Annual report



REFRESH AND DELIGHT

CO-RO A/S CVR no. 63 54 87 15 Holmensvej 11, DK-3600 Frederikssund





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MANAGEMENT REVIEW



Letter from the CEO

2019 was an eventful year for the CO-RO Group. A year where we established 3 new companies in China, Iraq & Bangladesh – launched the exiting new brand MashUp – implemented a new ERP system – all while moving into our new Innovation Centre and Headquarter, the CO-RO Oval, in Frederikssund.

We proudly have grown both Revenue, EBIT and Cash Flow in 2019 compared to last year. Our EBIT increased by 4.7% to 157.6 mDKK, helped by a strong efficiency agenda. But we also experienced headwinds with the introduction of a huge 50% Excise Tax on all sweetened beverages (including CO-RO's products) in Saudi Arabia and the UAE late in the year.

Driving our Innovation and Brand building agenda

During the year, we saw strong performance in Europe, Asia and Africa - mainly driven by our innovation agenda, as we launched more than 40 new products,

including several new low-calorie offerings such as Sun Cola Zero and our new exciting MashUp brand. However, the challenging market situation in the Middle East region continued in 2019 which led to lower sales in our biggest market, Saudi Arabia.

Brand wise, we have in 2019 seen a good progress in Sunquick, which benefited from a new visual ID roll-out, great innovations and success in especially Malaysia, Iraq and Germany. Suntop on the other hand had a difficult year due to decline in Saudi – but brand health measures improved, and we gained market share in most markets. Sun Lolly had another great year across our European markets and was introduced in Korea and China.

Focus on People and Partnerships

In 2019, we increased focus on our people agenda. During the year we again welcomed numerous new great colleagues and we increased investments in staff training and engagement, including a new global talent program and a new health program in Denmark.

A significant part of CO-RO's revenue is generated through collaboration with our partners in our key markets. In August 2019 we held our first ever Global Partner event, and more than 80 great partners came from all over the world and helped us celebrate the opening of the CO-RO Oval. Furthermore, during the year, we made strategic investments in expanding our partnerships in Iraq and China and entered a new exciting partnership in Bangladesh.

We believe our continued focus and investments in Innovation, Brands, People and Partnerships will help balance our global footprint and increase our organizational capabilities.

Challenging 2020 outlook

The introduction of the 50% Excise tax in Saudi Arabia and the UAE is expected to lead to a steep decline in category volume in these markets. Furthermore, the Covid19 outbreak is expected to have significant negative effect on our sales in the foodservice and other "out-of-home" channels.



Foto: Gregers Tycho/Ritzau/Ritzau Scanpix

Management therefore expects 2020 to be a very challenging year, especially for our big businesses in the Middle East and Asia. On the positive side, our new partnerships, innovations and market expansions will help off-set part of the decline.

Søren Holm Jensen, CEO

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Highlights 2019

PRINCIPAL AND KEY FIGURES

(tDKK)	2019	2018	2017	2016	2015
D (") 11					
Profit and loss account					
Revenue	1,970,789	1,914,241	1,846,524	1,873,853	1,952,442
Gross profit	692,689	640,865	630,806	701,795	820,435
Oper. profit before deprec.					
and amortisations (EBITDA)	281,384	260,948	269,913	353,492	391,441
Operating profit (EBIT)	157,556	150,480	180,792	270,686	312,563
Net financials	-19,963	5,296	6,409	9,683	-4,904
Profit for the year	108,867	111,279	153,916	231,592	246,158
Balance sheet					
Balance sheet total	1,945,322	1,769,588	1,546,767	1,497,632	1,394,697
Investments in tangible					
fixed assets	117,464	180,599	202,414	167,789	144,141
Equity capital	1,375,701	1,274,002	1,204,612	1,166,082	1,051,486
Employees					
Average number of					
full-time employees	1,242	1,280	1,143	1,109	1,107
Key figures (%) 1)					
Return on assets	8.5	9.1	11.9	18.7	24.2
Return on equity capital	6.8	8.4	11.8	20.7	25.3
Solvency ratio	53.6	54.5	58.1	57.8	58.0

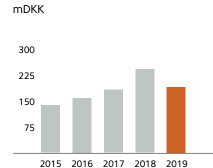
¹⁾ For key figure definitions see the section on applied accounting practice.

1,971

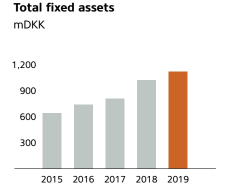


169.6

Investments in assets

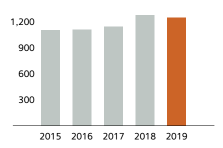


1,114



1,242

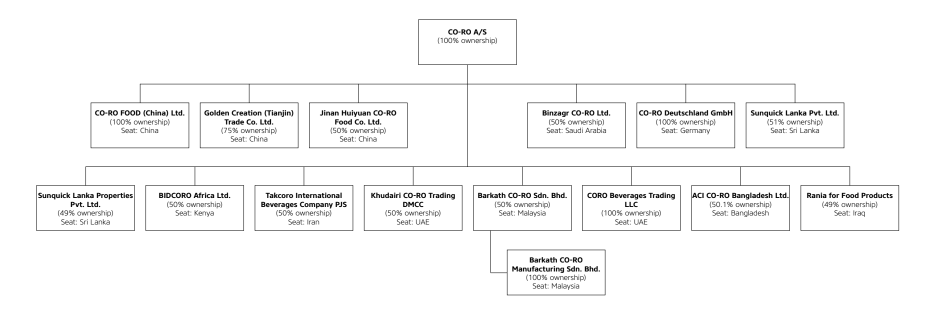
Average number of full-time employees



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Company details





Board of directors CO-RO A/S:

Michael Ring (Chairman) Jens Albert Harsaae (Vice chairman) Torsten Steenholt Christensen Per Falholt Sisse Fielsted Rasmussen Vibeke Bak Solok

CO-RO A/S Holmensvej 11

DK-3600 Frederikssund

Phone: +45 47 36 51 00 Fax: +45 47 38 38 88 Website: www.co-ro.com CVR no.: 63 54 87 15 Established:

Municipality of

registred office: Frederikssund

Financial year: 1 January - 31 December

27 October 1958

Executive board:

Søren Holm Jensen

Auditors:

Ernst & Young Godkendt Revisionspartnerselskab Dirch Passers Allé 36

DK-2000 Frederiksberg

Ownership:

CO-RO HOLDING A/S Holmensvej 11 DK-3600 Frederikssund

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Management review

PRINCIPAL ACTIVITY OF THE COMPANY

The CO-RO Group manufactures, markets and sells still drinks, concentrates and home-freeze popsicles. The majority of the products are marketed outside of Denmark. Production of compound is done in Denmark – conversion to finished products happens in the various entities within the CO-RO Group.

7.8%

Growth in reported EBITDA vs Last Year

DEVELOPMENT IN THE FINANCIAL YEAR 2019

Financial result for the year

The CO-RO Group revenue ended at 1,971 mDKK in 2019 – an increase of 3% over 2018 and in line with expectations. The increase is driven by full year effect of an acquisition in China, favorable FX rates and volume growth in Asia, Europe and Africa, whereas the market situation in the Middle East, CO-RO's biggest region, worsened in 2019 leading to decline in revenue in this region. Group Revenue measured in comparable FX thus ended at the same level as in 2018.

A strong efficiency agenda coupled with beneficial commodity prices, helped deliver EBITDA growth of almost 8% compared to 2018.

Continued high investments in capacity expansion, the new Innovation Centre in Denmark and implementation of a new ERP system increased depreciations/ amortizations in 2019 by 19 mDKK compared to the year before. Reported operating profit (EBIT) ended at 157.6 mDKK which is an increase of 4.7% over 2018, in line with expectations.

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Net Financials ended at -20 mDKK against 5.3 mDKK last year driven by impairment of financial position on raw material in China, leading to a profit before tax of 137.6 mDKK in 2019.

It is the view of management that the Group's activities and results in 2019 have been overall satisfactory in view of the tough market situation in Middle East & China, and the Group is in a financially and operationally strong position to take advantage of future growth opportunities.

Balance Sheet, Investments & Cash Flow

CO-RO Group total assets at December 31st, 2019 amounted to 1,945 mDKK against 1,770 mDKK in 2018.

During 2019, CO-RO invested 50 mDKK in a new ERP software based on latest technology thus creating a scalable, global solution for future proofing our back-end systems and capabilities.

Furthermore, expansion and upgrades on equipment and buildings were continued throughout our production network with special emphasis on a Ready-To-Drink line in Sri Lanka as well as a significant investment in new and updated warehouse facilities in Saudi – all in all investments of +120 mDKK done in 2019. All investments done in 2019 are funded internally.

Working capital increases slightly to 378.1 mDKK corresponding to 19.2% of Net Sales, slightly above 2018 but in line with management's expectations.

Consolidated cash flow from operation, investment and financing activities amounted to an inflow of 57.8 mDKK in 2019 compared to a net outflow of 50.3 mDKK in 2018. The strong cashflow in 2019 is a result of no major acquisitions done as well as higher EBITDA.

CO-RO Groups solvency-rate remains high at 53.6% providing a strong base for future growth and investments.



170 mDKK

Invested in 2019 to future proof operations

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Development in the parent company

The parent company has created a profit after tax of 67.7 mDKK – in line with expectations.

No facts or events have occurred in the financial year in the parent company which do not appear in the management report for the group.

2020 OUTLOOK

In December 2019, a 50% excise tax on all sweetened beverages was introduced in Saudi Arabia and the UAE, which will have significant effect on our 2020 sales in these markets. Furthermore, the global Covid19 outbreak is expected to impact our sales in the foodservice and other "out-of-home" channels. Management therefore expects 2020 to be a very challenging year, especially for our main businesses in the Middle East and Asia.

For 2020 Revenue is therefore expected to be lower than in 2019. Profit after tax is expected positive, but significantly

lower than in 2019 due to the above circumstances. For the parent company, a similar decline is expected.

Events after the end of the financial vear

The outbreak of the COVID19 virus have continued to evolve after the balance sheet date, and now poses a significant risk to Managements expectations on financial results for 2020. We estimate a significant impact on our China Business, as we mainly operate in the HORECA sector, which is among the most severely affected. Ripple effects from closed borders, school closedowns, population quarantines etc. adds to the total risk imposed on CO-RO.

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RISKS

General risks

CO-RO uses raw materials that are affected by significant price fluctuations. This is a risk factor since there may be a time lag between the time where price fluctuations take place and the date when the changes can be included into the price of the finished products in the market.

Several of the Group's main markets are in the Middle East that has relatively high geopolitical unrest. Furthermore, legislative changes on sugar-content are seen increasingly across our markets. The Group is aware of these risks and has performed corrective measures but may nevertheless be affected by it.

As a result of the expected challenging market conditions in 2020 management has assessed the valuation of the Group's assets for each cash generating unit (CGU). The assessment has not led to any impairment. Reference is made to note 13.

Financial risks

The Group's activities mean that the financial result, cash flows and equity capital are affected by the exchange rate and interest rate trends for several currencies. Transactions are mainly in EUR, USD, SAR, CNY and MYR. It is company policy not to hedge against currency risks. Exchange rate risks related to investments in affiliated enterprises abroad are not hedged.

KNOWLEDGE RESOURCES

CO-RO employs many employees with specialist knowledge in the development, production and distribution of the Group's products, who are essential for its ability to maintain market position. Through targeted recruitment, training and instruction of CO-RO employees, the Group spends considerable resources to attract, retain and develop competent employees.

CSR

CO-RO have published the CSR report for 2019 on our website according to §99a and §99b of the Danish Financial Statements Act.

The CSR report as well as our Code of Conduct can be found at www.co-ro. com/csr

45,000

SunLolly juice drinks donated to Cirkus Summarum in 2019

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Statement by management

Today, the Board of Directors and the Executive Board have discussed and approved the annual report of CO-RO A/S for the financial year 1 January – 31 December 2019.

The annual report has been prepared in accordance with the Danish Financial Statements Act.

In our opinion, the consolidated financial statements and the parent company financial statements give a true and fair view of the financial position of the Group

and the Parent Company at 31 December 2019 and of the results of the Group's and the Parent Company's operations and the consolidated cash flows for the financial year 1 January – 31 December 2019.

Further, in our opinion, the Management's review gives a fair review of the

development in the Group's and the Parent Company's operations and financial matters and the results of the Group's and the Parent Company's operations and financial position.

We recommend that the annual report be approved at the annual general meeting.

Frederikssund, 13 May 2020

Executive Board

Søren Holm Jensen

Board of Directors

Michael Ring (Chairman) Jens Albert Harsaae (Vice chairman) Torsten Steenholt Christensen

Sisse Fielsted Rasmussen

Per Falholt

Vibeke Bak Solok

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Independent auditor's report

To the shareholders of CO-RO A/S

Opinion

We have audited the consolidated financial statements and the parent company financial statements of CO-RO A/S for the financial year 1 January – 31 December 2019, which comprise income statement, balance sheet, statement of changes in equity and notes, including accounting policies, for the Group and the Parent Company, and a consolidated cash flow statement. The consolidated financial statements and the parent company financial statements are prepared in accordance with the Danish Financial Statements Act.

In our opinion, the consolidated financial statements and the parent company financial statements give a true and fair view of the financial position of the Group and the Parent Company at 31 December 2019 and of the results of the Group's and the Parent Company's operations as well as the consolidated cash flows for the financial year 1 January – 31 December 2019 in accordance with the Danish Financial Statements Act.

Basis for opinion

We conducted our audit in accordance with International Standards on Auditing (ISAs) and additional requirements applicable in Denmark. Our responsibilities under those standards and requirements are further described in the "Auditor's responsibilities for the audit of the consolidated financial statements and the parent company financial statements" (hereinafter collectively referred to as "the financial statements") section of our report. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

Independence

We are independent of the Group in accordance with the International Ethics
Standards Board for Accountants' Code of
Ethics for Professional Accountants (IESBA
Code) and additional requirements applicable in Denmark, and we have fulfilled our
other ethical responsibilities in accordance with these rules and requirements.

Management's responsibilities for the financial statements

Management is responsible for the preparation of consolidated financial statements and parent company financial statements that give a true and fair view in accordance with the Danish Financial Statements Act and for such internal control as Management determines is necessary to enable the preparation of financial statements that are

free from material misstatement, whether due to fraud or error.

In preparing the financial statements, Management is responsible for assessing the Group's and the Parent Company's ability to continue as a going concern, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting in preparing the financial statements unless Management either intends to liquidate the Group or the Parent Company or to cease operations, or has no realistic alternative but to do so.

Auditor's responsibilities for the audit of the financial statements

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

decisions of users taken on the basis of the financial statements.

As part of an audit conducted in accordance with ISAs and additional requirements applicable in Denmark, we exercise professional judgement and maintain professional scepticism throughout the audit. We also:

- Identify and assess the risks of material misstatement of the financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations or the override of internal control.
- Obtain an understanding of internal control relevant to the audit 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 Group's and the Parent Company's internal control.

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- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by Management.
- Conclude on the appropriateness of Management's use of the going concern basis of accounting in preparing the financial statements and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Group's and the Parent Company's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are reguired to draw attention in our auditor's report to the related disclosures in the financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However. future events or conditions may cause the Group and the Parent Company to cease to continue as a going concern.
- Evaluate the overall presentation, structure and contents of the financial statements, including the note disclosures, and whether the financial statements represent the underlying transactions

and events in a manner that gives a true and fair view.

 Obtain sufficient appropriate audit evidence regarding the financial information of the entities or business activities within the Group to express an opinion on the consolidated financial statements. We are responsible for the direction, supervision and performance of the group audit. We remain solely responsible for our audit opinion.

We communicate with those charged with governance regarding, among other matters, the planned scope and timing of the audit and significant audit findings, including any significant deficiencies in internal control that we identify during our audit.

Statement on the Management's review
Management is responsible for the Management's review.

Our opinion on the financial statements does not cover the Management's review, and we do not express any form of assurance conclusion thereon.

In connection with our audit of the financial statements, our responsibility is to read the Management's review and, in doing so,

consider whether the Management's review is materially inconsistent with the financial statements or our knowledge obtained during the audit, or otherwise appears to be materially misstated.

Moreover, it is our responsibility to consider whether the Management's review provides the information required under the Danish Financial Statements Act.

Based on the work we have performed, we conclude that the Management's review is in accordance with the financial statements and has been prepared in accordance with the requirements of the Danish Financial Statements Act. We did not identify any material misstatement of the Management's review

Copenhagen, 13 May 2020

ERNST & YOUNG Godkendt Revisionspartnerselskab CVR no. 30 70 02 28

Jan C. Olsen State Authorised Public Accountant mne33717 Dennis Dupont State Authorised Public Accountant mne36192

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The profit and loss statement

for 1 January to 31 December

Parent company		company	Group		
(tDKK)	Note	2019	2018	2019	2018
Revenue	2	1,052,243	1,130,683	1,970,789	1,914,241
Production costs	3	-749,814	-780,421	-1,278,100	-1,273,376
Gross profit		302,429	350,262	692,689	640,865
Distribution costs	3	-189,868	-187,762	-379,801	-346,280
Administrative costs	3	-64,098	-62,892	-164,420	-148,214
Other operating income	4	5,286	273	9,449	4,544
Other operating costs	5	-361	-435	-361	-435
Operating profit (EBIT)		53,388	99,445	157,556	150,480
Income from equity investments in Group companies	6	35,139	-802	0	0
Income from equity investments in Joint Ventures	7	-4,350	0	0	0
Financial income	8	5,918	13,923	9,593	15,218
Financial expenses	9	-12,087	-8,515	-29,556	-9,922
Profit before tax		78,008	104,052	137,593	155,776
Tax on ordinary profit	10	-10,279	-25,747	-28,726	-44,497
Net profit for the year		67,729	78,305	108,867	111,279
The profit of the group is distributed as follows:					
Shareholders in CO-RO A/S				67,729	78,305
Minority interests				41,138	32,974
Net profit for the year				108,867	111,279

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Balance sheet of 31 December

Assets

	Parent company		Gro	Group	
(tDKK)	Note	2019	2018	2019	2018
Acquired software rights		50,642	1,379	51,821	2,772
Goodwill		0	0	65,765	67,990
Intangible assets	11	50,642	1,379	117,586	70,762
Land and buildings		176,797	87,504	395,129	314,835
Production facility and machinery		54,272	65,794	403,578	451,902
Other facilities, operating equipment and equipment		19,269	9,351	33,623	25,887
Tangible fixed assets under construction and advance					
payments for tangible fixed assets		68,680	132,852	115,940	150,522
Tangible assets	12	319,018	295,501	948,270	943,146
Investments in Group companies		426,549	399,798	0	0
Investments in Joint ventures		9,890	0	0	0
Long term receivables with Group Companies		36,166	34,349	0	0
Deposit		0	0	38,220	0
Other receivables		0	0	9,800	9,094
Financial fixed assets	13	472,605	434,147	48,020	9,094
Fixed assets		842,265	731,027	1,113,876	1,023,002
Raw materials and consumables		55,672	59,691	137,757	116,582
Work in progress		7,445	7,304	7,289	42,781
Finished goods and commercial goods		55,222	57,454	92,929	98,656
Advance payment for goods		2,720	1,709	18,405	25,940
Inventories		121,059	126,158	256,380	283,959
Receivables from sales and services		132,217	119,945	223,389	205,692
Receivables with Group companies		94,185	83,102	0	0
Company tax		0	0	9,546	7,051
Deferred tax asset	18	0	0	16,600	18,988
Other receivables		14,600	20,535	88,053	73,531
Accruals and deferred expenses	14	3,666	3,267	23,591	11,338
Receivables		244,668	226,849	361,179	316,600
Cash and cash equivalents		35,543	58,982	213,887	146,027
Current assets		401,270	411,989	831,446	746,586
Assets		1,243,535	1,143,016	1,945,322	1,769,588

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Balance sheet of 31 December

Liabilities

	Par			Gr	Group	
(tDKK)	Note	2019	2018	2019	2018	
Share capital		23,000	23.000	23,000	23,000	
Reserve for net revaluation in accordance with		25,000	23,000	23,000	23,000	
the equity method		168,363	160,354	0	0	
Reserve for development costs		39,500	0	39,500	0	
Proposed dividend for the financial year		0	0	0	0	
Transferred profit		811,140	780,750	979,503	941,104	
Shareholders in CO-RO A/S' share of the equity capital		1,042,003	964,104	1,042,003	964,104	
Minority interests	15	0	0	333,698	309,898	
Equity capital total	16	1,042,003	964,104	1,375,701	1,274,002	
Dravisian for pansions and similar	17	0	0	27.226	27.062	
Provision for pensions and similar Provision for deferred tax	17 18	0 18,452	0 7,862	27,236 20,993	27,863 11,887	
Other Credit institutions	10	16,452	7,002	7,472	11,007	
Other Credit Institutions		0	0	7,472		
Non-current liabilities		18,452	7,862	55,701	39,750	
Prepayments received from customers		0	0	11,681	4,415	
Other Credit institutions		0	0	81,640	71,532	
Suppliers of goods and services		61,029	73,200	101,689	124,444	
Debts to Group companies		74,511	50,879	32,685	31,016	
Company tax		0	0	6,699	4,792	
Other debts		47,540	46,971	279,526	219,637	
Short-term debt liabilities		183,080	171,050	513,920	455,836	
Debt liabilities		183,080	171,050	513,920	455,836	
Liabilities		1,243,535	1,143,016	1,945,322	1,769,588	
Contingencies	19					
Mortgages and collateral	20					
Related parties	21					
Allocation of the profit	22					
Remuneration of the auditor elected by the	~~					
general assembly	23					
·						

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Statement of changes in equity

of 31 December

Group

·	Share	Transferred	Reserve for	Dranagad		Minority	Favity conital
(tDKK)	capital	profit	development costs	Proposed dividend	In all	Minority interests	Equity capital in total
Equity at 1 Januar 2018	23,000	865,188	0	10,000	898,188	306,424	1,204,612
New entries and disposals	0	0	0	0	0	26,717	26,717
Rate Adjustment etc., for Group companies	0	-2,389	0	0	-2,389	11,516	9,127
Allocation of the profit	0	78,305	0	0	78,305	32,974	111,279
Dividend paid	0	0	0	-10,000	-10,000	-67,733	-77,733
Equity at 1 Januar 2019	23,000	941,104	0	0	964,104	309,898	1,274,002
New entries and disposals	0	0	0	0	0	17,290	17,290
Rate Adjustment etc., for Group companies	0	10,170	0	0	10,170	7,998	18,168
Allocation of the profit	0	28,229	39,500	0	67,729	41,138	108,867
Dividend paid	0	0	0	0	0	-42,626	-42,626
Equity at 31 December 2019	23,000	979,503	39,500	0	1,042,003	333,698	1,375,701
Parent company			Reserve for net revaluation in accordance	Reserve for			
		Share	with the equity	development	Proposed	Transferred	
(tDKK)		capital	method	costs	dividend	profit	In all
Equity at 1 Januar 2018		23,000	217,399	0	10,000	647,789	898,188
Correction for the year		0	0	0	0	0	0
Rate Adjustment etc., for Group companies		0	-2,389	0	0	0	-2,389
Allocation of the profit		0	-54,656	0	0	132,961	78,305
Dividend paid		0	0	0	-10,000	0	-10,000
Equity at 1 Januar 2019		23,000	160,354	0	0	780,750	964,104
Correction for the year		0	0	0	0	0	0
Rate Adjustment etc., for Group companies		0	10,170	0	0	0	10,170
Allocation of the profit		0	-2,161	39,500	0	30,390	67,729
Dividend paid		0	0	0	0	0	0
Equity at 31 December 2019		23,000	168,363	39,500	0	811,140	1,042,003

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Cash flow statement

for the Group of 1 January to 31 December

(tDKK) Note	2019	2018
Profit before net financials	157,556	150,480
Amortisation/depreciation charges	129,507	110,476
Other adjustments of non-cash operating items	-11,334	0
Cash generated from operations before changes in working capital	275,729	260,956
Changes in working capital 24	29,243	-43,059
Cash generated from operations	304,972	217,897
Interest received	9,543	15,218
Interest paid	-21,160	-9,922
Income taxes paid	-23,488	-47,782
Cash flows from operating activities	269,867	175,411
Acquisition of intangible assets	-52,089	-1,334
Acquisition of property, plant and equipment	-117,464	-180,599
Disposal of property, plant and equipment	8,773	1,403
Acquisition of subsidiaries 25	0	-74,585
Capital injection	20,472	26,717
Cash flows from investing activities	-140,308	-228,397
Loan financing:		
Proceeds of debt related to non-current liabilities	9,141	80,445
Deposit of bank facilities	-38,220	0
Shareholders:		
Dividend distribution	-42,627	-77,733
Cash flows from financing activities	-71,706	2,712
Net cash flows		
Cash and cash equivalents, beginning of year 26	74,412	124,769
Net change in cash and cash equivalents	57,835	-50,274
Cash and cash equivalents, year-end 26	132,247	74,495

The cash flow statement cannot be directly derived from the other components of the consolidated financial statements.

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1 Accounting policies

The annual report of CO-RO A/S for 2019 has been presented in accordance with the provisions in the Danish Financial Statements Act applying to large reporting class C entities.

The financial statements have been prepared in accordance wit the same accounting policies as last year.

General about recognition and measurement

Income is recognized in the income statement as earned, including value adjustments of financial assets and liabilities. All expenses, including amortization, depreciation and impairment losses, are recognized in the income statement when the amounts related to the financial year.

Assets are recognized in the balance sheet when it is probable that future economic benefits will flow to the company and the value of the asset can be measured reliably.

Liabilities are recognized in the balance sheet when the company as a result of a past event has a legal or actual obligation, and it is likely that future economic benefits will flow out of the company and the value of the liability can be measured reliably.

On initial recognition, assets and liabilities are measured at cost. On subsequent rec-

ognition, assets and liabilities are measured as described below for each individual accounting.

In respect to recognition and measurement, consideration are given to predictable risks and losses that occur before the Financial Statements are presented, and which confirm or refute conditions that existed on the balance sheet date.

Consolidated Financial Statements

The consolidated financial statements comprise CO-RO A/S (the parent company) and subsidiaries controlled by CO-RO A/S. Control means the power to exercise decisive influence over a subsidiary's financial and operating decisions. Moreover, the possibility of yielding a return from the investment is required.

In assessing if the Parent Company controls an entity, de facto control is taken into consideration as well

The existence of potential voting rights which may currently be exercised or converted into additional voting rights is considered when assessing if an entity may become empowered to exercise decisive influence over another entity's financial and operating decisions.

Investments in which CO-RO has joint control are classified as joint ventures.

Consolidation principles

The consolidated financial statements have been prepared as a consolidation of the Parent Company's and the individual subsidiaries' financial statements, which are prepared according to the Group's accounting policies. On consolidation, intra-group income and expenses, shareholdings, intra-group balances and dividends, and realized and unrealized gains on intra-group transactions are eliminated.

The proportionate share of results of joint ventures after tax is recognized in the consolidated income statement, after elimination of the proportionate share of unrealized intra-group profit or loss.

In the consolidated financial statements, the items of subsidiaries are recognised in full. Non-controlling interests' share of the profit/loss for the year and of the equity of subsidiaries which are not wholly-owned are included in the Group's profit/loss and equity, but are disclosed separately.

Acquisitions and disposals of non-controlling interests which are still controlled are recognized directly in equity as a transaction between shareholders

Foreign currency translation

Transactions in foreign currency are converted at first recognition at the exchange rate of the transaction day. Currency exchange rate differences that arise between the rate on the transaction day and the rate on the day of payment, shall be included in the profit and loss account as a financial item.

Outstanding amounts, debt and other monetary items in foreign currency shall be converted to the currency rate on balance day. The difference between the balance sheet date's rate and the rate at the time of the creation of the outstanding amount or debt obligation or their inclusion in the latest annual accounts are included in the profit and loss account under financial income and costs.

Foreign subsidiaries are considered to be independent units. The profit and loss statements shall be converted into an average exchange rate for the month, and the balance sheet items shall be converted into the currency rates of the balance day. Exchange rate differences that have arisen through the conversion of equity capital of foreign subsidiaries at the beginning of the year to the currency rates of the balance day and by the conversion of average rates to the currency rates of the balance day are included directly into the equity capital.

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1 Accounting policies (continued)

Currency rate adjustment of outstanding accounts with independent foreign subsidiary companies that are considered part of the total investment in the subsidiary company, are included directly in the equity capital. Equivalently, exchange rate gains and losses on loans and derived financial instruments that have been concluded in order to hedge foreign subsidiary companies, are included directly in the equity capital.

In the case of recognition of foreign subsidiaries that are integrated units, monetary items are converted at the exchange rate on the balance day. Non-monetary items are converted at the exchange rate at the time of purchase, or at the time of the subsequent appreciation or depreciation of the asset. Items on the profit and loss account are converted at the transaction day rate, since items derived from non-monetary items are however converted at historic rates for the non-monetary item.

Business combinations

Recently acquired entities are recognised in the consolidated financial statements from the date of acquisition. Entities sold or otherwise disposed of are recognised up to the date of disposal. Comparative figures are not restated to reflect newly acquired entities.

The date of acquisition is the date when the Group actually obtains control of the acquiree.

The purchase method is applied to acquisitions of new businesses over which the Group obtains control. The acquired businesses' identifiable assets, liabilities and contingent liabilities are measured at fair value at the acquisition date. Identifiable intangible assets are recognised if they are separable or arise from a contractual right. Deferred tax related to the revaluations is recognised.

Positive differences (goodwill) between, on the one hand, the consideration for the acquiree, the value of non-controlling interests in the acquired entity and the fair value of any previously acquired equity investments and, on the other hand, the fair value of the assets, liabilities and contingent liabilities acquired are recognised as goodwill under "Intangible assets". Goodwill is amortised on a straight-line basis in the income statement based on an individual assessment of the economic life of the asset.

Negative differences (negative goodwill) are recognised in the income statement at the date of acquisition.

Upon acquisition, goodwill is allocated to the cash-generating units, which subsequently form the basis for impairment testing. Goodwill and fair value adjustments in connection with the acquisition of a foreign entity with a functional currency different from the presentation currency used in the consolidated financial statements are accounted for as assets and liabilities belonging to the foreign entity and are, on initial recognition, translated into the foreign entity's functional currency using the exchange rate at the transaction date.

The consideration paid for an entity consists of the fair value of the agreed consideration in the form of assets transferred, liabilities assumed and equity instruments issued. If part of the consideration is contingent on future events or compliance with agreed terms, such part of the consideration is recognised at fair value at the date of acquisition. Subsequent adjustments of contingent considerations are recognised in the income statement.

Expenses incurred to acquire entities in the Group are recognised in the income statement in the year in which they are incurred.

Where, at the date of acquisition, the identification or measurement of acquired assets, liabilities, contingent liabilities or the determination of the consideration is Group

with uncertainty, initial recognition will take place on the basis of provisional values. If it turns out subsequently that the identification or measurement of the purchase consideration, acquired assets, liabilities or contingent liabilities was incorrect on initial recognition, the statement will be adjusted retrospectively, including goodwill, until 12 months after the acquisition, and comparative figures will be restated. Hereafter, any adjustments are recognised as misstatements.

Gains or losses from divestment or winding-up of subsidiaries which imply that control is no longer maintained are calculated as the difference between, on the one hand, the selling price less selling expenses and, on the other hand, the proportionate share of the carrying amount of net assets. If the entity still holds equity investments in the divested entity, the remaining proportionate share of the carrying amount forms the basis for the measurement of equity investments in Groups or securities and equity investments.

Non-controlling interests

On initial recognition, non-controlling interests are measured at the fair value of the non-controlling interests' ownership share or at the non-controlling interests' proportionate share of the fair value of the

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1 Accounting policies (continued)

acquired entity's identifiable assets, liabilities and contingent liabilities.

Intra-group business combinations

The book value method is applied to business combinations such as acquisition and disposal of equity investments, mergers, demergers, additions of assets and share conversions, etc. in which entities controlled by the parent company are involved, provided that the combination is considered completed at the time of acquisition without any restatement of comparative figures. Differences between the agreed consideration and the carrying amount of the acquiree are taken directly to equity.

The profit and loss statement

Revenue

The company has chosen IAS 11/IAS 18 as interpretation for revenue recognition.

Revenue from the sale of goods and finished goods is recognized in revenue when the most significant rewards and risks have been transferred to the buyer and provided the income can be measured reliably and payment is expected to be received. Revenue is measured net of all types of discounts/rebates, VAT and other indirect taxes in connection with the sale, and are measured at the current value of the remuneration.

Production costs

Production costs include direct and indirect costs borne to achieve the revenue. In the production costs are included costs of raw materials, consumables, production personnel, indirect production costs and depreciation on production facilities.

Distribution costs

Distribution costs include costs incurred for the distribution of sold products and for sales campaigns, including costs for sales and distribution staff, advertising costs and depreciation.

Administration costs

Administration costs include costs incurred for the management and administration of the company, including costs for the administrative staff and management, as well as office costs and depreciation.

Other operating income and operating costs

Other operating income and operating costs include revenue and costs of a secondary nature in relation to the company's main activities, including public subsidies, rent and licensing income etc. as well as the profit or loss incurred by the sale of fixed assets.

Income from equity investments in Group companies

Income from equity investments in Group companies are included and measured according to the equity method, which implies that the capital shares are measured as the proportional share of the companies' internal accountable value.

In the profit and loss account, the company's share of the profit of the companies is included after elimination of internal profits.

Net revaluation of capital shares in Group companies is transferred in connection with the allocation of the results to reserve for net revaluation by the equity method under the equity capital.

Financial income and expenses

Financial income and expenses comprise interest income and expenses, realised and unrealised capital gains and losses on securities, payables and transactions denominated in foreign currencies as well as surcharge and refunds under the on-account tax scheme, etc.

Tax for the year

CO-RO A/S is subject to the Danish rules on mandatory joint taxation of the Group's Danish subsidiaries. Subsidiaries are included in the joint taxation arrangement from the date when they are included in the consolidated financial statements and up to the date when they are no longer consolidated.

CO-RO Holding A/S acts as management company for the joint taxation arrangement and consequently settles all corporate income tax payments with the tax authorities.

On payment of joint taxation contributions, the Danish corporate income tax charge is allocated between the jointly taxed entities in proportion to their taxable income. Entities with tax losses receive joint taxation contributions from entities that have been able to use the tax losses to reduce their own taxable income.

The tax expense for the year, which comprises the year's current tax charge, joint taxation contributions and changes in the deferred tax charge – including changes arising from changes in tax rates – is recognised in the income statement as regards the portion that relates to the profit/loss for the year and directly in equity as regards the portion that relates to entries directly in equity.

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1 Accounting policies (continued)

The balance sheet

Intangible assets

Goodwill

Goodwill is amortised over the expected economic life of the asset, measured by reference to Management's experience in the individual business segments. Goodwill is amortised on a straight-line basis over the amortisation period, which is 10 years. The amortisation period is fixed on the basis of the expected repayment horizon, longest for strategically acquired business enterprises with strong market positions and long-term earnings profiles.

Intangible fixed assets

Intangible fixed assets include acquired intellectual property rights, such as software and licenses.

Acquired intangible property rights are depreciated over 7 years and are measured at cost price after deduction of accumulated depreciations and deductions. Licenses are depreciated over 3 years.

Impairment tests are conducted on assets or groups of assets when there is evidence of impairment. Assets are written down to the lower of the carrying amount and the recoverable amount.

The recoverable amount is the higher of the net selling price of an asset and its value in use. The value in use is calculated as the net present value of the expected net cash flows from the use of the asset or the group of assets and the expected net cash flows from the disposal of the asset or the group of assets after the end of the useful life.

Previously recognised impairment losses are reversed when the reason for recognition no longer exists. Impairment losses on goodwill are not reversed.

Tangible fixed assets

Land and buildings, production facilities and machinery and other facilities, operating equipment and equipment is measured at cost less accumulated depreciation and impairment losses. Land is not depreciated.

Cost comprises the purchases price and any costs directly attributable to the acquisition until the date when the assets is available for use. The cost of self-constructed assets comprises direct and indirect costs of materials, components, sub-suppliers, and wages.

Where individual components of an item of property, plant and equipment have different useful lives, they are accounted for as separate items, which are depreciated separately.

Depreciation is provided on a straight-line basis over the expected useful lives of the assets. The expected useful lives are as follows:

	Expected	Scrap
	service life	value
Buildings	20-40 years	DKK 0
Production plants		
and machinery	3-10 years	DKK 0
Other installations,		
operating equipment		
and inventory	3-10 years	DKK 0
Dispencers	5 years	DKK 0

The basis of depreciation is based on the residual value of the asset and is reduced by impairment losses, if any. The depreciation period and the residual value are determined at the time of acquisition and are reassessed every year. Where the residual value exceeds the carrying amount of the asset, no further depreciation charges are recognised.

In case of changes in the depreciation period or the residual value, the effect on the amortisation charges is recognised prospectively as a change in accounting estimates.

Depreciation is recognised in the income statement as production costs, distribution costs and administrative expenses, respectively.

Gains and losses on the disposal of items of tangible assets are calculated as the difference between the selling price less costs to sell and the carrying amount at the date of disposal. Gains or losses are recognised in the income statement as other operating income or other operating expenses, respectively.

Impairment tests are conducted on assets or groups of assets when there is evidence of impairment. Assets are written down to the lower of the carrying amount and the recoverable amount.

The recoverable amount is the higher of the net selling price of an asset and its value in use. The value in use is calculated as the net present value of the expected net cash flows from the use of the asset or the group of assets and the expected net cash flows from the disposal of the asset or the group of assets after the end of the useful life.

Previously recognised impairment losses are reversed when the reason for recognition no longer exists. Impairment losses on goodwill are not reversed.

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1 Accounting policies (continued)

Leases

The Group has only operating leases. Payments relating to operating leases and any other leases are recognised in the income statement over the term of the lease. The company's total liabilities relating to operating leases and other leases are disclosed in contingencies, etc.

Investments in subsidiaries

Investments in subsidiaries are measured according to the equity method in the parent company financial statements. This implies that the equity ratios are measured at the proportionate share of the accounting equity value of the companies with the addition or deduction of unamortised positive and negative goodwill, respectively, with deduction or addition of unrealised intra-group profits and losses.

In the profit and loss statement, the company's share of the company's profit is included after elimination of unrealised intra-group profits and with the deduction or addition of depreciation of goodwill and negative goodwill, respectively.

Subsidiaries with negative accounting equity value are measured at zero, and any receivables from these companies are written down by the company's share of the negative equity value to the extent that it

is assessed irrecoverable. If the accounting negative equity value exceeds the receivable, the remaining amount is included under provisions to the extent that the company has a legal or actual obligation to cover the liabilities of the company in question.

Net revaluation of investments in subsidiaries are transferred in connection with the allocation of results for reserves for net revaluation using the equity method under equity.

Investments in joint ventures

Investments in which CO-RO has joint control are classified as joint ventures. Investments in joint ventures are measured according to the equity method at the proportionate share of the entities' net asset values in the parent company financial statements. This implies that the equity ratios are measured at the proportionate share of the accounting equity value of the Joint ventures with the addition or deduction of unamortised positive and negative goodwill, respectively, with deduction or addition of unrealised intra-group profits and losses.

In the profit and loss statement, the company's share of the joint ventures profit is included after elimination of unrealised intra-group profits and with the deduction

or addition of depreciation of goodwill and negative goodwill, respectively.

Impairment of investments

Impairment tests are conducted on investments in subsidiaries when there is evidence of impairment. Investments in subsidiaries are written down to the lower of the carrying amount and the recoverable amount.

The recoverable amount is the higher of the net selling price of an asset and its value in use. The value in use is calculated as the net present value of the expected net cash flows from the use of the asset or the group of assets and the expected net cash flows from the disposal of the asset or the group of assets after the end of the useful life.

Previously recognised impairment losses are reversed when the reason for recognition no longer exists. Impairment losses on goodwill are not reversed.

Other assets

Receivables included under fixed assets include long-term leasing rights on land abroad. These shall be measured by the first inclusion at cost price and shall be amortised over the period of the lease.

Inventories

Inventories are measured at cost price, calculated in accordance with the FIFO or net realizable value where this is lower.

Goods for resale and raw materials and consumables are measured at cost, comprising purchase price plus delivery costs.

The cost of finished goods and work in progress includes the cost of raw materials, consumables, direct labour and production overheads. Indirect production overheads include the indirect cost of material and labour as well as maintenance and depreciation of production machinery, buildings and equipment and expenses relating to plant administration and management.

The net realisable value of inventories is calculated as the sales amount less costs of completion and costs necessary to make the sale and is determined taking into account marketability, obsolescence and development in expected selling price.

Receivables

Receivables shall be measured at amortised cost, which usually corresponds to the nominal value less any impairment losses to meet expected depreciation.

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1 Accounting policies (continued)

Prepayments

Prepayments recognised under "Current assets" comprise expenses incurred concerning subsequent financial years.

Cash

Cash comprises cash balances and bank balances.

Equity capital

Reserve for net revaluation according to the equity method

Net revaluation of investment in Group companies is recognised at cost in the reserve for net revaluation according to the equity method.

The reserve can be eliminated in case of losses, realisation of equity investments or a change in accounting estimates.

The reserve cannot be recognised at a negative amount.

Reserve for development costs

The reserve for development costs comprises recognised development costs. The reserve cannot be used to distribute dividend or cover losses. The reserve will be reduced or dissolved if the recognised development costs are amortised or are no longer part of the Company's operations by a transfer directly to the transferred profit reserve under equity.

Dividend

Dividend proposed for the year is recognised as a liability at the date when it is adopted at the general meeting (declaration date). Dividend expected to be distributed for the year is disclosed as a separate item under equity.

Income tax and deferred tax

Current tax payables and receivables are recognised in the balance sheet as tax computed on the taxable income for the year, adjusted for tax on prior-year taxable income and tax paid on account.

Joint taxation contribution payable and receivable is recognised in the balance sheet as "Income tax receivable" or "Income tax payable".

Deferred tax is measured using the balance sheet liability method on all temporary differences between the carrying amount and the tax base of assets and liabilities. However, deferred tax is not recognised on temporary differences relating to goodwill which is not deductible for tax purposes or on office premises and other items where temporary differences, apart from business combinations, arise at the date of acquisition without affecting neither the profit/loss for the year nor the taxable income. Where alternative tax rules can be applied to determine the tax base, deferred tax is measured based on Management's intend-

ed use of the asset or settlement of the liability, respectively.

Deferred tax assets, including the tax base of tax loss carry-forwards, are recognised at the expected value of their utilisation; either as a set-off against tax on future income or as a set-off against deferred tax liabilities in the same legal tax entity and jurisdiction.

Adjustment is made to deferred tax resulting from elimination of unrealised intra-group profits and losses.

Deferred tax is measured according to the tax rules and at the tax rates applicable in the respective countries at the balance sheet date when the deferred tax is expected to crystallise as current tax.

Provisions

Provisions are recognised when the Group has a present obligation (legal or constructive) as a result of a past event and it is probable that an outflow of resources embodying economic benefits will be required to settle the obligation. Provisions are measured at net realisable value or fair value.

Provisions include employee liabilities which must be paid upon termination in accordance with local legislation.

Other financial liabilities

Other financial liabilities shall be measured at amortised cost, which usually corresponds to the nominal value.

Other liabilities are measured at net realisable value.

Prepayments received from customers

Prepayments received from customers a recognized as a liability comprises payments received concerning income in subsequent financial reporting years.

Fair value

Fair value measurements are based on the principal market. If no principal market exists, the measurement is based on the most advantageous market, i.e. the market that maximizes the price of the asset or liability less transaction and/or transport costs.

All assets and liabilities that are measured at fair value or where the fair values is disclosed are classified based on the fair value hierarchy, see below:

Level 1:

Value based on the fair value of corresponding assets/liabilities in a well-functioning market.

Level 2:

Value calculated on the basis of recognised valuation methods based on observable market information.

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1 Accounting policies (continued)

Level 3:

Value calculated on the basis of recognised valuation methods and reasonable estimates are made on the basis of non-observable market information.

Cash flow statement

The cash flow statement is presented according to the indirect method and shows cash flows relating to operations, investments and financing as well as the company's cash at the beginning and end of the year.

Cash flows concerning operating activities is calculated as operating income adjusted

for non-cash operating items, changes in working capital as well as paid corporation tax.

Cash flows concerning investing activities include payments in connection with the acquisitions and sales of companies, activities and financial fixed assets as well as the purchase, development, improvement and sales, etc. of intangible fixed assets and fixed assets.

Cash flows concerning financing activities include changes in the size or composition of the company's share capital and related expenses, as well as borrowing of loans, re-

payment of interest-bearing debt, purchase of own shares and payment of dividends.

Cash includes cash and cash equivalents and short-term securities with an insignificant exchange rate risk less short-term bank debt, which is related to operating funding.

Omission of a cash flow statement

With reference to section 86(4) of the Danish Financial Statements Act, no cash flow statement is prepared for the parent company, as its cash flow are reflected in the consolidated cash flow statement.

Segment information

Segment information is disclosed by geographic markets. Segment information follows the Group's accounting policies, risks and internal financial management.

Organic Growth

Organic growth is calculated as realized numbers recalculated to last year currencies and adjusted for acquisitions done in the year.

Financial highlights

The key ratios presented under "Highlights 2019" have been calculated as follows:

Return on assets Profit before financial items, etc. x 100

Average assets

Return on equity capital The financial profit for the year after tax excl. minority interests x 100

Average equity capital excl. minority interests

Solvency ratio Equity capital excl. minority interests, year end x 100

Total liabilities, year end

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2 Segment information on Revenue

	Paren	t company	(Group		
(tDKK)	2019	2018	2019	2018		
Geographic markets						
Inside Europe	186,673	174,984	206,020	191,025		
Outside Europe	865,570	955,699	1,764,769	1,723,216		
	1,052,243	1,130,683	1,970,789	1,914,241		

3 Staff expenses

	Paren	t company	(Group		
(tDKK)	2019	2018	2019	2018		
Wages and salaries	186,376	173,024	312,594	300,458		
Pensions	14,139	13,310	27,620	25,482		
Other expenses for social security	3,538	3,450	5,757	5,247		
	204,053	189,784	345,971	331,187		
The number of people employed on						
average	292	273	1,242	1,280		

The staff expenses are included in the items production, distribution, and administration expenses.

Remuneration to the company's management and board of directors in 2019 is 7,518 tDKK (2018: 6,011 tDKK).

4 Other operating income

	Paren	t company	(Group		
(tDKK)	2019	2018	2019	2018		
Profit on the sale of fixed assets	5,286	8	5,318	8		
Other operating income	0	265	4,131	4,536		
	5,286	273	9,449	4,544		

Other operating income consist among others of sales of octoboxes, plastic caps and pallets.

5 Other operating costs

	Parent company		(Group	
(tDKK)	2019 2018		2019	2018	
Property management, leasehold					
property	137	212	137	212	
Depreciation, leasehold property	224 223		224	223	
	361	435	361	435	

6 Income from investments in Group companies

	Parent company		(Group
(tDKK)	2019	2018	2019	2018
Share from profit in Group companies Offset in internal profit after tax on	31,422	25,165	0	0
inventories purchased within the group	11,757	-14,807	0	0
Goodwill	-8,040	-2,010	0	0
Impairment JKD	0	-9,150	0	0
	35,139	-802	0	0

7 Income from investments in Joint ventures

	Parent company		(Group	
(tDKK)	2019	2018	2019	2018	
Share from profit in Group companies Offset in internal profit after tax on	-3,159	0	0	0	
inventories purchased within the group	-1,191 0		0	0	
	-4,350	0	0	0	

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8 Financial income

	Paren	t company	(Group	
(tDKK)	2019	2018	2019	2018	
Group companies	1,078	2,648	0	1,370	
Other financial income	4,840	11,275	9,593	13,848	
	5,918	13,923	9,593	15,218	

9 Financial expenses

P		it company	(Group	
(tDKK)	2019	2018	2019	2018	
Group companies	1,630	0	1,630	0	
Other financial expenses	10,457	8,515	27,926	9,922	
	12,087	8,515	29,556	9,922	

10 Tax on ordinary profit

	Paren	it company	Group		
(tDKK)	2019	2018	2019	2018	
Tax on profit for the year	-1,332	25,868	28,065	46,010	
Adjustment of deferred tax	10,590	-121	1,953	-229	
Adjustment to tax relating to					
previous years	0	0	-1,292	-1,284	
Withholding taxes on foreign activities	1,021	0	0	0	
	10,279	25,747	28,726	44,497	

11 Intangible assets

	Acquired	
(tDKK)	rights	Goodwill
Cravia		
Group		
Cost price 1/1 2019	23,401	75,815
Rate adjustment at closing rate	42	0
New entries for the year	52,089	0
Disposals for the year	-208	0
Cost price 31/12 2019	75,324	75,815
Amortisation and impairment losses 1/1 2019	-20,629	-2,010
Rate adjustment at closing rate	-16	0
The year's amortisation and impairment losses	-2,858	-8,040
Amortisation and impairment losses 31/12 2019	-23,503	-10,050
Accounting value 31/12 2019	51,821	65,765

	Acquired	
(tDKK)	rights	Goodwill
Parent company		
Cost price 1/1 2019	20,981	0
New entries for the year	51,456	0
Cost price 31/12 2019	72,437	0
Amortisation and impairment losses 1/1 2019 The year's amortisation and impairment losses	-19,601 -2,194	0
Amortisation and impairment losses 31/12 2019	-21,795	0
Accounting value 31/12 2019	50,642	0

Acquired software rights relate to the implementation and development of a new ERP system. Management has based on the current activity level made an assessment that there are no indications of impairment.

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12 Tangible assets

			Other	Non-current	
			installations,	assets under	
		Production	operating	construction	
	Land and	facility and	equipment	and pre-	Tangible
(tDKK)	buildings	machinery	and furniture	payments	assets in total
Group					
Cost price 1/1 2019	619,096	1,024,057	98,387	150,522	1,892,062
Rate adjustment at closing rate	7,267	17,266	1,268	937	26,738
New entries for the year	100,900	33,830	17,963	88,060	240,753
Disposals for the year	-32,202	-9,072	-1,253	0	-42,527
Transferred in the year	0	0	0	-123,579	-123,579
Cost price 31/12 2019	695,061	1,066,081	116,365	115,940	1,993,447
Depreciation and impairment losses 1/1 2019	-304,261	-572,155	-72,500	0	-948,916
Rate adjustment at closing rate	-2,337	-9,040	-914	0	-12,291
The year's depreciation and impairment losses	-19,586	-88,767	-10,256	0	-118,609
Accumulated depreciation, divested assets	26,252	7,459	928	0	34,639
Depreciation and impairment losses 31/12 2019	-299,932	-662,503	-82,742	0	-1,045,177
Accounting value 31/12 2019	395,129	403,578	33,623	115,940	948,270

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12 Tangible assets (continued)

Accounting value 31/12 2019	176,797	54,272	19,269	68,680	319,018
Depreciation and impairment losses 31/12 2019	-180,883	-227,699	-32,116	0	-440,698
Accumulated depreciation, divested assets	26,252	0	150	0	26,402
The year's depreciation and impairment losses	-8,219	-15,420	-3,391	0	-27,030
Depreciation and impairment losses 1/1 2019	-198,916	-212,279	-28,875	0	-440,070
Cost price 31/12 2019	357,680	281,971	51,385	68,680	759,716
Transferred in the year	0	0	0	-118,221	-118,221
Disposals for the year	-29,631	0	-273	0	-29,904
New entries for the year	100,891	3,898	13,432	54,049	172,270
Cost price 1/1 2019	286,420	278,073	38,226	132,852	735,571
Parent company					
(tDKK)	buildings	machinery	and furniture	payments	assets in total
	Land and	Production facility and	operating equipment	construction and pre-	Tangible
		D 1 1	installations,	assets under	
			Other	Non-current	

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13 Financial fixed assets

(tDKK)	Other receivables
Group	
Cost price 1/1 2019	9,094
Rate adjustment at closing rate	75
Additions	853
Disposals for the year	-222
Cost price 31/12 2019	9,800

	Investments in
(tDKK)	Group companies
Parent company	
Cost price 1/1 2019	239,443
New entries for the year	14,300
Cost price 31/12 2019	253,743
Revaluation 1/1 2019	160,354
Received dividends	-33,024
Rate adjustment at closing rate, etc.	10,263
Share of profit for the year	31,422
Offset in internal profit after tax on inventories	11,757
Goodwill amortisation	-8,040
Offsetting receivables	74
Revaluation 31/12 2019	172,806
Accounting value 31/12 2019	426,549

13 Financial fixed assets (continued)

	Investments in
(tDKK)	Joint ventures
Parent company	
Cost price 1/1 2019	0
New entries for the year	14,333
Cost price 31/12 2019	14,333
Revaluation 1/1 2019	0
Rate adjustment at closing rate, etc.	-93
Share of profit for the year	-3,159
Offset in internal profit after tax on inventories	-1,191
Revaluation 31/12 2019	-4,443
Accounting value 31/12 2019	9,890

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13 Financial fixed assets (continued)

Group companies:

	Registered	Ownership
Company name	address	share
CO-RO Food (China) Ltd.	China	100%
CO-RO Deutschland GmbH	Germany	100%
CO-RO Beverage Trading LLC, Dubai	UAE	100%
Golden Creation (Tianjin) Trade CO., Limited	China	75%
Sunquick Lanka Pvt. Ltd.	Sri Lanka	51%
ACI-CORO Bangladesh Ltd.	Bangladesh	50,1%
Binzagr CO-RO Ltd.	Saudi Arabia	50%
Barkath CO-RO SDN BHD	Malaysia	50%
Barkath CO-RO Manufactoring SDN BHD	Malaysia	50%
BIDCORO Africa Ltd.	Kenya	50%
Khudairi CORO Trading DMCC, Dubai	UAE	50%
TAKCORO international Beverage Company	Iran	50%
Rania for Food Products	Iraq	49%
Sunquick Lanka Properties Pvt. Ltd.	Sri Lanka	49%

Differences on initial recognition of the subsidiary Golden Creation (Tianjin) Trade Co., Limited total DKK 75,815 thousand, including goodwill of DKK 75,815 thousand

All subsidiaries are independent entities.

Joint ventures:

	Registered	Ownership
Company name	address	share
Jinan Huiyuan CO-RO Food CO., Ltd	China	50%

Due to the expected challenging market conditions in 2020 management has assessed the valuation of the Group's assets for each cash generating unit (CGU). The assessment has not led to any impairment. However, the impairment test for the operations in Kenya shows a value in use close to the carrying amount.

Management has based the value in use for the operations in Kenya by estimating the present value of future cash flows from a 5-year forecast approved by the board of directors. Key parameters in the forecast are trend in revenue, cost development and growth expectations.

A negative change to the assumptions for revenue and cash flows or an increase in discount rate applied will result in need for impairment of the operations in Kenya.

14 Accruals and deferred expenses

	Parent company		(Group	
(tDKK)	2019	2018	2019	2018	
Prepaid lease	0	0	8,451	3,925	
Prepaid insurances	0	0	477	2,590	
Other	3,666	3,267	14,663	4,823	
	3,666	3,267	23,591	11,338	

15 Minority interests

	(∍roup
(tDKK)	2019	2018
Minority interests 1 January	309,898	306,424
Share of profit for the year	41,138	32,974
Distributed dividends	-42,626	-67,733
Capital contribution	17,290	26,717
Currency exchange adjustments	7,998	11,516
	333,698	309,898

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16 Equity capital

		(Group
(tDKK)		2019	2018
2 of TDKK	1	2	2
4 of TDKK	2	8	8
2 of TDKK	5	10	10
8 of TDKK	10	80	80
28 of TDKK	50	1,400	1,400
1 of TDKK	1,000	1,000	1,000
1 of TDKK	2,000	2,000	2,000
2 of TDKK	4,250	8,500	8,500
2 of TDKK	5,000	10,000	10,000
		23,000	23,000

There have not been any changes in the share capital the last 5 years.

17 Provision for pensions and similar

	Parent company		Group	
(tDKK)	2019	2018	2019	2018
				_
Severance obligation opening balance	0	0	27,863	23,626
Rate adjustment at closing rate	0	0	-898	3,966
This year's adjustment	0	0	271	271
	0	0	27,236	27,863

Provisions relate to the severance obligation to employees of foreign group companies and will be paid as the employees in these companies leave the group.

18 Provision for deferred tax

	Parent company		(Group	
(tDKK)	2019	2018	2019	2018	
Intangible assets	11,141	303	11.141	303	
Tangible assets	6,207	5,970	7.656	9,593	
Inventories	1,104	1,589	1.104	1,589	
Accruals	0	0	100	0	
Internal profit	0	0	-15,608	-18,586	
	18,452	7,862	4.393	-7,101	
Deferred tax 1 January	7,862	7,984	-7,101	1,609	
This year's adjustment of deferred tax	10,590	-122	11.494	-8,710	
Deferred tax 31 December, net	18,452	7,862	4.393	-7,101	

The Group has on 31 December 2019 included a deferred tax asset totalling 16,6 mDKK. The tax asset consists of time differences on group eliminated internal profit.

Based on the budgets, management has assessed the probability that future taxable income will be available in which the tax asset can be utilised.

19 Contingencies

Contingent assets

The group has no contingent assets.

Contingent liabilities

The company is jointly and severally liable with jointly registered group companies for the total VAT liability. There are no liabilities as of 31 December 2019.

The company is jointly taxed with CO-RO Holding A/S. The company is liable unrestricted and jointly with other Danish jointly taxed companies in the Group for corporate taxes and withholding tax on dividends, interest and royalties within the joint taxation. The total liability is calculated at DKK 0.0 as of 31 December 2019. Any subsequent corrections of the joint taxation income and withholding taxes, etc. could result in the company's liability amounting to a larger amount.

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19 Contingencies (continued)

Rental and lease contracts

A facility management agreement has been concluded concerning tools and equipment in CO-RO A/S. An agreement has also been concluded with Tetra Pak on the leasing of production equipment. Total future liabilities comprise:

	Parent company		(Group	
(tDKK)	2019	2018	2019	2018	
Within one year	1,855	1,876	3,728	4,281	
Between one and five years	3,095	2,678	6,841	2,678	
After five years	0	0	0	0	
	4,950	4,554	10,568	6,959	

Binzagr CO-RO Company Ltd. has initiated appeals regarding the resumption of corporate tax cases for 2005 to 2007 and 2009 to 2011. The contingent liability is estimated to amount to 6,6 mDKK.

CO-RO Food (China) Ltd. has a dispute regarding a leased land. The dispute is not expected to cause future economic consequences.

Further, a deposit of 40 mCNY equivalent to 38,2 mDKK has been granted from CO-RO Food (China) Ltd. towards JKD as a bank guarantee.

In 2019 a support letter to BIDCORO and JKD has been granted till the end of 2020.

20 Mortgages and collateral

The property in Barkath CO-RO Sdn. BHD. is provided as collateral for bank facilities in Barkath CO-RO Manufacturing Sdn. BHD. The property's book value per. December 31, 2019 amounted to 17,9 mMYR equivalent to 29 mDKK. The bank debt is per. December 31, 2019 at DKK 0.

CO-RO A/S has guaranteed bank debt in subsidiaries in China up to 7,6 mEUR - equivalent to 56,8 mDKK. The bank debt amounts to 34 mDKK as of 31. December 2019.

21 Related parties

	Basis
Determining influence	
CO-RO's Fund, Holmensvej 11, 3600 Frederikssund	Ultimate parent
CO-RO HOLDING A/S, Holmensvej 11,	
3600 Frederikssund	Principal shareholder
Other related parties	
Michael Ring (chairman)	Chairman of the Board
Jens Albert Harsaae (vice-chairman)	Member of the Board of Directors
Torsten Steenholt Christensen	Member of the Board of Directors
Per Falholt	Member of the Board of Directors
Vibeke Bak Solok	Member of the Board of Directors
Sisse Fjelsted Rasmussen	Member of the Board of Directors

Transactions with related parties

	Parent company		Parent company		(Group
(tDKK)	2019	2018	2019	2018		
The sale of goods to subsidiaries The purchase of goods from	417,040	472,530	0	0		
subsidiaries	262,126	276,765	0	0		
Interest income Group companies	1,078	2,648	0	1,370		
Interest costs Group companies	1,630	0	1,630	0		
Receivables Group companies Debts Group companies	130,351 74.511	119,945 50,879	0 32,685	0 31,016		

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22 Allocation of the profit

	Parent company		
(tDKK)	2019	2018	
Reserve for net revaluation in			
accordance with the equity method	-2,161	-54,656	
Proposal for dividend	0	0	
Reserve for development costs	39,500	0	
Transferred profit	30,390	132,961	
Total distribution	67,729	78,305	

23 Remuneration to auditor elected at the general assembly

	Parent company		(Group	
(tDKK)	2019	2018	2019	2018	
Auditor's remuneration Ernst & Young	800	755	1,493	1,437	
Other services	76	346	120	1,083	
Tax consulting	151	193	194	511	
	1,027	1,294	1,807	3,031	

24 Changes in working capital

	Group	
(tDKK)	2019	2018
Change in inventories	27,583	-20,916
Change in receivables	-44,407	-30,134
Change in trade and other payables	46,067	7,990
Decrease/(increase) in working capital	29,243	-43,059

25 Acquisition of subsidiaries and activities

In 2019 a capital increase of 9,855 tDKK in BIDCORO, 14,333 tDKK in Jinan Huiyuan CO-RO Food CO., LTD, 4,117 tDKK in ACI-CORO Bangladesh Ltd., 185 tDKK in CO-RO Beverage Trading LLC and 143 tDKK in Rania for Food Products was made.

The 2018 Goodwill amount has been increased with 5,8 mDKK due to settlement of earn-out.

26 Cash and cash equivalents

	Group	
(tDKK)	2019	2018
Cash and cash equivalents at 1 January	74,495	120,368
Exchange rates cash and cash equivaltens	-83	4,401
Restatement of cash and cash equivalents at 1 January	74,412	124,769
Cash and cash equivalents at 31 December comprise:		
Securities with terms to maturity of less than three months	0	0
Cash	213,887	146,027
Debt	-81,640	-71,532
Total cash and cash equivalents at 31 december	132,247	74,495

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