrangements and unconsolidated structured entities.
- IFRS 13 Fair value measurement explains how to measure fair value and enhances fair value disclosures. The standard does not significantly change the measurement of fair value but codifies it in one place.

Amendments to IAS 1 Presentation of Financial Statements requires items of Other Comprehensive Income that may be reclassified to profit or loss being presented separately from items that will never be reclassified.

Amendments to IAS 16 Property, plant and equipment explains that servicing equipment is not classified as

inventory when used for more than one year.

Amendments to IAS 36 Impairment of Assets clarifies the disclosures required in relation to the impairment testing of goodwill. The Group has adopted this standard from 1 January 2013, which is a year earlier than required, as the changes clarify the IASB s original intention; the impact of the standard on the Group is not material.

NOT ADOPTED BY THE GROUP

The Group is currently assessing the impact of the following new standards, amendments and interpretations that are not yet effective.

The Group does not currently believe adoption of these would have a material impact on the consolidated results or financial position of the Group. All of the following new standards, amendments and interpretations are effective from 1 January 2014 unless otherwise stated. Standards have not yet been endorsed by the EU unless otherwise stated.

IFRS 9 Financial instruments , replaces the current classification and measurement models for financial assets with two classification categories: amortised cost and fair value. Classification is driven by the business model for managing the assets and the contractual cash flow characteristics. Financial liabilities are not affected by the changes. Effective date not set.

Amendments to IAS 32 Financial instruments: Presentation provides additional guidance on when financial assets and liabilities may be offset. These amendments have been endorsed by the EU.

Amendments to IAS 39 Financial Instruments: Recognition and Measurement removes the requirement to discontinue hedge accounting when a hedge derivative is novated, providing certain criteria are met. These amendments have been endorsed by the EU.

Amendments to IAS 19 Employee Benefits simplifies the accounting for contributions that are independent of the number of years of employee service. Effective 1 January 2015.

IFRIC interpretation 21 Levies provides guidance on when to recognise a liability for a levy imposed by a government.

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NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

UNILEVER GROUP CONTINUED

2. SEGMENT INFORMATION

		million Personal	million 1	million Refresh-	million	million
2013	Notes	Care	Foods	ment Ho	ome Care	Total
Turnover		18,056	13,426	9,369	8,946	49,797
Operating profit Non-core items	3	3,078 128	3,064 (687)	851 5	524 53	7,517 (501)
Core operating profit		3,206	2,377	856	577	7,016
Share of net profit/(loss) of joint ventures and associates		5	9	96	3	113
Depreciation and amortisation Impairment and other non-cash charges ^(a)		327 267	293 139	330 97	201 179	1,151 682
2012 (Restated) Turnover		18,097	14,444	9,726	9,057	51,324
Operating profit Non-core items	3	2,925 160	2,601 (73)	908	543 (14)	6,977 73
Core operating profit		3,085	2,528	908	529	7,050
Share of net profit/(loss) of joint ventures and associates		1	5	99		105
Depreciation and amortisation Impairment and other non-cash charges ^(a) 2011 (Restated)		336 189	311 141	340 106	212 128	1,199 564
Turnover		15,471	13,986	8,804	8,206	46,467
Operating profit Non-core items	3	2,533 187	2,688 (244)	720 (47)	479 (40)	6,420 (144)
Core operating profit		2,720	2,444	673	439	6,276
Share of net profit/(loss) of joint ventures and associates		5	7	98	3	113

Depreciation and amortisation	272	286	281	190	1,029
Impairment and other non-cash charges ^(a)	138	183	154	136	611

⁽a) Other non-cash charges include charges to the income statement during the year in respect of the share-based compensation and provisions.

Transactions between the Unilever Group s reportable segments are immaterial and are carried out on an arm s length basis.

The Unilever Group is not reliant on revenues from transactions with any single external customer and does not receive 10% or more of its revenues from transactions with any single external customer.

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2. SEGMENT INFORMATION CONTINUED

Segment assets and liabilities are not provided because they are not received or reviewed by our chief operating decision-maker.

The home countries of the Unilever Group are the Netherlands and the United Kingdom. Turnover and non-current assets for these two countries combined, US (being the largest country outside the home countries) and all other countries are:

	million Netherlands/	million	million	million
	United			
2013	Kingdom	USA	Others	Total
Turnover	3,872	7,084	38,841	49,797
Non-current assets(b)	3,390	7,626	19,794	30,810
2012				
Turnover	3,980	7,834	39,510	51,324
Non-current assets(b)	3,353	8,670	19,676	31,699
2011				
Turnover	3,693	6,889	35,885	46,467
Non-current assets(b)	2,915	9,286	19,118	31,319

⁽b) Non-current assets excluding financial assets, deferred tax assets and pension assets for funded schemes in surplus.

No other country had turnover or non-current assets (as shown above) greater than 10% of the Group total.

ADDITIONAL INFORMATION BY GEOGRAPHIES

Although the Group s operations are managed by product area, we provide additional information based on geographies. The analysis of turnover by geographical area is stated on the basis of origin. Sales between geographical areas are carried out at arm s length and were not material.

million	million	million	million
Asia/	The	Europe	Total

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2013	AMET/RUB(c)	Americas		
Turnover	20,085	16,206	13,506	49,797
Operating profit Non-core items	2,765 (85)	2,859 (542)	1,893 126	7,517 (501)
Core operating profit	2,680	2,317	2,019	7,016
Share of net profit/(loss) of joint ventures and associates 2012 (Restated)	(1)	63	51	113
Turnover	20,357	17,088	13,879	51,324
Operating profit Non-core items	2,637 30	2,432 (13)	1,908 56	6,977 73
Core operating profit	2,667	2,419	1,964	7,050
Share of net profit/(loss) of joint ventures and associates 2011 (Restated)	(2)	68	39	105
Turnover	17,723	15,251	13,493	46,467
Operating profit Non-core items	2,109 19	2,249 (127)	2,062 (36)	6,420 (144)
Core operating profit	2,128	2,122	2,026	6,276
Share of net profit/(loss) of joint ventures and associates (c) Refers to Asia, Africa, Middle East, Turkey, Russia, Ukrair	(1) ne and Belarus.	67	47	113

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NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

UNILEVER GROUP CONTINUED

3. GROSS PROFIT AND OPERATING COSTS

	million 2013	million 2012	million 2011
		(Restated)	(Restated)
Turnover	49,797	51,324	46,467
Cost of sales	(29,245)	(30,703)	(27,930)
Gross profit	20,552	20,621	18,537
Selling and administrative expenses	(13,035)	(13,644)	(12,117)
Operating profit	7,517	6,977	6,420

NON-CORE ITEMS

Non-core items are disclosed on the face of the income statement to provide additional information to users to help them better understand underlying business performance.

	million	million	million
	2013	2012	2011
Acquisition and disposal related costs	(112)	(190)	(234)
Gain/(loss) on disposal of group companies	733	117	221
Impairments and other one-off items ^(a)	(120)		157
Non-core items before tax	501	(73)	144
Tax impact of non-core items	(266)	(14)	(6)
Non-core items after tax	235	(87)	138
Attributable to:			
Non-controlling interests			
Shareholders equity	235	(87)	138
Non-controlling interests	235	(87)	138

⁽a) Included in the 2013 charge is a charge for legal cases pertaining to a number of ongoing investigations by local competition regulators and included in the 2011 balance is a past service credit for the UK pension plan amounting to 153 million.

OTHER

Other items within operating costs include:

		million	million	million
		2013	2012	2011
	Notes		(Restated)	(Restated)
Staff costs	4	(6,194)	(6,303)	(5,358)
Distribution costs		(3,139)	(3,264)	(3,080)
Raw and packaging materials and goods purchased for resale		(20,149)	(20,998)	(19,253)
Amortisation of finite-life intangible assets and software	9	(167)	(213)	(191)
Depreciation of property, plant and equipment	10	(984)	(986)	(838)
Advertising and promotions		(6,832)	(6,763)	(6,069)
Research and development		(1,040)	(1,003)	(1,009)
Exchange gains/(losses):		(35)	(118)	(9)
On underlying transactions On covering forward contracts Lease rentals:		(48) 13 (489)	(96) (22) (558)	(45) 36 (452)
Minimum operating lease payments Contingent operating lease payments Less: Sub-lease income relating to operating lease agreements		(523) (5) 39	(558) (8) 8	(456) (3) 7

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4. EMPLOYEES

4A. STAFF AND MANAGEMENT COSTS

	million	million	million
	2013	2012	2011
Staff costs		(Restated)	(Restated)
Wages and salaries	(5,002)	(5,133)	(4,596)
Social security costs	(631)	(659)	(627)
Other pension costs	(333)	(358)	(30)
Share-based compensation costs	(228)	(153)	(105)
	(6,194)	(6,303)	(5,358)
		000	000
	000		
Average number of employees during the year	2013	2012	2011
Asia/AMET/RUB	97	94	92
The Americas	43	43	42
Europe	34	35	35
	174	172	169
	million	million	million
Key management compensation	2013	2012	2011
Salaries and short-term employee benefits	(30)	(28)	(15)
Non-Executive Directors fees	(2)	(2)	(2)
Post-employment benefits	(1)	(2)	(2)
Share-based benefits	(17)	(10)	(11)
	(50)	(42)	(30)
Of which:			
Executive Directors	(15)	(12)	(10)
Non-Executive Directors	(2)	(2)	(2)
Other	(33)	(28)	(18)
	(50)	(42)	(30)

Key management personnel are defined as the members of the Unilever Leadership Executive (ULE) and the Non-Executive Directors.

Details of the remuneration of Directors are given in the parts noted as audited in the Directors Remuneration Report on pages 60 to 83.

4B. PENSIONS AND SIMILAR OBLIGATIONS

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NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

UNILEVER GROUP CONTINUED

4B. PENSIONS AND SIMILAR OBLIGATIONS CONTINUED

DESCRIPTION OF PLANS

In many countries the Group operates defined benefit pension plans based on employee pensionable remuneration and length of service. The majority of plans are either final salary, career average or hybrid plans and are externally funded. Benefits are determined by the plan rules and are linked to inflation in some countries. The Group also provides other post-employment benefits, mainly post-employment healthcare plans in the United States. These plans are predominantly unfunded. The Group increasingly also operates a number of defined contribution plans, the assets of which are held in external funds.

GOVERNANCE

The majority of the Group s externally funded plans are established as trusts, foundations or similar entities. The operation of these entities is governed by local regulations and practice in each country, as is the nature of the relationship between the Group and the Trustees (or equivalent) and their composition. Where Trustees (or equivalent) are in place to operate plans, they are generally required to act on behalf of the plan s stakeholders. They are tasked with periodic reviews of the solvency of the fund in accordance with local legislation and play a role in the long-term investment and funding strategy. The Group also has an internal body, the Pensions and Equity Committee, that is responsible for setting the company s policies and decision making on plan matters, including but not limited to design, funding, investments, risk management and governance.

INVESTMENT STRATEGY

The Group's investment strategy in respect of its funded plans is implemented within the framework of the various statutory requirements of the territories where the plans are based. The Group has developed policy guidelines for the allocation of assets to different classes with the objective of controlling risk and maintaining the right balance between risk and long-term returns in order to limit the cost to the Group of the benefits provided. To achieve this, investments are well diversified, such that the failure of any single investment would not have a material impact on the overall level of assets. The plans continue to invest a good proportion of the assets in equities, which the Group believes offer the best returns over the long term commensurate with an acceptable level of risk. The plans expose the Group to a number of actuarial risks such as investment risk, interest rate risk, longevity risk and, in certain markets, inflation risk. There are no unusual entity or plan specific risks to the Group. For risk control, the pension funds also have significant investments in liability matching assets (bonds) as well as in property and other alternative assets; additionally, the Group uses derivatives to further mitigate the impact of the risks outlined above. The majority of assets are managed by a number of external fund managers with a small proportion managed in-house. Unilever has a pooled investment vehicle (Univest) which it believes offers its pension plans around the world a simplified externally managed investment vehicle to implement their strategic asset allocation models, currently for bonds, equities and alternative assets. The aim is to provide high quality, well diversified, cost-effective, risk-controlled vehicles. The

pension plans investments are overseen by Unilever s internal investment company, the Univest Company.

ASSUMPTIONS

With the objective of presenting the assets and liabilities of the pensions and other post-employment benefit plans at their fair value on the balance sheet, assumptions under IAS 19 are set by reference to market conditions at the valuation date. The actuarial assumptions used to calculate the benefit liabilities vary according to the country in which the plan is situated. The following table shows the assumptions, weighted by liabilities, used to value the principal defined benefit plans (which cover approximately 97% of total pension liabilities) and the plans providing other post-employment benefits.

		3	31 December 2012	
		Other	Principal	Other
	Principal		•	
		post-employment	defined benefit	post-employment
	defined benefit			
	pension plans	benefit plans	pension plans	benefit plans
Discount rate	4.2%	5.2%	3.9%	4.0%
Inflation	2.6%	n/a	2.3%	n/a
Rate of increase in salaries	3.1%	3.1%	3.2%	3.6%
Rate of increase for pensions in				
payment (where provided)	2.5%	n/a	2.1%	n/a
Rate of increase for pensions in				
deferment (where provided)	2.8%	n/a	2.3%	n/a
Long-term medical cost inflation	n/a	5.4%	n/a	5.0%

The valuations of other post-employment benefit plans generally assume a higher initial level of medical cost inflation, which falls from 8% to the long-term rate within the next five years. Assumed healthcare cost trend rates have a significant effect on the amounts reported for healthcare plans.

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4B. PENSIONS AND SIMILAR OBLIGATIONS CONTINUED

For the most important pension plans, representing approximately 83% of all defined benefit plans liabilities, the assumptions used at 31 December 2013 and 2012 were:

	United Kingdom		Netherlands		United States		Germany	
	2013	2012	2013	2012	2013	2012	2013	2012
Discount rate	4.5%	4.3%	3.5%	3.1%	4.7%	3.8%	3.5%	3.1%
Inflation	3.3%	2.6%	1.8%	1.7%	2.3%	2.3%	1.8%	1.7%
Rate of increase in salaries	3.6%	3.6%	2.3%	2.2%	3.0%	3.5%	2.8%	2.8%
Rate of increase for pensions in								
payment (where provided)	3.1%	2.5%	1.8%	1.7%			1.8%	1.7%
Rate of increase for pensions in								
deferment (where provided)	3.2%	2.6%	1.8%	1.7%				
Number of years a current								
pensioner is expected to live								
beyond age 65:								
Men	22.3	21.7	22.0	22.0	20.5	19.5	19.4	19.4
Women	24.4	23.6	23.6	23.5	22.8	21.5	23.0	23.0
Number of years a future								
pensioner currently aged 45 is								
expected to live beyond age 65:								
Men	23.6	23.5	23.6	23.7	22.6	20.7	19.4	19.4
Women	26.1	25.2	24.6	24.5	24.8	22.7	23.0	23.0

Demographic assumptions, such as mortality rates, are set having regard to the latest trends in life expectancy (including expectations of future improvements), plan experience and other relevant data. These assumptions are reviewed and updated as necessary as part of the periodic actuarial valuation of the pension plans. The years of life expectancy for 2013 above have been translated from the following tables:

UK: the year of use S1 series all pensioners (S1PA) tables have been adopted, which are based on the experience of UK pension schemes over the period 2000-2006. Scaling factors are applied reflecting the experience of our pension funds appropriate to the member s gender and status. Future improvements in longevity have been allowed for in line with the 2012 CMI Core projections and a 1% pa long-term improvement rate.

The Netherlands: the Dutch Actuarial Society s AG Prognosetafel 2012-2062 table is used with correction factors to allow for the typically longer life expectancy for fund members relative to the general population. This table has an in-built allowance for future improvements in longevity.

United States: the table RP-2000 with generational mortality improvement using scale BB. This table has an in-built allowance for future improvements in longevity.

Germany: fund specific tables are used which broadly equate to the Heubeck 2005 generational table projected to 2030.

Assumptions for the remaining defined benefit plans vary considerably, depending on the economic conditions of the countries where they are situated.

INCOME STATEMENT

The charge to the income statement comprises:

		million		million
		2012	million	2011
		2013	2012	2011
	Notes		(Restated)	(Restated)
Charged to operating profit:			,	,
Defined benefit pension and other benefit plans:				
Current service cost		(301)	(290)	(265)
Employee contributions		18	18	15
Special termination benefits		(18)	(17)	(31)
Past service cost including (losses)/gains on curtailments		89	47	338
Settlements				3
Defined contribution plans		(121)	(116)	(90)
Total operating cost	4A	(333)	(358)	(30)
Finance income/(cost)	5	(133)	(145)	(95)
Net impact on the income statement (before tax)		(466)	(503)	(125)
SIGNIFICANT ITEMS ON THE FACE OF THE INCOM	E STATEMENT			

Included in the 2011 balance are a past service credit of 153 million, as Unilever implemented amendments to certain constructive obligations in the UK that the company had the discretion to amend, and curtailment credits of 146 million relating to benefit changes mainly in the UK, the USA and Canada.

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NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

UNILEVER GROUP CONTINUED

4B. PENSIONS AND SIMILAR OBLIGATIONS CONTINUED

STATEMENT OF COMPREHENSIVE INCOME

Amounts recognised in the statement of comprehensive income on the remeasurement of the net defined benefit liability.

	million 2013	million	million
	,,	2012	2011
		(Restated)	(Restated)
Return on plan assets excluding amounts included in net finance			
income/(cost)	934	1,371	(261)
Actuarial gains/(losses) arising from changes in demographic assumptions	(158)	(148)	9
Actuarial gains/(losses) arising from changes in financial assumptions	235	(1,678)	(1,186)
Experience gains/(losses) arising on pension plan and other benefit plan			
liabilities	(69)	(156)	(56)
Total of defined benefit costs recognised in other comprehensive income	942	(611)	(1,494)
BALANCE SHEET			

The assets, liabilities and surplus/(deficit) position of the pension and other post-employment benefit plans at the balance sheet date were:

	million			million
		2013 Other post-	2012 (Restate Other po	
	Pension	employment	Pension	employment
	plans	benefit plans	plans	benefit plans
Fair value of assets	18,313	6	17,665	8
Present value of liabilities	(19,758)	(538)	(20,355)	(660)

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Net liabilities	(1,445)	(532)	(2,690)	(652)
Pension liability net of assets Of which in respect of: Funded plans in surplus:	(1,445)	(532)	(2,690)	(652)
Liabilities	(6,068)		(4,967)	(1)
Assets	7,056	3	5,722	4
Aggregate surplus	988	3	755	3
Pension asset net of liabilities	988	3	755	3
Funded plans in deficit:				
Liabilities	(12,649)	(16)	(13,985)	(22)
Assets	11,257	3	11,943	4
Pension liability net of assets	(1,392)	(13)	(2,042)	(18)
Unfunded plans:				
Pension liability	(1,041)	(522)	(1,403)	(637)
DECONCILIATION OF CHANCE IN ACCETE AND LL	ADII ITIEC			

RECONCILIATION OF CHANGE IN ASSETS AND LIABILITIES

Movements in assets and liabilities during the year:

	million	million	million	million	million	million
	Assets	Assets	Liabilities	Liabilities	Total	Total
	2013	2012	2013	2012	2013	2012
		(Restated)		(Restated)		(Restated)
1 January	17,673	16,044	(21,015)	(18,984)	(3,342)	(2,940)
Current service cost	,	,	(301)	(290)	(301)	(290)
Employee contributions	18	18	, ,	, ,	18	18
Special termination benefits			(18)	(17)	(18)	(17)
Past service costs including losses/(gains)						
on curtailments			89	47	89	47
Settlements		(6)		6		
Actual return on plan assets (excluding						
amounts in net finance income/charge)	934	1,371			934	1,371
Interest cost			(793)	(892)	(793)	(892)
Interest income	660	747			660	747
Actuarial gain/(loss) arising from changes in						
demographic assumptions			(158)	(148)	(158)	(148)
Actuarial gain/(loss) arising from changes in						
financial assumptions			235	(1,678)	235	(1,678)
Actuarial gain/(loss) arising from						
experience adjustments			(69)	(156)	(69)	(156)
Employer contributions	593	605			593	605
Benefit payments	(1,196)	(1,227)	1,196	1,227		
Reclassification of benefits ^(b)	23	17	(23)	(23)		(6)
Currency retranslation	(386)	104	561	(107)	175	(3)

31 December **18,319** 17,673 **(20,296)** (21,015) **(1,977)** (3,342)

(b) Certain liabilities have been reclassified as employee benefit liabilities.

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4B. PENSIONS AND SIMILAR OBLIGATIONS CONTINUED

The actual return on plan assets during 2013 was 1,594 million, being the sum of 934 million and 660 million from the table above (2012: 2,118 million).

The duration of the principal defined benefit liabilities at 31 December 2013 is between 9 and 17 years (2012: 10 and 17 years).

The liabilities are split between different categories of plan participants as follows:

active members 19.1% (2012: 21.3%) deferred members 21% (2012: 19.4%) retired members 59.9% (2012: 59.3%)

ASSETS

The fair value of plan assets at the end of the reporting period for our major and principal plans for each category are as follows:

	million			million	
	31 December 2013		31 December 2012		
	Other post-		(Restated) Other post-		
	e	employment		employment	
	Pension	benefit	Pension	benefit	
Total Assets	plans 18,313	plans 6	plans 17,665	plans 8	
Equities Total Europe North America Other	7,383 2,904 2,433 2,046		7,491 3,016 2,375 2,100	1	
Fixed Income Total Government bonds Investment grade Corporate bonds Other Fixed Income	7,075 3,541 2,336 1,198	5 2 3	6,070 3,081 2,201 788	6	

Derivatives	18		430	
Private Equity	706		686	
Property and Real Estate	1,230		1,132	
Hedge Funds	936		852	
Other	693	1	574	1
Other plans	272		430	

The fair values of the above equity and fixed income instruments are determined based on quoted market prices in active markets. The fair value of private equity, properties, derivatives and hedge funds are not based on quoted market prices in active markets. The Group uses swaps to hedge some of its exposure to inflation and interest rate risk. Foreign currency exposures in part are also hedged by the use of forward foreign exchange contracts. Assets included in the Other category are commodities, cash and insurance contracts which are also unquoted assets.

Equity securities include Unilever securities amounting to 67 million (0.4% of total plan assets) and 32 million (0.2% of total plan assets) at 31 December 2013 and 2012 respectively. Property includes property occupied by Unilever amounting to 15 million and 16 million at 31 December 2013 and 2012 respectively.

The pension assets above exclude the assets in a Special Benefits Trust amounting to 84 million (2012: 98 million) to fund pension and similar liabilities in the US (see also note 17A on page 126).

SENSITIVITIES

The sensitivity of the overall pension liabilities to changes in the weighted key assumptions are:

	Change in assumption	Change in liabilities
Discount rate	Increase by 0.5%	-7%
Inflation rate	Increase by 0.5%	+5%
Life expectancy	Increase by 1 year	+3%
Long-term medical cost inflation	Increase by 1.0%	+1%

An equivalent decrease in each assumption would have an equal and opposite impact on liabilities.

The sensitivity analyses above have been determined based on reasonably possible changes of the respective assumptions occurring at the end of the reporting period and may not be representative of the actual change. It is based on a change in the key assumption while holding all other assumptions constant. When calculating the sensitivity to the assumption, the same method used to calculate the liability recognised in the balance sheet has been applied. The methods and types of assumptions used in preparing the sensitivity analysis did not change compared with the previous period.

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NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

UNILEVER GROUP CONTINUED

4B. PENSIONS AND SIMILAR OBLIGATIONS CONTINUED

CASH FLOW

Group cash flow in respect of pensions and similar post-employment benefits comprises company contributions paid to funded plans and benefits paid by the company in respect of unfunded plans, as set out in the following table (including the current estimate of contributions for 2014):

	million	million 2013	million	million
	2014		2012	2011
	Estimate			
Company contributions to funded plans:				
Defined benefit	470	453	435	297
Defined contributions	130	121	116	90
Benefits paid by the company in respect of unfunded plans:				
Defined benefit	150	141	170	166
Group cash flow in respect of pensions and similar benefits	750	715	721	553

The Group s funding policy is to periodically review the contributions made to the plans while taking account of local legislation.

4C. SHARE-BASED COMPENSATION PLANS

As at 31 December 2013, the Group had share-based compensation plans in the form of performance shares, share options and other share awards.

The numbers in this note include those for Executive Directors shown in the Directors Remuneration Report on pages 60 to 83 and those for key management personnel shown in note 4A on page 99. Non-Executive Directors do not participate in any of the share-based compensation plans.

The charge in each of the last three years is shown below, and relates to equity settled plans:

	million	million	million
Income statement charge	2013	2012	2011
Performance share plans	(221)	(147)	(93)
Other plans	(7)	(6)	(12)
	(228)	(153)	(105)

PERFORMANCE SHARE PLANS

Performance share awards are made under the Management Co-Investment Plan (MCIP) and the Global Share Incentive Plan (GSIP). The MCIP allows Unilever s managers to invest up to 60% of their annual bonus in shares in Unilever and to receive a corresponding award of performance-related shares. Under GSIP Unilever s managers receive annual awards of NV and PLC shares. The awards of both plans will vest after three years between 0% and 200% of grant level, depending on the satisfaction of performance metrics.

The performance metrics of both MCIP and GSIP are underlying sales growth, operating cash flow and core operating margin improvement. There is an additional target based on relative total shareholder return (TSR) for senior executives.

A summary of the status of the Performance Share Plans as at 31 December 2013, 2012 and 2011 and changes during the years ended on these dates is presented below:

	2013	2012	2011
	Number of	Number of	Number of
	shares	shares	shares
Outstanding at 1 January	18,031,101	18,642,656	17,240,376
Awarded	7,780,730	7,036,147	9,587,934
Vested	(5,823,102)	(6,277,057)	(6,688,229)
Forfeited	(1,079,525)	(1,370,645)	(1,497,425)
Outstanding at 31 December	18,909,204	18,031,101	18,642,656

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4C. SHARE-BASED COMPENSATION PLANS CONTINUED

	2013	2012	2011
Share award value information			
Fair value per share award during the year	28.91	25.02	22.91
ADDITIONAL INFORMATION			

At 31 December 2013, shares and options in NV or PLC totalling 14,505,562 (2012: 16,823,830) were held in respect of share-based compensation plans of NV and its subsidiaries, including North American plans, and 8,820,685 (2012: 9,418,749) were held in respect of share-based compensation plans of PLC and its subsidiaries.

To satisfy the options granted, certain NV group companies hold 16,615,696 (2012: 23,630,318) ordinary shares of NV or PLC, and trusts in Jersey and the United Kingdom hold nil (2012: 1,205,856) PLC shares. Shares acquired during 2013 represent 0.012% of the Group s called up share capital. The balance of shares held in connection with share plans at 31 December 2013 represented 0.5% (2012: 0.8%) of the Group s called up share capital.

The book value of 507 million (2012: 619 million) of all shares held in respect of share-based compensation plans for both NV and PLC is eliminated on consolidation by deduction from other reserves. Their market value at 31 December 2013 was 489 million (2012: 717 million).

At 31 December 2013, the exercise price of 192,447 PLC options (NV: nil) were above the market price of the shares. At 31 December 2012, there were no options for which the exercise price was above market price.

Shares held to satisfy options and related trusts are accounted for in accordance with IAS 32 Financial Instruments: Presentation and SIC 12 Consolidation of Special Purpose Entities . All differences between the purchase price of the shares held to satisfy options granted and the proceeds received for the shares, whether on exercise or lapse, are charged to reserves. The basis of the charge to operating profit for the economic value of options granted is discussed on page 104.

Between 31 December 2013 and 3 March 2014, 5,934,225 shares were granted and 86,207 shares were forfeited related to the Performance Share Plans.

5. NET FINANCE COSTS

Net finance costs	million	million	million
	2013	2012	2011

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		(Restated)	(Restated)
Finance costs	(500)	(526)	(540)
Bank loans and overdrafts	(36)	(69)	(59)
Bonds and other loans	(457)	(451)	(472)
Dividends paid on preference shares	(4)	(4)	(5)
Net gain/(loss) on derivatives for which hedge accounting is not applied ^(a)	(3)	(2)	(4)
On foreign exchange derivatives	368	(19)	(379)
Exchange difference on underlying items	(371)	17	375
Finance income	103	136	92
Pensions and similar obligations ^(b)	(133)	(145)	(95)
-	(530)	(535)	(543)

⁽a) For further details of derivatives for which hedge accounting is not applied, please refer to note 16C on page 125.

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⁽b) Net finance costs in respect of pensions and similar obligations are analysed in note 4B on page 101.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

UNILEVER GROUP CONTINUED

6. TAXATION

6A. INCOME TAX

	million	million	million
	2013	2012	2011
Tax charge in income statement Current tax		(Restated)	(Restated)
Current year	(2,320)	(1,859)	(1,524)
Over/(under) provided in prior years	232	(135)	93
	(2,088)	(1,994)	(1,431)
Deferred tax			
Origination and reversal of temporary differences	177	164	(179)
Changes in tax rates	7	81	1
Recognition of previously unrecognised losses brought forward	53	52	34
	237	297	(144)
	(1,851)	(1,697)	(1,575)

The reconciliation between the computed weighted average rate of income tax expense, which is generally applicable to Unilever companies, and the actual rate of taxation charged is as follows:

	%	%	%
Reconciliation of effective tax rate	2013	2012	2011
Computed rate of tax ^(a)	28	26	27
Differences due to: Incentive tax credits	(4)	(5)	(5)
Withholding tax on dividends	2	(5) 2	(5)
Adjustments to previous years	(4)	_	(1)
Expenses not deductible for tax purposes	2	2	1
Other	2	1	2

Effective tax rate 26 26 26

(a) The computed tax rate used is the average of the standard rate of tax applicable in the countries in which Unilever operates, weighted by the amount of profit before taxation generated in each of those countries. For this reason the rate may vary from year to year according to the mix of profit and related tax rates.

6B. DEFERRED TAX

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6B. DEFERRED TAX CONTINUED

	million	million	million	million		million	million	million
	As at			As at	As at			
					1			As at
	1 January II	ncome	31 D	ecember	January I	ncome		
							31	December
	201 3 tat	ement	Other	2013	2013ta	tement	Other	2012
Movements in 2013 and 2012				(Restated)	(Re	estated)	(Restated)
Pensions and similar obligations	750	5	(315)	440	686	(39)	103	750
Provisions	619	96	(43)	672	661	105	(147)	619
Goodwill and intangible assets	(1,436)	221	52	(1,163)	(1,721)	92	193	(1,436)
Accelerated tax depreciation	(623)	(66)	(8)	(697)	(668)	(45)	90	(623)
Tax losses	134	12	1	147	100	43	(9)	134
Fair value gains	(21)	(3)	7	(17)	(20)	6	(7)	(21)
Fair value losses	12	(17)		(5)	31	5	(24)	12
Share-based payments	172	(8)	9	173	118	64	(10)	172
Other	29	(3)	(16)	10	47	66	(84)	29
	(364)	237	(313)	(440)	(766)	297	105	(364)

At the balance sheet date, the Group has unused tax losses of 2,066 million (2012: 1,582 million) and tax credits amounting to 390 million (2012: 120 million) available for offset against future taxable profits. Deferred tax assets have not been recognised in respect of unused tax losses of 1,641 million (2012: 1,234 million) and tax credits of 390 million (2012: 120 million), as it is not probable that there will be future taxable profits within the entities against which the losses can be utilised. The majority of these tax losses and credits arise in tax jurisdictions where they do not expire with the exception of 181 million (2012: 516 million) of state and federal tax losses in the US which expire between now and 2031.

Other deductible temporary differences of 72 million (2012: 39 million) have not been recognised as a deferred tax asset. There is no expiry date for these differences.

At the balance sheet date, the aggregate amount of temporary differences associated with undistributed earnings of subsidiaries for which deferred tax liabilities have not been recognised was 1,306 million (2012: 1,449 million). No liability has been recognised in respect of these differences because the Group is in a position to control the timing of the reversal of the temporary differences, and it is probable that such differences will not reverse in the foreseeable future.

Deferred income tax assets and liabilities are offset when there is a legally enforceable right to set off current tax assets against current tax liabilities and when the deferred income taxes relate to the same fiscal authority. The following amounts, determined after appropriate offsetting, are shown in the consolidated balance sheet:

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	million	million	million	million	million	million
		Assets I	Liabilities	Liabilities	Total	Total
	Assets					
	2013	2012	2013	2012	2013	2012
Deferred tax assets and liabilities	(F	Restated)		(Restated)	((Restated)
Pensions and similar obligations	368	551	72	199	440	750
Provisions	532	561	140	58	672	619
Goodwill and intangible assets	58	(111)	(1,221)	(1,325)	(1,163)	(1,436)
Accelerated tax depreciation	(176)	(175)	(521)	(448)	(697)	(623)
Tax losses	142	133	5	1	147	134
Fair value gains	10	7	(28)	(28)	(18)	(21)
Fair value losses	(11)	1	7	11	(4)	12
Share-based payments	96	51	77	121	173	172
Other	65	32	(55)	(3)	10	29
	1,084	1,050	(1,524)	(1,414)	(440)	(364)
Of which deferred tax to be recovered/(settled)						
after more than 12 months	896	725	(1,563)	(1,378)	(667)	(653)

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NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

UNILEVER GROUP CONTINUED

6C. TAX ON OTHER COMPREHENSIVE INCOME

Tax effects of the components of other comprehensive income were as follows:

	million	million Tax	million	millior	n million Tax	million
	Before	charge/	After	Before	charge/	After
	tax	credit	tax	tax	credit	tax
	2013	2013	2013	2012 (Restated)	2012 (Restated)	2012 (Restated)
Fair value gains/(losses) on financial instruments	121	(15)	106	(130)	5	(125)
Actuarial gains/(losses) on pension schemes	942	(245)	697	(611)	114	(497)
Currency retranslation gains/(losses)	(980)	(19)	(999)	(307)	(9)	(316)
	83	(279)	(196)	(1,048)	110	(938)

7. COMBINED EARNINGS PER SHARE

	2013	2012	2011
Combined earnings per share		(Restated)	(Restated)
Basic earnings per share	1.71	1.54	1.46
Diluted earnings per share	1.66	1.50	1.42
Core EPS	1.58	1.53	1.37
		Millio	ons of share units
Calculation of average number of share units	2013	2012	2011
Average number of shares: NV	1,714.7	1,714.7	1,714.7

PLC Less shares held by employee share trusts and companies		1,310.2 (186.8)	1,310.2 (196.1)	1,310.2 (209.0)
Combined average number of share units Add shares issuable in 2038 Add dilutive effect of share-based compensation plans		2,838.1 70.9 15.0	2,828.8 70.9 16.2	2,815.9 70.9 21.3
Diluted combined average number of share units		2,924.0	2,915.9	2,908.1
Calculation of earnings Net profit		million 2013 5,263	million 2012 Restated) 4,836	million 2011 (Restated) 4,491
Non-controlling interests		(421)	(468)	(371)
Net profit attributable to shareholders equity		4,842	4,368	4,120
Calculation of core earnings Net profit attributable to shareholders equity Post-tax impact of non-core items	Notes 3	million 2013 4,842 (235)	million 2012 4,368 87	million 2011 4,120 (138)
Core profit attributable to shareholders equity		4,607	4,455	3,982

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8. DIVIDENDS ON ORDINARY CAPITAL

Dividends are recognised on the date that the shareholder s right to receive payment is established. This is generally the date when the dividend is declared.

	million	million	million
Dividends on ordinary capital during the year	2013	2012	2011
NV dividends	(1,638)	(1,482)	(1,368)
PLC dividends	(1,343)	(1,214)	(1,119)
	(2,981)	(2,696)	(2,487)

Four quarterly interim dividends were declared and paid during 2013 totalling 1.05 (2012: 0.95) per NV ordinary share and £0.89 (2012: £0.77) per PLC ordinary share.

Quarterly dividends of 0.27 per NV ordinary share and £0.22 per PLC ordinary share were declared on 21 January 2014, to be payable in March 2014. See note 25 Events after the balance sheet date on page 133. Total dividends declared in relation to 2013 were 1.08 (2012: 0.97) per NV ordinary share and £0.91 (2012: £0.79) per PLC ordinary share.

9. GOODWILL AND INTANGIBLE ASSETS

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NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

UNILEVER GROUP CONTINUED

Accumulated amortisation and impairment

9. GOODWILL AND INTANGIBLE ASSETS CONTINUED

Movements during 2013		million lefinite-life F intangible in assets		million Software	million Total
Cost 1 January 2013 Acquisitions of group companies Disposals of group companies Reclassed to held for disposal Additions	15,635 62 (62) (3)	6,536 45 (13)	670 5	1,480 375	24,321 112 (75) (3) 377
Disposals Currency retranslation	(742)	(5) (299)	(10) (24)	(54) (86)	(69) (1,151)
31 December 2013	14,890	6,266	641	1,715	23,512
Accumulated amortisation and impairment 1 January 2013 Amortisation for the year Disposals Currency retranslation	(1,016)	(238)	(641) (4) 9 23	(708) (163) 26 50	(2,603) (167) 35 127
31 December 2013	(973)	(227)	(613)	(795)	(2,608)
Net book value 31 December 2013	13,917	6,039	28	920	20,904
Movements during 2012					
Cost 1 January 2012 Acquisitions of group companies Disposals of group companies Reclassed to held for disposal	15,929 10 (22) (44)	6,609 9 (7) (70)	663	1,152	24,353 19 (29) (114)
Additions Disposals		29 (10)	10 (1)	396 (45)	435 (56)
Currency retranslation	(238)	(24)	(2)	(23)	(287)
31 December 2012	15,635	6,536	670	1,480	24,321

1 January 2012	(1,033)	(245)	(601)	(561)	(2,440)
Amortisation for the year			(43)	(170)	(213)
Disposals				11	11
Currency retranslation	17	7	3	12	39
31 December 2012	(1,016)	(238)	(641)	(708)	(2,603)
Net book value 31 December 2012	14,619	6,298	29	772	21,718

There are no significant carrying amounts of goodwill and intangible assets that are allocated across multiple cash generating units.

IMPAIRMENT CHARGES

We have tested all material goodwill and indefinite-life intangible assets for impairment. No impairments were identified.

SIGNIFICANT CGUS

The goodwill and indefinite-life intangible assets held in the three CGUs relating to Foods across the geographical areas are considered significant within the total carrying amounts of goodwill and indefinite-life intangible assets at 31 December 2013 in terms of size, headroom and sensitivity to assumptions used. No other CGUs are considered significant in this respect.

The goodwill and indefinite-life intangible assets held in the significant CGUs are:

	billion	billion	billion	billion
	2013	2013	2012	2012
		Indefinite-		Indefinite-
		life		life
	Goodwill	intangibles	Goodwill	intangibles
Foods Europe	5.8	1.6	5.8	1.6
Foods The Americas	3.6	1.3	3.9	1.4
Foods Asia/AMET/RUB	1.4	0.4	1.4	0.4
Value in use has been calculated as the present value of project	eted future cash	flows A nre-ta	v discount ra	te of 7 1%

Value in use has been calculated as the present value of projected future cash flows. A pre-tax discount rate of 7.4% was used.

For the significant CGUs, the following key assumptions were used in the discounted cash flow projections:

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9. GOODWILL AND INTANGIBLE ASSETS CONTINUED

	Foods	Foods The	Foods Asia/
	Europe	Americas	AMET/RUB
Longer-term sustainable growth rates	0.3%	1.6%	3.5%
Average near-term nominal growth rates	0.9%	5.8%	10.3%
Average operating margins	22-24%	19-21%	15-17%

The growth rates and margins used to estimate future performance are based on past performance and our experience of growth rates and margins achievable in our key markets.

The projections covered a period of five years, as we believe this to be the most appropriate timescale over which to review and consider annual performances before applying a fixed terminal value multiple to the final year cash flows.

The growth rates used are consistent with our annual planning and strategic planning processes.

We have performed sensitivity analyses around the base assumptions and have concluded that no reasonable possible changes in key assumptions would cause the recoverable amount of the significant CGUs to be less than the carrying value.

10. PROPERTY, PLANT AND EQUIPMENT

Movements during 2013	million Land and buildings	million Plant and equipment	million Total
Cost	Dunanigs	equipment	1000
1 January 2013	4,006	13,503	17,509
Acquisitions	14	36	50
Disposals of group companies	(4)	(24)	(28)
Additions	281	1,583	1,864
Disposals	(89)	(545)	(634)
Currency retranslation	(286)	(1,014)	(1,300)
Reclassification as held for sale	(75)	(156)	(231)
Other adjustments		(1)	(1)
31 December 2013	3,847	13,382	17,229

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Accumulated depreciation			
1 January 2013	(1,286)	(6,778)	(8,064)
Disposals of group companies	3	17	20
Depreciation charge for the year	(110)	(874)	(984)
Disposals	66	454	520
Currency retranslation	63	436	499
Reclassification as held for sale	14	117	131
Other adjustments	(4)	(3)	(7)
31 December 2013	(1,254)	(6,631)	(7,885)
Net book value 31 December 2013	2,593	6,751	9,344 ^(a)
Includes payments on account and assets in course of construction	191	1,315	1,506
(a) Includes 235 million (2012: 243 million) of freehold land.			

The Group has commitment to capital expenditure of 669 million (2012: 364 million), see note 20.

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NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

UNILEVER GROUP CONTINUED

10. PROPERTY, PLANT AND EQUIPMENT CONTINUED

Movements during 2012	million Land and buildings	million Plant and equipment	million Total
Cost	8		
1 January 2012	3,875	12,592	16,467
Acquisitions		1	1
Disposals of group companies		(52)	(52)
Additions	293	1,694	1,987
Disposals	(65)	(516)	(581)
Currency retranslation	(52)	(181)	(233)
Reclassification as held for sale	(50)	(77)	(127)
Other adjustments	5	42	47
31 December 2012	4,006	13,503	17,509
Accumulated depreciation			
1 January 2012	(1,237)	(6,456)	(7,693)
Disposals of group companies		9	9
Depreciation charge for the year	(121)	(865)	(986)
Disposals	40	448	488
Currency retranslation	13	71	84
Reclassification as held for sale	22	64	86
Other adjustments	(3)	(49)	(52)
31 December 2012	(1,286)	(6,778)	(8,064)
Net book value 31 December 2012	2,720	6,725	9,445 ^(a)
Includes payments on account and assets in course of construction 11. OTHER NON-CURRENT ASSETS	188	1,343	1,531

 million
 million

 2013
 2012

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Interest in net assets of joint ventures	57	32
Interest in net assets of associates	38	51
Long-term trade and other receivables	207	172
Fair value of biological assets	34	29
Other non-financial assets ^(a)	227	252
	563	536

⁽a) Other non-financial assets mainly relate to tax deposits paid.

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11. OTHER NON-CURRENT ASSETS CONTINUED

	million	million
Movements during 2013 and 2012	2013	2012
Joint ventures ^(a)		
1 January	32	48
Additions	25	
Dividends received/reductions	(100)	(131)
Share of net profit	105	107
Currency retranslation	(5)	8
31 December	57	32
Associates(b)		
1 January	51	45
Additions	18	7
Dividends received/reductions	(42)	
Share of net profit	8	(2)
Currency retranslation	3	1
31 December	38	51

(a) Our principal joint ventures are Unilever Jerónimo Martins in Portugal, Pepsi Lipton International and the Pepsi/Lipton Partnership in the US. We also acquired 51% share in the newly formed Iluminage Beauty Ltd.

The joint ventures and associates have no significant contingent liabilities to which the Group is exposed, and the Group has no significant contingent liabilities in relation to its interest in the joint ventures and associates.

The Group has no outstanding capital commitments to joint ventures.

Outstanding balances with joint ventures and associates are shown in note 23 on page 133.

12. INVENTORIES

	million	million
Inventories	2013	2012
Raw materials and consumables	1,286	1,517

⁽b) Associates as at 31 December 2013 primarily comprise our investments in Langholm Capital Partners. During the year we partially disposed of our investment in Langholm Capital Partners and formed a new relationship with Capvent Asia Consumer Fund Ltd. Other Unilever Ventures assets are included under Other non-current non-financial assets.

Finished goods and goods for resale

2,651 2,919 **3,937** 4,436

Inventories with a value of 204 million (2012: 143 million) are carried at net realisable value, this being lower than cost. During 2013, 198 million (2012: 131 million) was charged to the income statement for damaged, obsolete and lost inventories. In 2013, 155 million (2012: 71 million) was utilised or released to the income statement from inventory provisions taken in earlier years.

13. TRADE AND OTHER CURRENT RECEIVABLES

Trade and other receivables are initially recognised at fair value plus any directly attributable transaction costs. Subsequently these assets are held at amortised cost, using the effective interest method and net of any impairment losses.

We do not consider the fair values of trade and other receivables to be significantly different from their carrying values. Credit terms for customers are determined in individual territories. Concentrations of credit risk with respect to trade receivables are limited, due to the Group s customer base being large and diverse. Our historical experience of collecting receivables, supported by the level of default, is that credit risk is low across territories and so trade receivables are considered to be a single class of financial assets. Balances are considered for impairment on an individual basis rather than by reference to the extent that they become overdue.

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UNILEVER GROUP CONTINUED

13. TRADE AND OTHER CURRENT RECEIVABLES CONTINUED

	million	million
Trade and other current receivables	2013	2012
Due within one year		
Trade receivables	2,852	2,793
Prepayments and accrued income	516	549
Other receivables	1,463	1,094
	4,831	4,436

Other receivables comprise financial assets of 588 million (2012: 502 million), including supplier and customer deposits, employee advances and certain derivatives, and non-financial assets of 875 million (2012: 592 million), including tax deposits and reclaimable sales tax.

	million	million
Ageing of trade receivables	2013	2012
Total trade receivables	2,989	2,916
Less impairment provision for trade receivables	(137)	(123)
	2,852	2,793
Of which:		
Not overdue	2,194	2,473
Past due less than three months	539	236
Past due more than three months but less than six months	105	80
Past due more than six months but less than one year	59	48
Past due more than one year	92	79
Impairment provision for trade receivables	(137)	(123)
	2,852	2,793
	million	million
Impairment provision for trade and other receivables current and non-current impairments	2013	2012
1 January	151	145
Charged to income statement	38	33
Reductions/releases	(30)	(23)
Currency retranslation	(10)	(4)
31 December	149	151

14. TRADE PAYABLES AND OTHER LIABILITIES

We do not consider the fair values of trade and other payables to be significantly different from their carrying values.

	million	million
Trade payables and other liabilities	2013	2012
Due within one year		
Trade payables	6,995	7,084
Accruals	3,269	3,459
Social security and sundry taxes	631	419
Others	840	706
	11,735	11,668
Due after more than one year		
Accruals	59	57
Others	237	343
	296	400
Total trade payables and other liabilities	12,031	12,068

Included in others are third party royalties, certain derivatives and dividends to non-controlling interest.

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15. CAPITAL AND FUNDING

The Group s Treasury activities are designed to:

maintain a competitive balance sheet in line with A+/A1 rating (see below);

secure funding at lowest costs for the Group s operations, M&A activity and external dividend payments (see below);

protect the Group s financial results and position from financial risks (see note 16);

maintain market risks within acceptable parameters, while optimising returns (see note 16); and

protect the Group s financial investments, while maximising returns (see note 17).

The treasury department provides central deposit taking, funding and foreign exchange management services for the Group s operations. The department is governed by standards and processes which are approved by Unilever Leadership Executive (ULE). In addition to guidelines and exposure limits, a system of authorities and extensive independent reporting covers all major areas of activity. Performance is monitored closely by senior management. Reviews are undertaken periodically by internal audit.

Key instruments used by the department are:

short-term and long-term borrowings;

cash and cash equivalents; and

plain vanilla derivatives, including interest rate swaps and FX contracts.

The treasury department maintains a list of approved financial instruments. The use of any new instrument must be approved by the Chief Financial Officer. The use of leveraged instruments is not permitted.

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NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

UNILEVER GROUP CONTINUED

15. CAPITAL AND FUNDING CONTINUED

Unilever considers the following components of its balance sheet to be managed capital:

total equity retained profit, other reserves, share capital, share premium, non-controlling interests (note 15A and 15B);

short-term debt current financial liabilities (note 15C); and

long-term debt non-current bank loans, bonds and other loans (note 15C).

The Group manages its capital so as to safeguard its ability to continue as a going concern and to optimise returns to our shareholders through an appropriate balance of debt and equity. The capital structure of the Group is based on management s judgement of the appropriate balance of key elements in order to meet its strategic and day-to-day needs. We consider the amount of capital in proportion to risk and manage the capital structure in light of changes in economic conditions and the risk characteristics of the underlying assets.

Our current long-term credit rating is A+/A1 and our short-term credit rating is A1/P1. We aim to maintain a competitive balance sheet which we consider to be the equivalent of a credit rating of A+/A1 in the long term. This provides us with:

appropriate access to the debt and equity markets;

sufficient flexibility for acquisitions;

sufficient resilience against economic and financial uncertainty while ensuring ample liquidity; and optimal weighted average cost of capital, given the above constraints.

Unilever monitors the qualitative and quantitative factors utilised by the rating agencies. This information is publicly available and is updated by the credit rating agencies on a regular basis.

Unilever will take appropriate steps in order to maintain, or if necessary adjust, its capital structure. Unilever is not subject to financial covenants in any of its significant financing agreements.

15A. SHARE CAPITAL

		Issued,
Issued,		
called up		called up
caneu up		and
and		
$Authorised^{(a)}$	Authorised ^(a)	fully paid ^(b)
fully paid(b)		
2013 2013	2012	2012

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Unilever N.V.	million	million	million	million
NV ordinary shares of 0.16 each	480	274	480	274
NV ordinary shares of 428.57 each (shares				
numbered 1 to 2,400 Special Shares)	1	1	1	1
Internal holdings eliminated on consolidation		(4)		(4)
(428.57 shares)		(1)		(1)
	481	274	481	274
Unilever PLC		£ million		£ million
PLC ordinary shares of 3 ¹ / _o p each		40.8		40.8
PLC deferred stock of £1 each		0.1		0.1
Internal holding eliminated on consolidation (£1				
stock)		(0.1)		(0.1)
		40.8		40.8
		million		million
Euro equivalent in millions (at £1.00 = 5.143)		210		210
Unilever Group		million		million
Ordinary share capital of NV		274		274
Ordinary share capital of PLC		210		210
		484		484

⁽a) At 31 December 2013, Unilever N.V. had 3,000,000,000 (2012: 3,000,000,000) authorised ordinary shares. The requirement for a UK company to have an authorised share capital was abolished by the UK Companies Act 2006. In May 2010 Unilever PLC shareholders approved new Articles of Association which reflect this.

For information on the rights of shareholders of NV and PLC and the operation of the Equalisation Agreement, see the Corporate Governance report on page 42.

A nominal dividend of 6% is paid on the deferred stock of PLC, which is not redeemable.

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⁽b) At 31 December 2013, the following quantities of shares were in issue: 1,714,727,700 of NV ordinary shares; 2,400 of NV Special Shares; 1,310,156,361 of PLC ordinary shares and 100,000 of PLC deferred stock. The same quantities were in issue at 31 December 2012.

15B. EQUITY

BASIS OF CONSOLIDATION

Unilever is the majority shareholder of all material subsidiaries and has control in all cases. Information in relation to all of the group s significant investments is provided on page 134 to 135.

SUBSIDIARIES WITH SIGNIFICANT NON-CONTROLLING INTERESTS

Unilever has one subsidiary company which has a material non-controlling interest, Hindustan Unilever Limited (HUL). Summary financial information in relation to HUL is shown below.

	million
HUL Balance sheet as at 31 December 2013	2013
Non-current assets	432
Current assets	1,002
Current liabilities	(797)
Non-current liabilities	(101)
HUL Comprehensive income for the year ended 31 December 2013	
Turnover	3,341
Profit after tax	429
Total comprehensive income	384
HUL Cash flow for the year ended 31 December 2013	
Net increase /(decrease) in cash and cash equivalents	(106)
HUL Non-controlling interest	
1 January 2013	(291)
Share of (profit)/loss for the year ended 31 December 2013	(172)
Other comprehensive income	(3)
Dividends paid to the non-controlling interest	92
Other changes in equity	108
Currency retranslation	45
31 December 2013	(221)
UNILEVER S INCREASED INTEREST IN HINDUSTAN UNILEVER LIMITED	

On 18 July 2013, the Group acquired 14.78% of Hindustan Unilever Limited for a consideration of INR 192 billion (2,515 million), increasing the Group's interest in Hindustan Unilever Limited from 52.48% to 67.26%. Accordingly 104 million previously shown as attributable to non-controlling interests within equity is now attributable to shareholders and the resulting loss on the acquisition recorded in retained earnings is 2,411 million.

ANALYSIS OF RESERVES FOR THE GROUP

	million	million	million
	Total	Total	Total
Other reserves as at 31 December	2013	2012	2011
Fair value reserves	(113)	(219)	(94)
Cash flow hedges	(162)	(241)	(100)
Available-for-sale financial assets	49	22	6
Currency retranslation of group companies	(2,611)	(1,843)	(1,594)
Adjustment on translation of PLC s ordinary capital at $\frac{9}{9}p = 0.16$	(164)	(164)	(164)
Capital redemption reserve	32	32	32
Book value of treasury stock	(3,890)	(4,002)	(4,184)
	(6,746)	(6,196)	(6,004)

Unilever acquired 364,077 NV ordinary shares through purchases on the stock exchanges during the year. These shares are held as treasury stock as a separate component of other reserves. No PLC ordinary shares were purchased during the year. The total number held at 31 December 2013 was 153,027,466 (2012: 158,350,450) NV shares and 31,84 5,8 5 3 (2012: 34,743,347) PLC shares. Of these, 11,466,837 NV shares and 5,148,859 PLC shares were held in connection with share-based compensation plans (see note 4C on pages 104 and 105).

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UNILEVER GROUP CONTINUED

15B. EQUITY CONTINUED

	million	million
Treasury stock movements during the year	2013	2012
1 January	(4,002)	(4,184)
Purchases and other utilisations	112	182
31 December	(3,890)	(4,002)
	•111•	.111
	million	million
Currency retranslation reserve movements during the year	2013	2012
1 January	(1,843)	(1,594)
Currency retranslation during the year	(496)	(87)
Movement in net investment hedges	(275)	(160)
Recycled to income statement	3	(2)
31 December	(2,611)	(1,843)

OTHER COMPREHENSIVE INCOME RECONCILIATION

	million	million
Fair value gains/(losses) on financial instruments movement during the year	2013	2012
1 January	(219)	(94)
Movement during the year	106	(125)
31 December	(113)	(219)

Refer to the consolidated statement of comprehensive income on page 90, the consolidated statement of changes in equity on page 91 and note 6C on page 108.

1 7 1 6	1 0			
			million 2013	million 2012
Actuarial gains/(losses) on pension	n schemes	movement during the year	(R	Restated)
1 January			(1,804)	(1,307)
Movement during the year			697	(497)
31 December			(1,107)	(1,804)
Refer to the consolidated statement	of comprehe	ensive income on page 90, the consolidated st	atement of cl	nanges

Refer to the consolidated statement of comprehensive income on page 90, the consolidated statement of changes in equity on page 91, note 4B from page 99 to 104 and note 6C on page 108.

Currency retranslation gains/(losses) movement during the year

	million	million
	2013	2012
1 January	(2,007)	(1,691)
Currency retranslation during the year:		
Other reserves	(788)	(249)
Retained profit	(129)	(43)
Non-controlling interest	(82)	(24)
31 December	(3,006)	(2,007)
15C FINANCIAL LIABILITIES		

million million **Current** million million million million Non-current **Total** CurrentNon-current Total Financial liabilities(a)(b) Notes 2013 2013 2013 2012 2012 2012 Preference shares 68 68 68 68 Bank loans and overdrafts 491 576 1,067 581 765 1,346 Bonds and other loans 3,037 6,557 9,594 1,968 6,511 8,479 At amortised cost 3,037 5,780 8,817 1,205 5,718 6,923 Subject to fair value hedge accounting 777 777 763 793 1,556 190 Finance lease creditors 20 14 204 15 187 202 199 100 299 92 Derivatives 34 126 Other financial liabilities 269 269 4,010 7,491 11,501 2,656 7,565 10,221

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⁽a) For the purposes of notes 15C and 17A, financial assets and liabilities exclude trade and other current receivables and trade payables and other liabilities which are covered in notes 13 and 14 respectively.

⁽b) Financial liabilities include 6 million (2012: 1 million) of secured liabilities.

15C. FINANCIAL LIABILITIES CONTINUED

ANALYSIS OF BONDS AND OTHER LOANS

	million	million Fair value	million	million	million Fair	million
					value	
	Amortised	hedge		Amortised	hedge	
	costadj	ustment	Total	cost		Total
					ustment	
	2013	2013	2013	2012	2012	2012
Unilever N.V.	1 000		1 000	127		107
Commercial paper	1,008 749	20	1,008 777	137 749	44	137
3.375% Bonds 2015 () 1.750% Bonds 2020 ()	749 746	28	777 746	749	44	793
3.500% Notes 2015 (Swiss francs)	285		285	290		290
1.150% Notes 2014 (Renminbi)	36		36	36		36
4.875% Bonds 2013 ()	20		30	749	14	763
3.125% Bonds 2013 (US \$)				341	11	341
Other				24		24
Total NV	2,824	28	2,852	2,326	58	2,384
Unilever PLC						
Commercial Paper	670		670			
4.750% Bonds 2017 (£)	478		478	488		488
4.000% Bonds 2014 (£)	419		419	427		427
Total PLC	1,567		1,567	915		915
Other group companies						
Switzerland						
Other	5		5	6		6
United States						
4.250% Notes 2021 (US \$)	722		722	754		754
5.900% Bonds 2032 (US \$)	716		716	749		749
3.650% Notes 2014 (US \$)	544		544	568		568
4.800% Notes 2019 (US \$)	543		543	567		567
2.200% Notes 2019 (US \$)	537		537			
0.850% Notes 2017 (US \$)	395		395	412		412
2.750% Notes 2016 (US \$)	362		362	378		378

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Commercial paper (US \$)	341		341	691		691
0.450% Notes 2015 (US \$)	326		326	340		340
7.250% Bonds 2026 (US \$)	209		209	218		218
6.625% Bonds 2028 (US \$)	161		161	169		169
5.150% Notes 2020 (US \$)	117		117	124		124
7.000% Bonds 2017 (US \$)	107		107	111		111
5.600% Bonds 2097 (US \$)	66		66	69		69
Other	16		16	14		14
Other countries	8		8	10		10
Total other group companies	5,175		5,175	5,180		5,180
Total bonds and other loans	9,566	28	9,594	8,421	58	8,479

Information in relation to the derivatives used to hedge bonds and other loans within a fair value hedge relationship is shown in note 16.

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UNILEVER GROUP CONTINUED

16. TREASURY RISK MANAGEMENT

The Group is exposed to the following risks that arise from its use of financial instruments, the management of which is described in the following sections:

liquidity risk (see note 16A); market risk (see note 16B); and credit risk (see note 17B). 16A. MANAGEMENT OF LIQUIDITY RISK

Liquidity risk is the risk that the Group will face in meeting its obligations associated with its financial liabilities. The Group s approach to managing liquidity is to ensure that it will have sufficient funds to meet its liabilities when due without incurring unacceptable losses. In doing this, management considers both normal and stressed conditions. A material and sustained shortfall in our cash flow could undermine the Group s credit rating, impair investor confidence and also restrict the Group s ability to raise funds.

The Group maintained a cautious funding strategy, with a positive cash balance throughout 2013. This was the result of cash delivery from the business, coupled with the proceeds from bond issuances in 2013. This cash has been invested conservatively with low risk counter-parties at maturities of less than six months.

Cash flow from operating activities provides the funds to service the financing of financial liabilities on a day-to-day basis. The Group seeks to manage its liquidity requirements by maintaining access to global debt markets through short-term and long-term debt programmes. In addition, Unilever has committed credit facilities for general corporate use.

On 31 December 2013 Unilever had undrawn revolving 364-day bilateral credit facilities in aggregate of US \$6,400 million (2012: US \$6,140 million) with a 364-day term out. On 31 December 2013 Unilever had no 364-day bilateral money market commitments (2012: US \$110 million). As part of the regular annual process these facilities will again be renewed in 2014.

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16A. MANAGEMENT OF LIQUIDITY RISK CONTINUED

The following table shows Unilever s contractually agreed undiscounted cash flows, including expected interest payments, which are payable under financial liabilities at the balance sheet date:

		million	million	million	million	million	million	million	million Net
									carrying
			Due	Due	Due	Due		aı	nount as
		Due b	etween b	etween b	tween between be 2 and 3 and	etween 4 and	Due	shown in	
		within	2	3	4	5	after		balance
Undiscounted cash flows 2013	Notes	1 year	years	years	years	years	5 years	Total	sheet
Non-derivative financial liabilities:									
Preference shares Bank loans and overdrafts Bonds and other loans		(4) (515)	(4) (42)	(4) (256)	(4) (274)	(4) (1)	(72)	(92) (1,088)	(68) (1,067)
At amortised cost Subject to fair value hedge		(3,308)	(832)	(571)	(1,186)	(165)	(5,326)	(11,388)	(8,817)
accounting Finance lease creditors Other financial liabilities	20	(25) (25) (269)	(775) (24)	(43)	(22)	(18)	(180)	(800) (312) (269)	(777) (204) (269)
Trade payables Issued financial	14	(11,104)	(296)					(11,400)	(11,400)
guarantees		(12) (15,262)	(1,973)	(874)	(1,486)	(188)	(5,578)	(12) (25,361)	(22,602)
Derivative financial liabilities:									
Interest rate derivatives: Derivative contracts receipts		275	194	167	1			637	
Derivative contracts payments		(312)	(256)	(207)	(1)			(776)	

Foreign exchange derivatives: Derivative contracts receipts		18,186						18,186	
Derivative contracts payments		(18,415)						(18,415)	
Commodity derivatives: Derivative contracts receipts Derivative contracts		86						86	
payments Total		(89) (269)	(62) (2.035)	(40) (014)	(1.486)	(100)	(E E7Q)	(89) (371) (25,732)	(395)
2012 Non-derivative financial		(15,531)	(2,035)	(914)	(1,486)	(188)	(5,578)	(25,732)	(22,997)
liabilities: Preference shares		(4)	(4)	(4)	(4)	(4)	(72)	(92)	(68)
Bank loans and overdrafts Bonds and other loans		(603)	(53)	(50)	(328)	(349)	(1)	(1,384)	(1,346)
At amortised cost Subject to fair value hedge		(1,461)	(1,291)	(833)	(570)	(1,201)	(4,314)	(9,670)	(6,923)
accounting Finance lease creditors Other financial liabilities	20	(812) (28)	(25) (27)	(776) (46)	(24)	(22)	(203)	(1,613) (350)	(1,556) (202)
Trade payables Issued financial	14	(11,249)	(400)					(11,649)	(11,649)
guarantees		(35) (14,192)	(1,800)	(1,709)	(926)	(1,576)	(4,590)	(35) (24,793)	(21,744)
Derivative financial liabilities: Interest rate derivatives:									
Derivative contracts receipts Derivative contracts		383	248	348				979	
payments Foreign exchange derivatives:		(430)	(369)	(395)				(1,194)	
Derivative contracts receipts Derivative contracts		6,477						6,477	
payments Commodity derivatives: Derivative contracts		(6,579)						(6,579)	
receipts Derivative contracts		365						365	
payments		(387) (171)	(121)	(47)	(026)	(1.576)	(4.500)	(387) (339)	(328)
Total		(14,363)	(1,921)	(1,756)	(926)	(1,576)	(4,590)	(25,132)	(22,072)

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UNILEVER GROUP CONTINUED

16A. MANAGEMENT OF LIQUIDITY RISK CONTINUED

The following table shows cash flows for which cash flow hedge accounting is applied. The derivatives in the cash flow hedge relationships are expected to have an impact on profit and loss in the same periods as the cash flows occur.

	million	million	million	million	million	million	million	million Net
		Due	Due	Due	Due			carrying
	Due	between	between	between	between	Due		amount of
	within	1 and 2	2 and 3	3 and 4	4 and 5	after		related
2013	1 year	years	years	years	years	5 years	Total	derivatives ^(a)
Foreign exchange cash inflows	1,088						1,088	
Foreign exchange cash outflows Interest rate cash	(509)						(509)	1
flows Commodity contracts cash	(2)	(111)	(2)	(1)			(116)	(41)
flows	(313)						(313)	14
2012 Foreign exchange cash inflows	877						877	
Foreign exchange cash outflows Interest rate cash	(473)						(473)	(4)
flows Commodity		(173)	(109)				(282)	(146)
contracts cash flows (a) See note 16C on	(498) page 124.						(498)	(19)

16B. MANAGEMENT OF MARKET RISK

Unilever s size and operations result in it being exposed to the following market risks that arise from its use of financial instruments:

commodity price risk; currency risk; and interest rate risk.

The above risks may affect the Group s income and expenses, or the value of its financial instruments. The objective of the Group s management of market risk is to maintain this risk within acceptable parameters, while optimising returns. Generally, the Group applies hedge accounting to manage the volatility in profit and loss arising from market risk.

The Group s exposure to, and management of, these risks is explained below. It often includes derivative financial instruments, the uses of which are described in note 16C.

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16B. MANAGEMENT OF MARKET RISK CONTINUED

(a) See the split in fixed and floating-rate interest in the following table.

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UNILEVER GROUP CONTINUED

16B. MANAGEMENT OF MARKET RISK CONTINUED

The following table shows the split in fixed and floating rate interest exposures, taking into account the impact of interest rate swaps and cross-currency swaps:

	million	million
	2013	2012
Cash and cash equivalents	2,285	2,465
Current other financial assets	760	401
Current financial liabilities	(4,010)	(2,656)
Non-current financial liabilities	(7,491)	(7,565)
Net debt	(8,456)	(7,355)
Of which:		, , ,
Fixed rate (weighted average amount of fixing for the following year)	(7,764)	(7,053)
Floating rate	(692)	(302)
	(8,456)	(7,355)

16C. DERIVATIVES AND HEDGING

The Group does not use derivative financial instruments for speculative purposes. The uses of derivatives and the related values of derivatives are summarised in the following table:

	million	million Other	million	million	million Non-	million
			Trade			
	Trade	current		Current	current	
			payables			
	and other	financial		financial	financial	
			and other			
	receivables	assets	liabilities	liabilities l	iabilities	Total
31 December 2013						
Foreign exchange derivatives						
Fair value hedges	2		(6)			(4)
Cash flow hedges	16		(15)			1

Hedges of net investments in						
foreign operations		4		(69)		(65)
Hedge accounting not applied	48	116	(32)	(98)		34
Cross-currency swaps						
Hedge accounting not applied		174		(32)	(100)	42
Interest rate swaps						
Fair value hedges						
Cash flow hedges			(41)			(41)
Hedge accounting not applied						
Commodity contracts						
Cash flow hedges	16		(2)			14
Hedge accounting not applied						
	82	294	(96)	(199)	(100)	(19)
	Total assets	376		Total liabilities	(395)	(19)
31 December 2012						
Foreign exchange derivatives						
Fair value hedges	1		(5)			(4)
Cash flow hedges	9		(13)			(4)
Hedges of net investments in						
foreign operations		$(126)^{(a)}$		(5)		(131)
Hedge accounting not applied	10	222 ^(a)	(16)	(57)		159
Cross-currency swaps						
Hedge accounting not applied		38		(30)	(34)	(26)
Interest rate swaps						
Fair value hedges		36				36
Cash flow hedges			(146)			(146)
Hedge accounting not applied						
Commodity contracts						
Cash flow hedges	3		(22)			(19)
Hedge accounting not applied						
	23	170	(202)	(92)	(34)	(135)
	Total assets	193		Total liabilities	(328)	(135)

⁽a) Swaps that hedge the currency risk on intra-group loans and offset (126) million within Hedges of net investments in foreign operations are included within Hedge accounting not applied .

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16C. DERIVATIVES AND HEDGING CONTINUED

MASTER NETTING OR SIMILAR AGREEMENTS

A number of legal entities within our Group enter into derivative transactions under International Swap and Derivatives Association (ISDA) master netting agreements. In general, under such agreements the amounts owed by each counter-party on a single day in respect of all transactions outstanding in the same currency are aggregated into a single net amount that is payable by one party to the other. In certain circumstances such as when a credit event such as a default occurs, all outstanding transactions under the agreement are terminated, the termination value is assessed and only a single net amount is payable in settlement of all transactions.

The ISDA agreements do not meet the criteria for offsetting the positive and negative values in the consolidated balance sheet. This is because the Group does not have any currently legally enforceable right to offset recognised amounts, between various Group and bank affiliates, because the right to offset is enforceable only on the occurrence of future credit events such as a default.

The column Related amounts not set off in the balance sheet-Financial instruments shows the netting impact of our ISDA agreements, assuming the agreements are respected in the relevant jurisdiction.

(A) FINANCIAL ASSETS

The following financial assets are subject to offsetting, enforceable master netting arrangements and similar agreements.

Dalatad	a4-	4	~~4	~ cc
Keiatea	amounts	not	set	OH

Financial

in the balance sheet million million million million million Gross amounts of

recognised

Net amounts of

financial liabilities

Gross amounts of financial assets

set off in

recognised threesented in the

As at 31 December 2013financial assetsbalance sheetCash collateral sheetDerivative financial assets376sheeth struments received Net amount 376376376(82)(5)289

As at 31 December 2012

Derivative financial assets 319 (126) 193 (88) (6) 99

(B) FINANCIAL LIABILITIES

The following financial liabilities are subject to offsetting, enforceable master netting arrangements and similar agreements.

Related amounts not set off

			in the balance					
				sheet				
million	million	million	million	million	million			
Gross a	mounts of							

recognised

Net amounts of

financial liabilities

Gross amounts of financial assets

set off in

recognised thresented in the

	financial	balance	balance	Cash	n collateral	Net
As at 31 December 2013	assets	sheet	shee i nstr	ruments	received	amount
Derivative financial liabilities	395		395	(82)		313
As at 31 December 2012						
Derivative financial liabilities	454	(126)	328	(88)		240
17. INVESTMENT AND RETUR	N					

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NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

UNILEVER GROUP CONTINUED

17. INVESTMENT AND RETURN CONTINUED

17A. FINANCIAL ASSETS

The Group s treasury function aims to protect the Group s financial investments, while maximising returns. The Group s cash resources and other financial assets are shown below.

	million	million Non-	million	million	million Non-	million
	Current	current	Total	Current	current	Total
Financial assets ^(a) Cash and cash equivalents	2013	2013	2013	2012	2012	2012
Cash at bank and in hand	834		834	831		831
Short-term deposits with maturity of less than three months Other cash equivalents	1,360 91 2,285		1,360 91 2,285	1,495 139 2,465		1,495 139 2,465
Other financial assets	70		7.5	26	2	20
Held-to-maturity investments Loans and receivables ^(b)	72 100	3 4	75 104	26 2	3	29 3
Available-for-sale financial assets ^(c) Financial assets at fair value through profit or loss:	274	486	760	183	504	687
Derivatives	294		294	170		170
Other	20	12	32	20	27	47
	760	505	1,265	401	535	936
Total	3,045	505	3,550	2,866	535	3,401

⁽a) For the purposes of notes 15C and 17A, financial, assets and liabilities exclude trade and other current receivables and trade payables and other liabilities which are covered in notes 13 and 14 respectively.

⁽b) Current loans and receivables include short-term deposits with banks with maturities of longer than three months.

⁽c) Current available-for-sale financial assets include government securities and A- or higher rated money and capital market instruments. Non-current available-for-sale financial assets predominantly consist of investments in a

number of companies and financial institutions in Europe, India and the US, including 84 million (2012: 98 million) of assets in a trust to fund benefit obligations in the US (see also note 4B on page 103).

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17A. FINANCIAL ASSETS CONTINUED

	million	million
Cash and cash equivalents reconciliation to the cash flow statement	2013	2012
Cash and cash equivalents per balance sheet	2,285	2,465
Less: bank overdrafts	(241)	(248)
Cash and cash equivalents per cash flow statement	2,044	2,217
17B. CREDIT RISK		

---:11: ---

....:11:

Credit risk is the risk of financial loss to the Group if a customer or counter-party fails to meet its contractual obligations. Additional information in relation to credit risk on trade receivables is given in note 13. These risks are generally managed by local controllers. Credit risk related to the use of treasury instruments is managed on a Group basis. This risk arises from transactions with financial institutions involving cash and cash equivalents, deposits and derivative financial instruments. To reduce this risk, Unilever has concentrated its main activities with a limited number of counter-parties which have secure credit ratings. Individual risk limits are set for each counter-party based on financial position, credit rating and past experience. Credit limits and concentration of exposures are actively monitored by the Group s treasury department. Netting agreements are also put in place with Unilever s principal counter-parties. In the case of a default, these arrangements would allow Unilever to net assets and liabilities across transactions with that counter-party. To further reduce the Group s credit exposures on derivative financial instruments, Unilever has collateral agreements with Unilever s principal counter-parties in relation to derivative financial instruments. Under these arrangements, counter-parties are required to deposit securities and/or cash as a collateral for their obligations in respect of derivative financial instruments. At 31 December 2013 the collateral held by Unilever under such arrangements amounted to 9 million (2012: 6 million), of which 5 million (2012: 6 million) was in cash, and 4 million (2012: nil) was in the form of bond securities. The non-cash collateral has not been recognised as an asset in the Group s balance sheet.

Further details in relation to the Group s exposure to credit risk are shown in note 13 and note 16A.

18. FINANCIAL INSTRUMENTS FAIR VALUE RISK

The Group is exposed to the risks of changes in fair value of its financial assets and liabilities. The following table summarises the fair values and carrying amounts of financial instruments.

	шши	шшшы	шши	minon
	Fair	Fair	Carrying	Carrying
	value	value	amount	amount
Fair values of financial assets and financial liabilities	2013	2012	2013	2012
Financial assets				
Cash and cash equivalents	2,285	2,465	2,285	2,465
Held-to-maturity investments	75	29	75	29

million

million

million

million

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Loans and receivables Available-for-sale financial assets	104 760	3 687	104 760	3 687
Financial assets at fair value through profit or loss: Derivatives	294	170	294	170
Derivatives	294	170	294	170
Other	32	47	32	47
	3,550	3,401	3,550	3,401
Financial liabilities				
Preference shares	(114)	(112)	(68)	(68)
Bank loans and overdrafts	(1,067)	(1,347)	(1,067)	(1,346)
Bonds and other loans	(10,162)	(9,458)	(9,594)	(8,479)
Finance lease creditors	(217)	(233)	(204)	(202)
Derivatives	(299)	(126)	(299)	(126)
Other financial liabilities	(269)		(269)	
	(12,128)	(11,276)	(11,501)	(10,221)

The fair value of trade receivables and payables is considered to be equal to the carrying amount of these items due to their short-term nature.

FAIR VALUE HIERARCHY

The fair values shown above have been classified into three categories depending on the inputs used in the valuation technique.

The categories used are as follows:

Level 1: quoted prices for identical instruments;

Level 2: directly or indirectly observable market inputs, other than Level 1 inputs; and

Level 3: inputs which are not based on observable market data.

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NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

UNILEVER GROUP CONTINUED

18. FINANCIAL INSTRUMENTS FAIR VALUE RISK CONTINUED

For assets and liabilities which are carried at fair value, the classification of fair value calculations by category is summarised below:

		million	million						
							T	otal fair	Total fair
	L	Level 1	Level 1	Level 2	Level 2	Level 3	Level 3	value	value
	Notes	2013	2012	2013	2012	2013	2012	2013	2012
Assets at fair value									
Other cash equivalents	17A			91	139			91	139
Available-for-sale financial									
assets	17A	8	16	276	185	476	486	760	687
Financial assets at fair value									
through profit or loss:									
Derivatives	16C			376	193			376	193
Other	17A	25	27			7	20	32	47
Liabilities at fair value									
Bonds and other loans	15C			(777)	(1,556)			(777)	(1,556)
Derivatives	16C			(395)	(328)			(395)	(328)

There were no transfers from Level 1 to Level 3 (2012: 275 million), neither from Level 2 to Level 3 (2012: 197 million). The Group s policy is to recognise transfers into and transfers out of fair value hierarchy levels as at the beginning of the period.

Reconciliation of Level 3 fair value measurements of financial assets is given below:

	million	million
Reconciliation of movements in Level 3 valuations	2013	2012
1 January	506	2
Gains and losses recognised in profit and loss	2	(35)
Gains and losses recognised in other comprehensive income	(5)	67
Purchases and new issues	29	
Sales and settlements	(49)	
Transfers into Level 3		472

Transfers out of Level 3
31 December
483
506
SIGNIFICANT UNOBSERVABLE INPUTS USED IN LEVEL 3 FAIR VALUES

The only individually material asset valued using Level 3 techniques is a particular unlisted investment with a

carrying value at year end of 190 million (2012: 197 million). A change in one or more of the inputs to reasonably possible alternative assumptions would not change fair value significantly.

CALCULATION OF FAIR VALUES

The fair values of the financial assets and liabilities are defined as being the amounts at which the instruments could be exchanged or liability settled in an arm s length transaction between knowledgeable, willing parties. The following methods and assumptions have been used to estimate the fair values:

ASSETS AND LIABILITIES CARRIED AT FAIR VALUE

The fair values of quoted investments falling into Level 1 are based on current bid prices.

The fair values of unquoted available-for-sale financial assets are based on recent trades in liquid markets, observable market rates, discounted cash flow analysis and statistical modelling techniques such as Monte Carlo simulation. If all significant inputs required to fair value an instrument are observable, the instrument is included in Level 2. If one or more of the significant inputs is not based on observable market data, the instrument is included in Level 3.

Derivatives are valued using valuation techniques with market observable inputs. The models incorporate various inputs including the credit quality of counter-parties, foreign exchange spot and forward rates, interest rate curves and forward rate curves of the underlying commodities.

For listed securities where the market is not liquid, and for unlisted securities, valuation techniques are used. These include the use of recent arm s length transactions, reference to other instruments that are substantially the same and discounted cash flow calculations.

OTHER FINANCIAL ASSETS AND LIABILITIES (FAIR VALUES FOR DISCLOSURE PURPOSES ONLY)

Cash and cash equivalents, trade and other current receivables, bank loans and overdrafts, trade payables and other current liabilities have fair values that approximate to their carrying amounts due to their short-term nature.

The fair values of preference shares and listed bonds are based on their market value.

Non-listed bonds, other loans, bank loans and non-current receivables and payables are based on the net present value of the anticipated future cash flows associated with these instruments using rates currently available for debt on similar terms, credit risk and remaining maturities.

Fair values for finance lease creditors have been assessed by reference to current market rates for comparable leasing arrangements.

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18. FINANCIAL INSTRUMENTS FAIR VALUE RISK CONTINUED

POLICIES AND PROCESSES USED IN RELATION TO THE CALCULATION OF LEVEL 3 FAIR VALUES

Assets valued using Level 3 valuation techniques are primarily made up of long-term cash receivables and unlisted investments. Valuation techniques used are specific to the circumstances involved. Unlisted investments include 132 million (2012: 130 million) of investments within Unilever Ventures Limited. These investments are governed and administered by a dedicated management team. The remaining assets in this category are held across several locations and valuations are managed locally, with oversight from corporate management.

19. PROVISIONS

	million	million
Provisions	2013	2012
Due within one year	379	361
Due after one year	892	846
Total provisions	1,271	1,207

	million	million	million	million	million
			Disputed		
Movements during 2013	Restructuring	Leg ah di	rect taxes	Other	Total
1 January 2013	290	61	648	208	1,207
Income statement:					
Charges	191	133	224	45	593
Releases	(89)	(7)	(24)	(21)	(141)
Utilisation	(150)	(15)	(45)	(44)	(254)
Currency translation	(6)	(5)	(117)	(6)	(134)
31 December 2013	236	167	686	182	1,271

The provision for legal includes provisions related to competition cases (see also note 20).

The provision for disputed indirect taxes is comprised of a number of small disputed items. The largest elements relate to disputes with Brazilian authorities. Due to the nature of the disputes, the timing of provision utilisation and any cash outflows is uncertain. The majority of disputed items attract an interest charge.

No individual items within the remaining provisions are significant. Unilever expects that the issues relating to these restructuring, legal and other provisions will be substantively resolved within five years.

20. COMMITMENTS AND CONTINGENT LIABILITIES

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NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

UNILEVER GROUP CONTINUED

20. COMMITMENTS AND CONTINGENT LIABILITIES CONTINUED

	millior Future	million	n million	million Future	millior	million
	minimum		m	inimum		
	lease	inance	Present	lease 1	Finance	Present
	payments	cost	value pa	nyments	cost	value
Long-term finance lease commitments	2013	2013	2013	2012	2012	2012
Buildings ^(a)	290	103	187	324	142	182
Plant and machinery	22	5	17	26	6	20
	312	108	204	350	148	202
The commitments fall due as follows:						
Within 1 year	25	10	15	28	13	15
Later than 1 year but not later than 5 years	107	36	71	119	63	56
Later than 5 years	180	62	118	203	72	131
	312	108	204	350	148	202

⁽a) All leased land is classified as operating leases.

The table below shows the net book value of property, plant and equipment under a number of finance lease agreements.

		million	million	million
			Plant	
			and	
Net book value	Bui	ildingqui _]	pment	Total
Cost		211	141	352
Accumulated depreciation		(57)	(119)	(176)
31 December 2013		154	22	176
Cost		198	155	353

Accumulated depreciation	(52)	(126)	(178)
31 December 2012	146	29	175

The Group has sublet part of the leased properties under finance leases. Future minimum sublease payments of 30 million (2012: 33 million) are expected to be received.

	million	million
Long-term operating lease commitments	2013	2012
Land and buildings	1,328	1,400
Plant and machinery	459	547
	1,787	1,947

	million	million	million Other	million Other
	Operating Op	erating c o	ommit- c	ommit-
	leases	leases	ments	ments
Operating lease and other commitments fall due as follows:	2013	2012	2013	2012
Within 1 year	335	383	906	1,159
Later than 1 year but not later than 5 years	913	1,015	778	1,009
Later than 5 years	539	549	25	75
	1,787	1,947	1,709	2,243

The Group has sublet part of the leased properties under operating leases. Future minimum sublease payments of 12 million (2012: 50 million) are expected to be received.

Other commitments principally comprise commitments under contracts to purchase materials and services. They do not include commitments for capital expenditure, which are reported in note 10 on page 111.

Contingent liabilities arise in respect of litigation against group companies, investigations by competition, regulatory and fiscal authorities and obligations arising under environmental legislation. The estimated total of such contingent liabilities at 31 December 2013 was 719 million (2012: 236 million). The Group does not believe that any of these contingent liabilities will result in a material loss.

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20. COMMITMENTS AND CONTINGENT LIABILITIES CONTINUED

LEGAL PROCEEDINGS

The Group is involved from time to time in legal and arbitration proceedings arising in the ordinary course of business.

As previously disclosed, along with other consumer products companies and retail customers, Unilever is involved in a number of ongoing investigations by national competition authorities. These proceedings and investigations are at various stages and concern a variety of product markets. In the second half of 2013 Unilever recognised provisions of 120 million related to these cases.

Ongoing compliance with competition laws is of key importance to Unilever. It is Unilever s policy to co-operate fully with competition authorities whenever questions or issues arise. In addition, the Group continues to reinforce and enhance our internal competition law compliance programme on an ongoing basis. As disclosed above, where specific issues arise provisions are made and contingent liabilities disclosed to the extent appropriate.

During 2004 in Brazil, and in common with many other businesses operating in that country, one of our Brazilian subsidiaries received a notice of infringement from the Federal Revenue Service. The notice alleges that a 2001 reorganisation of our local corporate structure was undertaken without valid business purpose. The 2001 reorganisation was comparable with restructurings done by many companies in Brazil. The original dispute has now been resolved in the courts in the Group s favour but a new assessment was raised during the course of the year in respect of a similar matter. The Group believes that the likelihood of a successful challenge by the tax authorities is low, however, there can be no guarantee of success in court.

In many markets, there is a high degree of complexity involved in the local tax regimes. In common with other businesses operating in this environment, the Unilever Group is required to exercise judgement in the assessment of any potential exposures in these areas. Where appropriate, the Unilever Group will make provisions or disclose contingencies in accordance with the relevant accounting principles.

21. ACQUISITIONS AND DISPOSALS

2013

On 3 January 2013 the Group announced that it has signed a definitive agreement to sell its global Skippy business to Hormel Foods for a total cash consideration of approximately US \$700 million. The transaction completed on 31 January 2013, excluding the portion operated out of China, which completed on 26 November 2013.

On 8 April 2013 Unilever signed an agreement to acquire the SAVO and other consumer brands from Bochemie. This completed on 1 July 2013.

On 26 July 2013 Unilever signed an agreement to sell its Unipro bakery & industrial oils business to AAK for an undisclosed sum. This completed on 2 September 2013.

On 6 September 2013 Unilever announced that it has entered into a definitive agreement to acquire T2, a premium Australian tea business, for an undisclosed amount. This completed on 3 October 2013.

On 1 October 2013 the Group completed the sale of its Wish-Bone and Western dressings brands to Pinnacle Foods Inc. for a total cash consideration of approximately US \$580 million.

On 19 November 2013 Unilever signed an agreement for the sale of its Soft & Beautiful, TCB and Pro-Line Comb-Thru brands to Strength of Nature for an undisclosed amount. The sale excludes TCB s business in Africa.

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NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

UNILEVER GROUP CONTINUED

21. ACQUISITIONS AND DISPOSALS CONTINUED

2012

On 30 July 2012, the Group announced a definitive agreement to sell its North American frozen meals business to ConAgra Foods, Inc. for a total cash consideration of US \$265 million. The deal was completed on 19 August 2012.

Further to the acquisition in December 2011, the Group acquired the remaining 18% of the outstanding share capital in Concern Kalina.

The table below shows the impact of disposals on the Group during the year. The results of disposed businesses are included in the consolidated financial statements up to their date of disposal.

	million	million	million
Disposals	2013	2012	2011
Goodwill and intangible assets	189	29	1,058
Other non-current assets	43	35	81
Current assets	59	38	145
Trade creditors and other payables	(8)	(2)	(57)
Provisions for liabilities and charges			(12)
Net assets sold	283	100	1,215
(Gain)/loss on recycling of currency retranslation on disposal			(61)
Profit on sale attributable to Unilever	733	117	221
Consideration	1,016	217	1,375
	1.020	220	1 404
Cash	1,030	229	1,404
Cash balances of businesses sold			(2)
Financial assets, cash deposits and financial liabilities of businesses sold		(9)	(6)
Non-cash items and deferred consideration	(14)	(3)	(21)

The following table sets out the effect of acquisitions in 2013, 2012 and 2011 on the consolidated balance sheet. The fair values currently established for all acquisitions made in 2013 are provisional. The goodwill arising on these transactions has been capitalised and is subject to an annual review for impairment (or more frequently if necessary) in accordance with our accounting policies as set out in note 9 on page 109. Any impairment is charged

to the income statement as it arises. Detailed information relating to goodwill is given in note 9 on pages 109 to 111.

	million	million	million
Acquisitions	2013	2012	2011
Net assets acquired	55	10	1,733
Goodwill arising in subsidiaries	62	10	1,677
Consideration	117	20	3,410
22 ACCETS AND I IADII ITIES HELD EAD SALE			

22. ASSETS AND LIABILITIES HELD FOR SALE

	million	million
	2013	2012
Groups of assets held for sale		
Goodwill and intangibles	3	114
Property, plant and equipment	24	28
Inventories	1	26
Trade and other receivables	1	11
Other	3	
	32	179
Non-current assets held for sale		
Property, plant and equipment	60	13
Liabilities held for sale		
Liabilities associated with assets held for sale	4	1

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23. RELATED PARTY TRANSACTIONS

The following related party balances existed with associate or joint venture businesses at 31 December:

	million	million
Related party balances	2013	2012
Trading and other balances due from joint ventures	130	116
Trading and other balances due from/(to) associates		

Sales by Unilever group companies to Unilever Jerónimo Martins and Pepsi/Lipton Partnership were 92 million and 14 million in 2013 (2012: 78 million and 13 million) respectively. Sales from Unilever Jerónimo Martins to Unilever group companies were 43 million in 2013 (2012: 49 million). Balances owed by/(to) Unilever Jerónimo Martins and Pepsi/Lipton Partnership at 31 December 2013 were 117 million and 0.2 million (2012: 116 million and 0.4 million) respectively.

ASSOCIATES

JOINT VENTURES

Langholm Capital Partners invests in private European companies with above-average longer-term growth prospects. Langholm Fund I was launched in 2002 and terminated in accordance with its fund constitution on 16 December 2013. Unilever invested 84 million over the life of the fund, and received a total of 163 million in cash proceeds.

Langholm Capital II was launched in 2009. Unilever has invested 33 million in Langholm II, with an outstanding commitment at the end of 2013 of 42 million (2012: 44 million).

24. REMUNERATION OF AUDITORS

During the year the Group (including its subsidiaries) obtained the following services from the Group auditor and its associates:

	million	million	million
	2013	2012	2011
Fees payable to PricewaterhouseCoopers for the audit of the consolidated and parent			
company accounts of Unilever N.V. and Unilever PLC ^(a)	6	7	7
	10	11	11

Fees payable to PricewaterhouseCoopers for the audit of accounts of subsidiaries of Unilever N.V. and Unilever PLC pursuant to legislation^(b)

Total statutory audit fees ^(c)	16	18	18
Audit-related assurance services	3	2	2
Other taxation advisory services	1	1	1
Services relating to corporate finance transactions			
Other assurance services			
All other non-audit services	1		1

(a) Of which:

- 1 million was paid to PricewaterhouseCoopers Accountants N.V. (2012: 1 million; 2011: 1 million); and 5 million was paid to PricewaterhouseCoopers LLP (2012: 6 million; 2011: 6 million).
- (b) Comprises fees paid to the network of separate and independent member firms of PricewaterhouseCoopers International Limited for audit work on statutory financial statements and Group reporting returns of subsidiary companies.
- (c) In addition, 1 million of statutory audit fees were payable to PricewaterhouseCoopers in respect of services supplied to associated pension schemes (2012: 1 million; 2011: 1 million).

25. EVENTS AFTER THE BALANCE SHEET DATE

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NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

UNILEVER GROUP CONTINUED

25. EVENTS AFTER THE BALANCE SHEET DATE CONTINUED

On 21 January 2014 Unilever announced a quarterly dividend with the 2013 fourth quarter results of 0.2690 per NV ordinary share and £0.2222 per PLC ordinary share.

On 21 February 2014 Unilever announced that it has entered into a definitive agreement to sell its Bifi and Peperami brands and related assets to Jack Link s for an undisclosed amount.

26. PRINCIPAL GROUP COMPANIES

AND NON-CURRENT INVESTMENTS

AS AT 31 DECEMBER 2013

The companies listed below and on page 135 are those which, in the opinion of the Directors, principally affect the amount of profit and assets shown in the Unilever Group financial statements. The Directors consider that those companies not listed are not significant in relation to Unilever as a whole.

Full information as required by Articles 379 and 414 of Book 2 of the Civil Code in the Netherlands has been filed by Unilever N.V. with the Commercial Registry in Rotterdam. In this filing a list of Dutch companies has been included for which NV has issued a declaration of assumption of liability in accordance with section 403, Book 2, Dutch Civil Code.

Particulars of PLC group companies and other significant holdings as required by the UK Companies Act 2006 will be annexed to the next Annual Return of Unilever PLC.

Unless otherwise indicated, the companies are incorporated and principally operate in the countries under which they are shown.

The aggregate percentage of equity capital directly or indirectly held by NV or PLC is shown in the margin, except where it is 100%. All these percentages are rounded to the nearest whole number.

The percentages of Unilever s shareholdings held either directly or indirectly by NV and PLC are identified in the tables according to the following code:

 NV 100%
 a

 PLC 100%
 b

 NV 55%; PLC 45%
 c

 NV 65%; PLC 35%
 d

NV 3%; PLC 97%	e
NV 15%; PLC 85%	f
NV 12%; PLC 88%	g
NV 64%; PLC 36%	h
NV 66%; PLC 34%	i
NV 9%; PLC 91%	j

Due to the inclusion of certain partnerships in the consolidated group financial statements of Unilever, para 264(b) of the German trade law grants an exemption from the duty to prepare individual statutory financial statements and management reports in accordance with the requirements for limited liability companies and to have these audited and published.

GROUP COMPANIES

%		Ownership
	Argentina	
	Unilever de Argentina S.A.	d
	Australia	
	Unilever Australia Ltd.	b
	Belgium	
	Unilever Belgium NV/SA	a
	Brazil	
	Unilever Brasil Ltda.	d
	Canada	
	Unilever Canada Inc.	d
	Chile	
	Unilever Chile SA	d
	China	
	Unilever Services (He Fei) Co Limited	a
	France	
99	Unilever France	d
	Germany	
	Maizena Grundstücksverwaltung	
	GmbH & Co. OHG	h
	Pfanni GmbH & Co. OHG Stavenhagen	d
	Unilever Deutschland GmbH	d
	Unilever Deutschland Holding GmbH	d
	Unilever Deutschland Immobilien Leasing GmbH & Co. OHG	i
	Unilever Deutschland Produktions	
	GmbH & Co. OHG	d
	Unilever Deutschland IPR GmbH & Co. OHG	d
	Greece	
	Elais Unilever Hellas SA	a
	India	
67	Hindustan Unilever Ltd.	b
	Indonesia	
85	P.T. Unilever Indonesia Tbk	d
	Italy	
	Unilever Italy Holdings Srl	d
	Japan	

	Unilever Japan K.K.	a
	Mexico	
	Unilever de México S. de R.L. de C.V.	d
	The Netherlands	
	Mixhold B.V.	d
	Unilever Finance International B.V.	a
	Unilever N.V.(a)	
	Unilever Nederland B.V.	a
	UNUS Holding B.V.	c
	Poland	
	Unilever Polska S.A.	b
	Russia	
	OOO Unilever Rus	g
	Singapore	
	Unilever Asia Private Limited	a
	South Africa	
74	Unilever South Africa (Pty) Limited	f
	Spain	
	Unilever España S.A.	a
	Sweden	
	Unilever Sverige AB	a

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26. PRINCIPAL GROUP COMPANIES

AND NON-CURRENT INVESTMENTS CONTINUED

%		Ownership
Swit	zerland	
Unil	ever Americas Supply Chain Company AG	a
Unil	ever Finance International AG	a
Unil	ever Supply Chain Company AG	a
Unil	ever Schweiz GmbH	a
Tha	iland	
Unil	ever Thai Trading Ltd.	d

(a) See Basis of consolidation in note 1 on page 94.

%	Ownership
Turkey	
Unilever Sanayi ve Ticaret Türk A.S,.	d
United Kingdom	
Unilever UK Ltd.	j
Unilever PLC ^(a)	
Unilever U.K. Holdings Ltd.	b
Unilever UK & CN Holdings Ltd.	e
United States of America	
Alberto Culver USA, Inc.	c
Conopco, Inc.	c
Unilever Capital Corporation	c
Unilever United States, Inc.	c

(a) See Basis of consolidation in note 1 on page 94.

Joint ventures

%		Ownership
	Portugal	
55	Unilever Jerónimo Martins, Lda United States of America	b
50	Pepsi/Lipton Partnership	c

In addition, we have revenues either from our own operations or otherwise in the following locations: Albania, Algeria, Andorra, Angola, Antigua, Armenia, Austria, Azerbaijan, Bahamas, Bahrain, Bangladesh, Barbados, Belarus, Belize, Benin, Bhutan, Bolivia, Bosnia and Herzegovina, Botswana, Brunei, Bulgaria, Burkina Faso, Burundi, Cambodia, Cameroon, Cape Verde, Central African Republic, Chad, Colombia, Comoros, Congo, Costa Rica, Côte d Ivoire, Croatia, Cuba, Cyprus, Czech Republic, Democratic Republic of Congo, Denmark, Djibouti, Dominica, Dominican Republic, Ecuador, Egypt, El Salvador, Equatorial Guinea, Eritrea, Estonia, Ethiopia, Fiji, Finland, French Guiana, Gabon, Gambia, Georgia, Ghana, Grenada, Guadeloupe, Guatemala, Guinea, Guinea-Bissau, Guyana, Haiti, Honduras, Hong Kong, Hungary, Iceland, Iran, Iraq, Ireland, Israel, Jamaica, Jordan, Kazakhstan, Kenya, Kiribati, Kuwait, Kyrgyzstan, Lao People s Democratic Republic, Latvia, Lebanon, Lesotho, Liberia, Libya, Liechtenstein, Lithuania, Luxembourg, Macao, Macedonia, Madagascar, Malawi, Malaysia, Mali, Malta, Marshall Islands, Martinique, Mauritania, Mauritius, Micronesia (federated States Of), Moldova (Republic of), Monaco, Mongolia, Montenegro, Morocco, Mozambique, Myanmar, Namibia, Nauru, Nepal, New Zealand, Nicaragua, Niger, Nigeria, Norway, Oman, Pakistan, Palau, Palestine, Panama, Papua New Guinea, Paraguay, Peru, Philippines, Portugal, Qatar, Romania, Rwanda, Saint Kitts and Nevis, Saint Lucia, Saint Vincent and the Grenadines, Samoa, San Marino, Saudi Arabia, Senegal, Serbia, Seychelles, Sierra Leone, Slovakia, Slovenia, Solomon Islands, Somalia, South Korea, South Sudan, Sri Lanka, Sudan, Suriname, Swaziland, Syria, Taiwan, Tajikistan, Tanzania, Timor-Leste, Togo, Tonga, Trinidad & Tobago, Tunisia, Turkmenistan, Tuvalu, Uganda, Ukraine, United Arab Emirates, Uruguay, Uzbekistan, Vanuatu, Venezuela, Vietnam, Yemen, Zambia and Zimbabwe.

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COMPANY ACCOUNTS

INDEPENDENT AUDITOR S REPORT UNILEVER N.V.

INDEPENDENT AUDITOR S REPORT

TO: THE GENERAL MEETING OF

UNILEVER N.V.

REPORT ON THE COMPANY ACCOUNTS

We have audited the accompanying company accounts 2013 as set out on pages 137 to 140 of the Annual Report and Accounts 2013 of Unilever N.V., Rotterdam, which comprise the balance sheet as at 31 December 2013, the profit and loss account for the year then ended and the notes, comprising a summary of accounting policies and other explanatory information.

DIRECTORS RESPONSIBILITY

The Directors are responsible for the preparation and fair presentation of these company accounts in accordance with United Kingdom accounting standards and with Part 9 of Book 2 of the Dutch Civil Code and for the preparation of the Report of the Directors in accordance with Part 9 of Book 2 of the Dutch Civil Code. Furthermore, the Directors are responsible for such internal control as they determine is necessary to enable the preparation of the company accounts that are free from material misstatement, whether due to fraud or error.

AUDITOR S RESPONSIBILITY

Our responsibility is to express an opinion on these company accounts based on our audit. We conducted our audit in accordance with Dutch law, including the Dutch Standards on Auditing. This requires that we comply with ethical requirements and plan and perform the audit to obtain reasonable assurance about whether the company accounts are free from material misstatement.

An audit involves performing procedures to obtain audit evidence about the amounts and disclosures in the company accounts. The procedures selected depend on the auditor s judgement, including the assessment of the risks of material misstatement of the company accounts, whether due to fraud or error. In making those risk assessments, the auditor considers internal control relevant to the company s preparation and fair presentation of the company accounts in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the company s internal control. An audit also includes evaluating the appropriateness of accounting policies used and the reasonableness of accounting estimates made by the Directors, as well as evaluating the overall presentation of the company accounts.

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

OPINION WITH RESPECT TO THE COMPANY ACCOUNTS

In our opinion, the company accounts give a true and fair view of the financial position of Unilever N.V. as at 31 December 2013, and of its result for the year then ended in accordance with United Kingdom accounting standards and with Part 9 of Book 2 of the Dutch Civil Code.

SEPARATE REPORT ON CONSOLIDATED FINANCIAL STATEMENTS

We have reported separately on the consolidated financial statements of Unilever Group for the year ended 31 December 2013.

REPORT ON OTHER LEGAL AND REGULATORY REQUIREMENTS

Pursuant to the legal requirement under Section 2: 393 sub 5 at e and f of the Dutch Civil Code, we have no deficiencies to report as a result of our examination whether the Report of the Directors, (comprising the sections Strategic Report and Governance), to the extent we can assess, has been prepared in accordance with Part 9 of Book 2 of this Code, and whether the information as required under Section 2: 392 sub 1 at b-h has been annexed. Further we report that the Report of the Directors, to the extent we can assess, is consistent with the company accounts as required by Section 2: 391 sub 4 of the Dutch Civil Code.

Amsterdam, 4 March 2014

PricewaterhouseCoopers Accountants N.V.

Original has been signed by P J van Mierlo RA

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COMPANY ACCOUNTS

UNILEVER N.V.

BALANCE SHEET

AS AT 31 DECEMBER

(after proposed appropriation of profit)

Fixed assets	million 2013	million 2012
Intangible assets Investments in subsidiaries	1,311 28,381	1,010 28,400
Total non-current assets	29,692	29,410
Debtors due within one year Deferred taxation Cash at bank and in hand	4,960 19 3	4,798 20 3
Total current assets Liabilities due within one year	4,982 (24,561)	4,821 (25,044)
Net current assets/(liabilities)	(19,579)	(20,223)
Total assets less current liabilities	10,113	9,187
Liabilities due after more than one year	1,865	1,148
Provisions for liabilities and charges (excluding pensions and similar obligations)	97	74
Net pension liability	100	112
Capital and reserves	8,051	7,853
Called up share capital Share premium account Legal reserves Other reserves Profit retained	275 20 16 (3,237) 10,977	275 20 16 (3,330) 10,872
Total capital employed	10,113	9,187

PROFIT AND LOSS ACCOUNT

FOR THE YEAR ENDED 31 DECEMBER

	million	million	
	2013	2012	
Income from fixed investments after taxation	1,558	1,508	
Other income and expenses	124	(22)	
Profit for the year	1,682	1,486	

For the information required by Article 392 of Book 2 of the Civil Code in the Netherlands, refer to pages 136 and 141. Pages 138 to 140 are part of the notes to the Unilever N.V. company accounts.

The company accounts of Unilever N.V. are included in the consolidated accounts of the Unilever Group. Therefore, and in accordance with Article 402 of Book 2 of the Civil Code in the Netherlands, the profit and loss account only reflects the income from fixed investments after taxation and other income and expenses after taxes. Under the terms of Financial Reporting Standard 1 (revised 1996) Cash Flow Statements (FRS 1) a cash flow statement is not included, as the cash flows are included in the consolidated cash flow statement of Unilever Group.

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NOTES TO THE COMPANY ACCOUNTS

UNILEVER N.V.

ACCOUNTING INFORMATION AND POLICIES

BASIS OF PREPARATION

The company accounts of Unilever N.V. comply in all material respects with legislation in the Netherlands. As allowed by Article 362.1 of Book 2 of the Civil Code in the Netherlands, the company accounts are prepared in accordance with United Kingdom accounting standards, unless such standards conflict with the Civil Code in the Netherlands which would in such case prevail.

The accounts are prepared under the historical cost convention unless otherwise indicated, in accordance with the accounting policies set out below which have been consistently applied.

ACCOUNTING POLICIES

The principal accounting policies are as follows:

INTANGIBLE ASSETS

Intangible assets are amortised in the profit and loss account over their expected useful lives of up to a maximum of 20 years. These assets are held at cost less accumulated amortisation. They are subject to review for impairment in accordance with United Kingdom Financial Reporting Standard 11 Impairment of Fixed Assets and Goodwill (FRS 11). Any impairment is charged to the profit and loss account as it arises.

INVESTMENTS IN SUBSIDIARIES

Shares in group companies are stated at cost less any amounts written off to reflect a permanent impairment. Any impairment is charged to the profit and loss account as it arises. In accordance with Article 385.5 of Book 2 of the Civil Code in the Netherlands, Unilever N.V. shares held by Unilever N.V. subsidiaries are deducted from the carrying value of those subsidiaries. This differs from the accounting treatment under UK GAAP, which would require these amounts to be included within investments in subsidiaries.

FINANCIAL INSTRUMENTS

NV accounting policies under United Kingdom generally accepted accounting principles (UK GAAP) namely FRS 25 Financial Instruments: Presentation , FRS 26 Financial Instruments: Measurement and FRS 29 Financial Instruments: Disclosures are the same as the Unilever Group s accounting policies under International Financial Reporting Standards (IFRS) namely IAS 32 Financial Instruments: Presentation , IAS 39 Financial Instruments: Recognition and Measurement and IFRS 7 Financial Instruments: Disclosures . The policies are set out under the heading Capital and funding in note 15 to the consolidated accounts on pages 115 to 119. NV is taking the exemption for not providing all the financial instruments disclosures, because IFRS 7 disclosures are given in note 15 to note 18 to the consolidated accounts on pages 115 to 129.

DEFERRED TAXATION

Full provision is made for deferred taxation on all significant timing differences arising from the recognition of items for taxation purposes in different periods from those in which they are included in NV accounts. Full provision is made at the rates of tax prevailing at the year end unless future rates have been enacted or substantively enacted. Deferred tax assets and liabilities have not been discounted.

OWN SHARES HELD

Own shares held by NV are accounted for in accordance with Dutch law and UK GAAP, namely FRS 25 Financial Instruments: Presentation . All differences between the purchase price of the shares held to satisfy options granted and the proceeds received for the shares, whether on exercise or lapse, are charged to other reserves. In respect to option plans, disclosures are given in note 4C to the consolidated accounts on pages 104 and 105.

RETIREMENT BENEFITS

Unilever N.V. has accounted for pensions and similar benefits under the United Kingdom Financial Reporting Standard 17 Retirement benefits (FRS 17). The operating and financing costs of defined benefit plans are recognised separately in the profit and loss account; service costs are systematically spread over the service lives of employees, and financing costs are recognised in the periods in which they arise. Variations from expected costs, arising from the experience of the plans or changes in actuarial assumptions, are recognised immediately in equity. The costs of individual events such as past service benefit enhancements, settlements and curtailments are recognised immediately in the profit and loss account. The liabilities and, where applicable, the assets of defined benefit plans are recognised at fair value in the balance sheet. The charges to the profit and loss account for defined contribution plans are NV contributions payable and the assets of such plans are not included in NV s balance sheet.

DIVIDENDS

Under Financial Reporting Standard 21 Events after the Balance Sheet Date (FRS 21), proposed dividends do not meet the definition of a liability until such time as they have been approved by shareholders at the Annual General Meeting. Therefore, we do not recognise a liability in any period for dividends that have been proposed but will not be approved until after the balance sheet date. This holds for external dividends as well as intra-group dividends paid to the parent company.

TAXATION

Unilever N.V., together with certain of its subsidiaries, is part of a tax grouping for Dutch corporate income tax purposes, Unilever N.V. is the head of the fiscal unity. The members of the fiscal entity are jointly and severally liable for any taxes payable by the Dutch tax grouping.

PROVISIONS

Provisions are recognised where a legal or constructive obligation exists at the balance sheet date, as a result of a past event, where the amount of the obligation can be reliably estimated and where the outflow of economic benefit is probable. Provisions are measured on the basis of the best estimate of the amounts required to settle the obligations at the balance sheet date. Unless indicated otherwise, provisions are stated at the face value of the expenditure expected to be required to settle the obligations.

INTANGIBLE ASSETS

	million	million
	2013	2012
1 January	1,010	
Additions ^(a)	398	1,048
Amortisation	(97)	(38)
31 December	1,311	1,010

⁽a) The increase in intangible assets relates to an internal transfer of the economic ownership of trademark rights.

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INVESTMENTS IN SUBSIDIARIES

	million	million
	2013	2012
1 January	28,400	28,426
Additions ^(b)	10	
Decreases ^(b)	(29)	(26)
31 December	28,381	28,400

⁽b) The increase relates to the investment of shares in a group company.

The decrease relates to the divestment of shares in a group company.

In respect to the list of group companies, disclosures are given in note 26 to the consolidated accounts on pages 134 to 135.

DEBTORS

	million	million
	2013	2012
Loans to group companies ^(c)	3,120	2,894
Other amounts owed by group companies ^(c)	1,754	1,830
Other	86	74
	4,960	4,798

⁽c) Amounts owed by group companies include balances with several group companies which are interest bearing at market interest rates and are unsecured and repayable on demand if this is the case.

CASH AT BANK AND IN HAND

There was no cash at bank and in hand for which payment notice was required at either 31 December 2013 or 31 December 2012.

LIABILITIES

Due within one year:	million 2013	million 2012
Other amounts owed to group companies ^(d)	21,593	21,709

Loans from group companies(d)	1,753	1,904
Bonds and other loans	1,044	1,250
Taxation and social security	15	21
Other	156	160
	24,561	25,044
Due after more than one year:		
Bonds and other loans	1,780	1,075
Accruals and deferred income	17	5
Preference shares	68	68
	1,865	1,148

⁽d) Amounts owed to group companies include balances with several group companies which are interest bearing at market interest rates and are unsecured and repayable on demand if this is the case.

Creditors due after five years amount to 68 million (2012: 68 million) (Article 375.2 of Book 2 of the Civil Code in the Netherlands).

CAPITAL AND RESERVES

	million	million
	2013	2012
Company accounts Unilever N.V.	8,051	7,853
Unilever Group: shareholders equity	14,344	15.392

The equity of Unilever Group 14,344 million (2012: 15,392 million) includes the equity of the parent Unilever N.V. 8,051 million (2012: 7,853 million), the equity of parent Unilever PLC £2,065 million (2012: £1,996 million). The remaining difference arises from recognising investments in subsidiaries in the NV accounts at cost less any amounts written off to reflect a permanent impairment, not eliminating intra-group balances and transactions and not performing other consolidation procedures which are performed for the Unilever Group financial statements.

ORDINARY SHARE CAPITAL

The called up share capital amounting to 275 million consists of 1,714,727,700 NV ordinary shares and 2,400 NV ordinary special shares. These special shares numbered 1 to 2,400 are held by a subsidiary of NV and a subsidiary of PLC, each holding 50%. Further details are given in note 15 to the consolidated accounts on page 115. 152,979,295 (2012: 158,302,834) of the ordinary shares are held by Unilever N.V. (see disclosure Other reserves) and 48,171 (2012: 47,616) ordinary shares are held by other group companies.

SHARE PREMIUM ACCOUNT

The share premium shown in the balance sheet is not available for the issue of bonus shares or for repayment without incurring withholding tax payable by NV. This is despite the change in tax law in the Netherlands, as a result of which dividends received from 2001 onwards by individual shareholders who are resident in the Netherlands are no longer taxed.

LEGAL RESERVE

In 2006 the NV ordinary shares were split in the ratio 3 to 1 and at the same time the share capital, previously denominated in Dutch guilders, was converted into euros. Due to rounding the new nominal value per share differs from the value expressed in Dutch guilders. As a result, the reported share capital issued at 31 December 2006 was

16 million lower than in 2005.

OTHER RESERVES

	million	million
	2013	2012
1 January	(3,330)	(3,450)
Change during the year	93	120
31 December	(3,237)	(3.330)

The own ordinary shares held by NV amount to 152,979,295 (2012: 158,302,834) and are included in the other reserves.

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NOTES TO THE COMPANY ACCOUNTS

UNILEVER N.V. CONTINUED

PROFIT RETAINED

	million	million
	2013	2012
1 January	10,872	10,851
Profit for the year	1,682	1,486
Dividends	(1,638)	(1,482)
Realised profit/(loss) on shares/certificates held to meet employee share options	50	43
Other charges	11	(26)
31 December	10,977	10,872

PROVISIONS FOR LIABILITIES AND CHARGES (EXCLUDING PENSIONS AND SIMILAR OBLIGATIONS)

	million	million
	2013	2012
Deferred taxation	84	55
Other provisions	13	19
	97	74
Of which due within one year	9	8

At the balance sheet date, Unilever N.V. has unused tax credits amounting to 267 million (2012: 90 million) available for offset against future tax profits. Deferred tax assets have not been recognised for an amount of 267 million (2012: 90 million) as it is not probable that there will be future taxable profits against which the credits will be utilised.

NET PENSION LIABILITY

	million	million
	2013	2012
Funded retirement (benefit)/liability	(1)	2
Unfunded retirement liability	101	110
	100	112

In respect of the key assumptions for the Netherlands, disclosures are given in note 4B to the consolidated accounts on pages 99 to 104.

CONTINGENT LIABILITIES

NV has issued joint and several liability undertakings, as defined in Article 403 of Book 2 of the Civil Code in the Netherlands, for almost all Dutch group companies. These written undertakings have been filed with the office of the Company Registry in whose area of jurisdiction the group company concerned has its registered office.

Contingent liabilities are not expected to give rise to any material loss. They include guarantees given for group companies and the fair value of such guarantees was not significant in either 2013 or 2012. The guarantees issued to other companies were immaterial.

REMUNERATION OF THE AUDITORS

For details of the remuneration of the auditors please refer to note 24 on page 133.

PROFIT FOR THE YEAR

	million	million
	2013	2012
Company accounts Unilever N.V.	1,682	1,486
Unilever Group excluding non-controlling interest	4,842	4,368

The net profit of Unilever Group of 4,842 million (2012: 4,368 million) includes the net profit of parent Unilever N.V. 1,682 million (2012: 1,486 million) and the net profit of parent Unilever PLC £1,183 million (2012: £1,028 million). The remaining difference arises from the recognition in NV accounts of investments in subsidiaries at cost less any amounts written off to reflect a permanent impairment, intra-group balances and transactions are not eliminated and other consolidated procedures are not performed.

DIRECTORS REMUNERATION

Information about the remuneration of Directors is given in the tables noted as audited in the Directors Remuneration Report on pages 60 to 83, incorporated and repeated here by reference.

Information on key management compensation is provided in note 4A to the consolidated group financial statements on page 99.

EMPLOYEE INFORMATION

During 2013 15 employees were employed by NV, of whom 14 worked abroad.

The Board of Directors

4 March 2014

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FURTHER STATUTORY AND OTHER INFORMATION

UNILEVER N.V.

THE RULES FOR PROFIT APPROPRIATION IN THE

ARTICLES OF ASSOCIATION (SUMMARY OF ARTICLE 38)

The profit for the year is applied firstly to the reserves required by law or by the Equalisation Agreement, secondly to cover losses of previous years, if any, and thirdly to the reserves deemed necessary by the Board of Directors. Dividends due to the holders of the Cumulative Preference Shares, including any arrears in such dividends, are then paid; if the profit is insufficient for this purpose, the amount available is distributed to them in proportion to the dividend percentages of their shares. Any profit remaining thereafter shall be distributed to the holders of ordinary shares in proportion to the nominal value of their respective holdings of ordinary shares. The General Meeting can only decide to make distributions from reserves on the basis of a proposal by the Board and in compliance with the law and the Equalisation Agreement.

PROPOSED PROFIT APPROPRIATION

	million	million
	2013	2012
Profit for the year (available for distribution)	1,682	1,486
Dividend	(1,260)	(1,134)
To profit retained	422	352

CORPORATE CENTRE

Unilever N.V.

Weena 455

PO Box 760

3000 DK Rotterdam

The Netherlands

POST BALANCE SHEET EVENT

On 21 January 2014 the Directors announced a dividend of 0.2690 per Unilever N.V. ordinary share. The dividend is payable from 12 March 2014 to shareholders registered at close of business on 7 February 2014.

SPECIAL CONTROLLING RIGHTS UNDER THE

ARTICLES OF ASSOCIATION

See note 15 to the consolidated accounts on pages 115 to 119.

INDEPENDENT AUDITORS

A resolution will be proposed at the Annual General Meeting on 14 May 2014 for the appointment of KPMG N.V. as auditors of Unilever N.V. The present appointment will end at the conclusion of the Annual General Meeting.

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COMPANY ACCOUNTS

INDEPENDENT AUDITOR S REPORT UNILEVER PLC

INDEPENDENT AUDITOR S REPORT TO THE MEMBERS OF UNILEVER PLC

REPORT ON THE PARENT COMPANY FINANCIAL STATEMENTS

OUR OPINION

In our opinion the Parent Company financial statements:

give a true and fair view of the state of the Parent Company s affairs as at 31 December 2013; have been properly prepared in accordance with United Kingdom Generally Accepted Accounting Practice; and have been prepared in accordance with the requirements of the Companies Act 2006. This opinion is to be read in the context of what we say below.

WHAT WE HAVE AUDITED

The Parent Company financial statements, which are prepared by Unilever PLC, comprise:

the Parent Company balance sheet as at 31 December 2013; and

the notes to the Parent Company financial statements, which include a summary of significant accounting policies and other explanatory information.

The financial reporting framework that has been applied in their preparation comprises applicable law and United Kingdom Accounting Standards (United Kingdom Generally Accepted Accounting Practice).

In applying the financial reporting framework, the Directors have made a number of subjective judgments, for example in respect of significant accounting estimates. In making such estimates, they have made assumptions and considered future events.

WHAT AN AUDIT OF FINANCIAL STATEMENTS INVOLVES

We conducted our audit in accordance with International Standards on Auditing (UK and Ireland)(ISAs (UK & Ireland)).

An audit involves obtaining evidence about the amounts and disclosures in the financial statements sufficient to give reasonable assurance that the financial statements are free from material misstatement, whether caused by fraud or error. This includes an assessment of:

whether the accounting policies are appropriate to the Parent Company s circumstances and have been consistently applied and adequately disclosed;

the reasonableness of significant accounting estimates made by the Directors; and the overall presentation of the financial statements.

In addition, we read all the financial and non-financial information in the Annual Report and Accounts (the Annual Report) to identify material inconsistencies with the audited Parent Company financial statements and to identify any information that is apparently materially incorrect based on, or materially inconsistent with, the knowledge acquired by us in the course of performing the audit. If we become aware of any apparent material misstatements or inconsistencies we consider the implications for our report.

OPINIONS ON MATTERS PRESCRIBED BY THE COMPANIES ACT 2006

In our opinion:

The information given in the Strategic Report and the Directors Report for the financial year for which the Parent Company financial statements are prepared is consistent with the Parent Company financial statements. The part of the Directors Remuneration Report to be audited has been properly prepared in accordance with the Companies Act 2006.

OTHER MATTERS ON WHICH WE ARE REQUIRED TO REPORT BY EXCEPTION

ADEQUACY OF ACCOUNTING RECORDS AND INFORMATION AND EXPLANATIONS RECEIVED

Under the Companies Act 2006 we are required to report to you if, in our opinion:

we have not received all the information and explanations we require for our audit; or adequate accounting records have not been kept by the Parent Company, or returns adequate for our audit have not been received from branches not visited by us; or

the Parent Company financial statements and the part of the Directors Remuneration Report to be audited are not in agreement with the accounting records and returns.

We have no exceptions to report arising from this responsibility.

DIRECTORS REMUNERATION

Under the Companies Act 2006 we are required to report if, in our opinion, certain disclosures of Directors remuneration specified by law have not been made. We have no exceptions to report arising from this responsibility.

OTHER INFORMATION IN THE ANNUAL REPORT

Under ISAs (UK and Ireland), we are required to report to you if, in our opinion, information in the Annual Report is:

materially inconsistent with the information in the audited Parent Company financial statements; or apparently materially incorrect based on, or materially inconsistent with, our knowledge of the Parent Company acquired in the course of performing our audit; or is otherwise misleading.

We have no exceptions to report arising from this responsibility.

RESPONSIBILITIES FOR THE FINANCIAL STATEMENTS AND THE AUDIT

OUR RESPONSIBILITIES AND THOSE OF THE DIRECTORS

As explained more fully in the Directors Responsibilities Statement set out on page 85, the Directors are responsible for the preparation of the Parent Company financial statements and for being satisfied that they give a true and fair view.

Our responsibility is to audit and express an opinion on the Parent Company financial statements in accordance with applicable law and ISAs (UK & Ireland). Those standards require us to comply with the Auditing Practices Board s Ethical Standards for Auditors.

This report, including the opinions, has been prepared for and only for the Company s members as a body in accordance with Chapter 3 of Part 16 of the Companies Act 2006 and for no other purpose. We do not, in giving these opinions, accept or assume responsibility for any other purpose or to any other person to whom this report is shown or into whose hands it may come save where expressly agreed by our prior consent in writing.

OTHER MATTER

We have reported separately on the Group financial statements of Unilever PLC for the year ended 31 December 2013.

John Baker

(Senior Statutory Auditor)

for and on behalf of PricewaterhouseCoopers LLP

Chartered Accountants and Statutory Auditors

London, United Kingdom

4 March 2014

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COMPANY ACCOUNTS

UNILEVER PLC

BALANCE SHEET

AS AT 31 DECEMBER

	$\mathbf{\pounds}$ million	\pounds million
	2013	2012
Fixed assets		
Intangible assets	189	166
Investments in subsidiaries	8,115	5,979
	8,304	6,145
Current assets		
Debtors due within one year	248	256
Liabilities due within one year	(6,081)	(3,651)
Net current assets/(liabilities)	(5,833)	(3,395)
Total assets less current liabilities	2,471	2,750
Liabilities due after more than one year	398	746
Provision for liabilities and charges (excluding pensions and similar obligations)	8	8
Capital and reserves	2,065	1,996
Called up share capital	41	41
Share premium account	94	94
Capital redemption reserve	11	11
Other reserves	(367)	(381)
Profit retained	2,286	2,231
Total capital employed	2,471	2,750

The financial statements on pages 143 to 145 were approved by the Board of Directors on 4 March 2014 and signed on its behalf by M Treschow and P Polman.

As permitted by Section 408 of the United Kingdom Companies Act 2006, an entity profit and loss account is not included as part of the published company accounts for PLC. Under the terms of Financial Reporting Standard 1 (revised 1996) Cash Flow Statements (FRS 1), a cash flow statement is not included, as the cash flows are included in the consolidated cash flow statement of the Unilever Group.

ON BEHALF OF THE BOARD OF DIRECTORS

M Treschow

Chairman

P Polman

Chief Executive Officer

4 March 2014

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NOTES TO THE COMPANY ACCOUNTS

UNILEVER PLC

ACCOUNTING INFORMATION AND POLICIES

BASIS OF PREPARATION

The accounts have been prepared on a going concern basis and in accordance with applicable United Kingdom accounting standards and the UK Companies Act 2006.

The accounts are prepared under the historical cost convention except for the revaluation of financial assets classified as available-for-sale investments or fair value through profit or loss, and derivative financial instruments in accordance with the accounting policies set out below which have been consistently applied.

ACCOUNTING POLICIES

The principal accounting policies are as follows:

INTANGIBLE ASSETS

Intangible assets comprise trademarks purchased after 1 January 1998 and are amortised in the profit and loss account over their expected useful lives of up to a maximum of 20 years. These assets are held at cost less accumulated amortisation. They are subject to review for impairment in accordance with United Kingdom Financial Reporting Standard 11 Impairment of Fixed Assets and Goodwill (FRS 11). Any impairment is charged to the profit and loss account as it arises.

INVESTMENTS IN SUBSIDIARIES

Shares in group companies are stated at cost less any amounts written off to reflect a permanent impairment. Any impairment is charged to the profit and loss account as it arises.

FINANCIAL INSTRUMENTS

The company s accounting policies under United Kingdom generally accepted accounting principles (UK GAAP), namely FRS 25 Financial Instruments: Presentation , FRS 26 Financial Instruments: Measurement and FRS 29 Financial Instruments: Disclosures , are the same as the Unilever Group s accounting policies under International Financial Reporting Standards (IFRS) namely IAS 32 Financial Instruments: Presentation , IAS 39 Financial Instruments: Recognition and Measurement and IFRS 7 Financial Instruments: Disclosures . The policies are set out under the heading Capital and funding in note 15 to the consolidated accounts on pages 115 and 119. PLC is taking the exemption for financial instruments disclosures, because IFRS 7 disclosures are given in notes 15 to 18 to the consolidated accounts on pages 115 to 129.

SHARES HELD BY EMPLOYEE SHARE TRUSTS

Shares held to satisfy options are accounted for in accordance with UK GAAP, namely FRS 25 Financial Instruments: Presentation , FRS 20 Share Based Payments and Urgent Issues Task Force abstract 38 Accounting for ESOP Trusts (UITF 38). All differences between the purchase price of the shares held to satisfy options granted and the proceeds received for the shares, whether on exercise or lapse, are charged to other reserves.

DIVIDENDS

Under FRS 21 Events after the Balance Sheet Date , proposed dividends do not meet the definition of a liability until such time as they have been approved by shareholders at the Annual General Meeting. Therefore, we do not recognise a liability in any period for dividends that have been proposed but will not be approved until after the balance sheet date. This holds for external dividends as well as intra-group dividends paid to the parent company.

PROVISIONS

Provisions are recognised where a legal or constructive obligation exists at the balance sheet date, as a result of a past event, where the amount of the obligation can be reliably estimated and where the outflow of economic benefit is probable.

INTANGIBLE ASSETS

	${f \pounds}$ million	£ million
	2013	2012
1 January	166	59
Additions ^(a)	44	118
Amortisation	(21)	(11)
31 December	189	166

⁽a) The increase in the intangible assets mainly relates to an internal transfer of trademarks rights amounting to £39 million (after deduction of 2013 amortisation of £0.5 million).

INVESTMENTS IN SUBSIDIARIES

	£ million	£ million
	2013	2012
Shares in group companies ^(b)	8,115	5,979

⁽b) Investments in subsidiaries include equity shares in Hindustan Unilever Limited, a subsidiary of the Group, with a cost of £2,196 million (2012: £60 million). The Group increased its investment in the subsidiary by £2,136 million in the year (note 15B of the consolidated accounts).

The shares are listed on the Bombay Stock Exchange and had a market value of £6,222 million (2012: £4,721 million) at 31 December 2013. The carrying value of the investments is supported by their underlying net assets.

DEBTORS

	£ million	£ million
	2013	2012
Due within one year:		
Amounts due from group companies(c)	198	240
Taxation and social security	45	15
Other	5	1
	248	256

⁽c) Amounts due from group companies include balances with several group companies which are interest bearing at market interest rates and are unsecured and repayable on demand if this is the case.

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LIABILITIES

	£ million	£ million
	2013	2012
Due within one year:		
Amounts due to group companies ^(d)	5,162	3,638
Bonds and other loans ^(e)	907	
Accruals and deferred income	11	11
Other	1	2
	6,081	3,651
Due after more than one year:		
Bonds and other loans ^(f)	398	746

- (d) Amounts due to group companies include balances with several group companies which are interest bearing at market interest rates and are unsecured and repayable on demand if this is the case.
- (e) This includes £350 million note at 4.0% issued in 2009 maturing December 2014 and commercial paper.
- (f) This includes £400 million note at 4.75% issued in 2009 maturing June 2017 (year-end value amortised cost £398 million).

PROVISIONS FOR LIABILITIES AND CHARGES

(EXCLUDING PENSIONS AND SIMILAR OBLIGATIONS)

	$\bf \pounds$ million	£ million
	2013	2012
Deferred taxation	7	7
Other provisions	1	1
	8	8
Of which due within one year	1	1

ORDINARY SHARE CAPITAL

The called up share capital amounting to £41 million

(2012: £41 million) consists of 1,310,156,361 (2012: 1,310,156,361) PLC ordinary shares and 100,000 (2012: 100,000) PLC deferred stock. The deferred stock of PLC are held as to one half of each class by N.V. Elma a subsidiary of NV and one half by United Holdings Limited a subsidiary of PLC. Further details are given in note 15 to the consolidated accounts on pages 115 to 119.

OTHER RESERVES

The own ordinary shares held by PLC amount to 26,696,994 (2012: 27,902,850) and are included in Other reserves.

	£ million	£ million
	2013	2012
January	(381)	(405)
lovements in shares	14	24
31 December	(367)	(381)

PROFIT RETAINED

	$\mathbf {\pounds}$ million	£ million
	2013	2012
1 January	2,231	2,193
Profit for the year	1,183	1,028
Other movements	17	
Dividends paid ^(g)	(1,145)	(990)
31 December	2,286	2,231

⁽g) Further details are given in note 8 to the consolidated accounts on page 109.

CONTINGENT LIABILITIES

Contingent liabilities are not expected to give rise to any material loss. They include guarantees given for group companies and the fair value of such guarantees was not significant in either 2013 or 2012. The guarantees issued to other companies were immaterial.

REMUNERATION OF AUDITORS

The parent company accounts of Unilever PLC are required to comply with The Companies (Disclosure of Auditor Remuneration) Regulations 2005. Auditor s remuneration in respect of Unilever PLC is included within the disclosures in note 24 on page 133.

PROFIT APPROPRIATION

	$\mathbf {\pounds}$ million	£ million
	2013	2012
Profit for the year (available for distribution)	1,183	1,028
Dividends ^(h)	(883)	(749)
To profit retained	300	279

⁽h) The dividend to be paid in March 2014 (see post balance sheet event) is not included in the 2013 dividend amount. **POST BALANCE SHEET EVENT**

On 21 January 2014 the Directors announced a dividend of £0.2222 per Unilever PLC ordinary share. The dividend is payable from 12 March 2014 to shareholders registered at close of business on 7 February 2014.

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SHAREHOLDER INFORMATION

FINANCIAL CALENDAR

ANNUAL GENERAL MEETINGS

		Voting Record	Voting &
NV PLC	Date 9.30am 14 May 2014 3.00pm 14 May 2014	date 16 April 2014	Registration date 5.30pm 7 May 2014 3.00pm 12 May 2014
Announcements of results First Quarter Second Quarter	24 April 2014 24 July 2014	Third Quarter Fourth Quarter	23 October 2014 20 January 2015
OUARTERLY DIVIDENDS			

Dates listed below are applicable to all four Unilever listings (NV ordinary shares, PLC ordinary shares, NV New York shares, and PLC ADRs).

	Announced	Ex-dividend date	Record date	Payment date
Quarterly dividend announced				
with the Q4 2013 results	21 January 2014	5 February 2014	7 February 2014	12 March 2014
Quarterly dividend announced				
with the Q1 2014 results	24 April 2014	7 May 2014	9 May 2014	11 June 2014
Quarterly dividend announced				
with the Q2 2014 results	24 July 2014	6 August 2014	8 August 2014	10 September 2014
Quarterly dividend announced				
with the Q3 2014 results	23 October 2014	6 November 2014*	7 November 2014	10 December 2014

^{*}For the Q3 2014 dividend, the Ex-dividend date for the NV New York shares and PLC ADRs will be 5 November 2014

PREFERENTIAL DIVIDENDS NV

	Announced	Ex-dividend date	Record date	Payment date
6% and 7%	24 July 2014	6 August 2014	8 August 2014	10 September 2014
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Any queries can also be sent to us electronically via www.unilever.com/resource/contactus.aspx.

Shareholder information

Unilever Annual Report and Accounts 2013

WEBSITE

Shareholders are encouraged to visit our website www.unilever.com which has a wealth of information about Unilever. Any information on or linked from the website is not incorporated by reference into this Annual Report and Accounts.

There is a section designed specifically for investors at www.unilever.com/investorrelations. It includes detailed coverage of the Unilever share price, our quarterly and annual results, performance charts, financial news and investor relations speeches and presentations. It also includes conference and investor/analyst presentations.

You can also view this year s Annual Report and Accounts, and prior years Annual Review and Annual Report and Accounts documents at www.unilever.com/investorrelations.

PLC shareholders can elect to receive their shareholder communications such as the Annual Report and Accounts and other shareholder documents electronically by registering at www.unilever.com/shareholderservices.

Shareholders are also able to view documents on our website.

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PUBLICATIONS

Copies of the following publications can be accessed directly or ordered through www.unilever.com/investorrelations or www.unilever.nl/onsbedrijf/beleggers.

UNILEVER ANNUAL REPORT AND ACCOUNTS 2013

Available in English with figures in euros. It forms the basis for the Form 20-F that is filed with the United States Securities and Exchange Commission, which is also available free of charge at www.sec.gov.

QUARTERLY RESULTS ANNOUNCEMENTS

Available in English with figures in euros.

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CAUTIONARY STATEMENT

This document may contain forward-looking statements, including forward-looking statements within the meaning of the United States Private Securities Litigation Reform Act of 1995. Words such as will, aim, expects, anticipates, intends, looks, believes, vision, or the negative of these terms and other similar expressions of future performance results, and their negatives, are intended to identify such forward-looking statements. These forward-looking statements are based upon current expectations and assumptions regarding anticipated developments and other factors affecting the Group. They are not historical facts, nor are they guarantees of future performance.

Because these forward-looking statements involve risks and uncertainties, there are important factors that could cause actual results to differ materially from those expressed or implied by these forward-looking statements. Among other risks and uncertainties, the material or principal factors which cause actual results to differ materially are: Unilever s global brands not meeting consumer preferences; Unilever s ability to innovate and remain competitive; Unilever s investment choices in its portfolio management; inability to find sustainable solutions to support long-term growth; customer relationships; the recruitment and retention of talented employees; disruptions in our supply chain; the cost of raw materials and commodities; the production of safe and high quality products; secure and reliable IT infrastructure; successful execution of acquisitions, divestitures and business transformation projects; economic and political risks and natural disasters; financial risks; failure to meet high and ethical standards; and managing regulatory, tax and legal matters. Further details of potential risks and uncertainties affecting the Group are described in the Group's filings with the London Stock Exchange, Euronext Amsterdam and the US Securities and Exchange Commission, including in the Group s Annual Report on Form 20-F for the year ended 31 December 2013 and the Annual Report and Accounts 2013. These forward-looking statements speak only as of the date of this document. Except as required by any applicable law or regulation, the Group expressly disclaims any obligation or undertaking to release publicly any updates or revisions to any forward-looking statements contained herein to reflect any change in the Group s expectations with regard thereto or any change in events, conditions or circumstances on which any such statement is based.

This document is not prepared in accordance with US GAAP and should not therefore be relied upon by readers as such. The Group s Annual Report on Form 20-F for 2013 is separately filed with the US Securities and Exchange Commission and is available on our corporate website www.unilever.com. Any information on or linked from our or third-party websites is not incorporated by reference into this document or the Annual Report on Form 20-F. In addition, a printed copy of the Annual Report on Form 20-F is available, free of charge, upon request to Unilever, Investor Relations Department, 100 Victoria Embankment, London EC4Y 0DY, United Kingdom.

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PROJECT SUNLIGHT:

HELPING TO CREATE

A BRIGHTER FUTURE

We believe there has never been a better time to create a better future for our children. A world where no child goes to bed hungry, where every home has clean drinking water and where preventable diseases become a thing of the past. Project Sunlight brings together the work of our brands to help as many people as possible take small sustainable steps that add up to building a world where everyone lives well and within the natural limits of the planet.

Get involved at:

www.projectsunlight.com

SIGNATURES

The registrant hereby certifies that it meets all of the requirements for filing on Form 20-F and that it has duly caused and authorised the undersigned to sign this Annual Report on its behalf.

Unilever PLC (Registrant)

/s/ T. E. Lovell T. E. LOVELL, Group Secretary Date: 7 March, 2014