RYANAIR HOLDINGS PLC Form 20-F July 25, 2017 <u>Table of Contents</u>

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As filed with the United States Securities and Exchange Commission on July 25, 2017

UNITED STATES

SECURITIES AND EXCHANGE COMMISSION

WASHINGTON, D.C. 20549

FORM 20-F

REGISTRATION STATEMENT PURSUANT TO SECTION 12(b) OR (g) OF THE SECURITIES EXCHANGE ACT OF 1934

OR

ANNUAL REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934 For the fiscal year ended March 31, 2017

OR

TRANSITION REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934

OR

SHELL COMPANY REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934

Date of event requiring this shell company report

For the transition period from

to

Commission file number 000-29304

Ryanair Holdings plc

(Exact name of Registrant as specified in its charter)

Ryanair Holdings plc

(Translation of Registrant s name into English)

Republic of Ireland

(Jurisdiction of incorporation or organization)

c/o Ryanair DAC

Dublin Office

Airside Business Park, Swords

County Dublin, K67 NY94, Ireland (Address of principal executive offices)

Please see Item 4. Information on the Company herein. (Name, Telephone, E-mail and/or Facsimile number and Address of Company Contact Person)

Securities registered or to be registered pursuant to Section 12(b) of the Act.

Title of each class American Depositary Shares, each representing five Ordinary Shares Name of each exchange on which registered The NASDAQ Stock Market LLC

Ordinary Shares, par value

0.6 euro cent per share

The NASDAQ Stock Market LLC (not for trading but only in connection with the registration of the American Depositary Shares)

Securities registered or to be registered pursuant to Section 12(g) of the Act. None

Table of Contents

Securities for which there is a reporting obligation pursuant to Section 15(d) of the Act. None

Indicate the number of outstanding shares of each of the issuer s classes of capital or common stock as of the close of the period covered by the annual report.

1,217,870,999 Ordinary Shares

Indicate by check mark if the registrant is a well-known seasoned issuer, as defined in Rule 405 of the Securities Act.

x Yes o No

If this report is an annual or transition report, indicate by check mark if the registrant is not required to file reports pursuant to Section 13 or 15(d) of the Securities Exchange Act of 1934.

o Yes x No

Note Checking the box above will not relieve any registrant required to file reports pursuant to Section 13 or 15(d) of the Securities Exchange Act of 1934 from their obligations under those Sections.

Indicate by check mark whether the registrant (1) has filed all reports required to be filed by Section 13 or 15(d) of the Securities Exchange Act of 1934 during the preceding 12 months (or for such shorter period that the registrant was required to file such reports), and (2) has been subject to such filing requirements for the past 90 days.

x Yes o No

Indicate by check mark whether the registrant has submitted electronically and posted on its corporate Web site, if any, every Interactive Data File required to be submitted and posted pursuant to Rule 405 of Regulation S-T (§232.405 of this chapter) during the preceding 12 months (or for such shorter period that the registrant was required to submit and post such files).

o Yes o No

Indicate by check mark whether the registrant is a large accelerated filer, an accelerated filer, a non-accelerated filer, or an emerging growth company. See the definitions of large accelerated filer, accelerated filer, and emerging growth company in Rule 12b-2 of the Exchange Act. (Check one):

Non-accelerated filer o

Emerging growth company o

If an emerging growth company that prepares its financial statements in accordance with U.S. GAAP, indicate by check mark if the registrant has elected not to use the extended transition period for complying with any new or revised financial accounting standards* provided pursuant to Section 13(a) of the Exchange Act. o

*The term new or revised financial accounting standard refers to any update issued by the Financial Accounting Standards Board to its Accounting Standards Codification after April 5, 2012.

Indicate by check mark which basis of accounting the registrant has used to prepare the financial statements included in this filing:

U.S. GAAP o International Financial Reporting Standards as issued Other o by the International Accounting Standards Board x

If Other has been checked in response to the previous question, indicate by check mark which financial statement item the registrant has elected to follow.

o Item 17 o Item 18

If this is an annual report, indicate by check mark whether the registrant is a shell company (as defined in Rule 12b-2 of the Exchange Act).

o Yes x No

(APPLICABLE ONLY TO ISSUERS INVOLVED IN BANKRUPTCY PROCEEDINGS DURING THE PAST FIVE YEARS)

Indicate by check mark whether the registrant has filed all documents and reports required to be filed by Sections 12, 13 or 15(d) of the Securities Exchange Act of 1934 subsequent to the distribution of securities under a plan confirmed by a court.

o Yes o No

TABLE OF CONTENTS

Presentation of Financial	and Certain Other Information	iii	
Cautionary Statement Re	Cautionary Statement Regarding Forward-Looking Information		
	<u>PART I</u>		
<u>Item 1.</u>	Identity of Directors, Senior Management and Advisers	1	
<u>Item 2.</u>	Offer Statistics and Expected Timetable	1	
<u>Item 3.</u>	Key Information The Company Selected Financial Data Exchange Rates Selected Operating and Other Data Risk Factors	1 1 2 4 6 7	
<u>Item 4.</u>	Information on the Company Introduction Strategy Route System, Scheduling and Fares Marketing and Advertising Reservations on Ryanair.Com Aircraft Ancillary Services Maintenance and Repairs Safety Record Airport Operations Fuel Insurance Facilities Trademarks Government Regulation Description of Property	20 20 21 24 25 25 26 27 28 29 30 31 32 33 34 35 41	
Item 4A.	Unresolved Staff Comments	41	
<u>Item 5.</u>	Operating and Financial Review and Prospects History Business Overview Recent Operating Results Critical Accounting Policies Results of Operations Fiscal Year 2017 Compared with Fiscal Year 2016 Fiscal Year 2016 Compared with Fiscal Year 2015 Seasonal Fluctuations Recently Issued Accounting Standards Liquidity and Capital Resources Off-Balance Sheet Transactions Trend Information Inflation	41 41 42 42 44 44 47 50 50 50 50 50 50 50 54 55 55	

<u>Item 6.</u>	Directors, Senior Management and Employees	55
	Directors	55
	Executive Officers	60
	Compensation of Directors and Executive Officers	61
	Staff and Labor Relations	62
Item 7.	Major Shareholders and Related Party Transactions	63
	Major Shareholders	63
	Related Party Transactions	63

Table of Contents

<u>Item 8.</u>	<u>Financial Information</u> <u>Consolidated Financial Statements</u> <u>Other Financial Information</u> <u>Significant Changes</u>	64 64 64 68
<u>Item 9.</u>	The Offer and Listing Trading Markets and Share Prices	69 69
<u>Item 10.</u>	Additional Information Description of Capital Stock Options to Purchase Securities from Registrant or Subsidiaries Articles of Association Material Contracts Exchange Controls Limitations on Share Ownership by Non-Eu Nationals Taxation Documents on Display	72 72 73 74 74 75 77 81
<u>Item 11.</u>	Quantitative and Qualitative Disclosures About Market Risk General Fuel Price Exposure and Hedging Foreign Currency Exposure and Hedging Interest Rate Exposure and Hedging	81 81 82 83 84
<u>Item 12.</u>	Description of Securities Other than Equity Securities	85
	PART II	
<u>Item 13.</u>	Defaults, Dividend Arrearages and Delinquencies	86
<u>Item 14.</u>	Material Modifications to the Rights of Security Holders and Use of Proceeds	86
<u>Item 15.</u>	<u>Controls and Procedures</u> <u>Disclosure Controls and Procedures</u> <u>Management s Annual Report on Internal Control Over Financial Reporting</u> <u>Report of Independent Registered Public Accounting Firm</u> <u>Changes in Internal Control Over Financial Reporting</u>	86 86 86 87 88
<u>Item 16.</u>	Reserved	88
<u>Item 16A.</u>	Audit Committee Financial Expert	88
<u>Item 16B.</u>	Code of Ethics	88
<u>Item 16C.</u>	Principal Accountant Fees and Services	88
Item 16D.	Exemptions from the Listing Standards for Audit Committees	88
<u>Item 16E.</u>	Purchases of Equity Securities by the Issuer and Affiliated Purchasers	89
<u>Item 16F.</u>	Change in Registrant s Certified Accountant	89
Item 16G.	Corporate Governance	89
<u>Item 16H.</u>	Mine Safety Disclosure	89

PART III

<u>Item 17.</u>	Financial Statements	90
<u>Item 18.</u>	Financial Statements	90
<u>Item 19.</u>	<u>Exhibits</u>	91

Table of Contents

Presentation of Financial and Certain Other Information

As used herein, the term Ryanair Holdings refers to Ryanair Holdings plc. The term the Company refers to Ryanair Holdings or Ryanair Holdings together with its consolidated subsidiaries, as the context requires. The term Ryanair refers to Ryanair DAC, a wholly owned subsidiary of Ryanair Holdings, together with its consolidated subsidiaries, unless the context requires otherwise. The term fiscal year refers to the 12-month period ended on March 31 of the quoted year. The term Ordinary Shares refers to the outstanding par value 0.600 euro cent per share common stock of the Company. All references to Ireland herein are references to the Republic of Ireland. All references to the U.K. herein are references to the United Kingdom and all references to the United States or U.S. herein are references to U.S. dollars, dollars, \$ or U.S. cents are to the currency of the United States, references to U.K. pound sterling, U.K. £ and the currency of the U.K. and references to , euro, euros and euro cent are to the euro, the common currency of nineteen member states of the European Union (the EU), including Ireland. Various amounts and percentages set out in this annual report on Form 20-F have been rounded and accordingly may not total.

The Company owns or otherwise has rights to the trademark Ryanair® in certain jurisdictions. See Item 4. Information on the Company Trademarks. This report also makes reference to trade names and trademarks of companies other than the Company.

The Company publishes its annual and interim consolidated financial statements in accordance with International Financial Reporting Standards as issued by the International Accounting Standards Board (IASB). Additionally, in accordance with its legal obligation to comply with the International Accounting Standards Regulation (EC 1606 (2002)), which applies throughout the EU, the consolidated financial statements of the Company must comply with International Financial Reporting Standards as adopted by the EU. Accordingly, the Company s consolidated financial statements and the selected financial data included herein comply with International Financial Reporting Standards as adopted by the EU, in each case as in effect for the year ended and as of March 31, 2017 (collectively referred to as IFRS throughout).

The Company publishes its consolidated financial statements in euro. Solely for the convenience of the reader, this report contains translations of certain euro amounts into U.S. dollars at specified rates. These translations should not be construed as representations that the converted amounts actually represent such U.S. dollar amounts or could be converted into U.S. dollars at the rates indicated or at any other rate. Unless otherwise indicated, such U.S. dollar amounts have been translated from euro at a rate of 1.00 = \$1.07, or \$1.00 = 0.93, the official rate published by the U.S. Federal Reserve Board in its weekly H.10 release (the Federal Reserve Rate) on March 31, 2017. The Federal Reserve Rate for euro on July 14, 2017 was 1.00 = \$1.15 or \$1.00 = 0.87. See Item 3. Key Information Exchange Rates for information regarding historical rates of exchange relevant to the Company, and Item 5. Operating and Financial Review and Prospects and Item 11. Quantitative and Qualitative Disclosures About Market Risk for a discussion of the effects of changes in exchange rates on the Company.

Table of Contents

Cautionary Statement Regarding Forward-Looking Information

Except for the historical statements and discussions contained herein, statements contained in this report constitute forward-looking statements within the meaning of Section 27A of the U.S. Securities Act of 1933, as amended (the Securities Act), and Section 21E of the U.S. Securities Exchange Act of 1934, as amended (the Exchange Act). Forward-looking statements may include words such as expect, estimate, project, anticipate. should, intend, and similar expressions or variations on such expressions. Any filing made by the Company with the U.S. Securities and Exchange Commission (the SEC) may include forward-looking statements. In addition, other written or oral statements which constitute forward-looking statements have been made and may in the future be made by or on behalf of the Company, including statements concerning its future operating and financial performance, the Company s share of new and existing markets, general industry and economic trends and the Company s performance relative thereto and the Company s expectations as to requirements for capital expenditures and regulatory matters. The Company s business is to provide a low-fares airline service in Europe, and its outlook is predominantly based on its interpretation of what it considers to be the key economic factors affecting that business and the European economy. Forward-looking statements with regard to the Company s business rely on a number of assumptions concerning future events and are subject to a number of uncertainties and other factors, many of which are outside the Company s control, that could cause actual results to differ materially from such statements. It is not reasonably possible to itemize all of the many factors and specific events that could affect the outlook and results of an airline operating in the European economy. Among the factors that are subject to change and could significantly impact Ryanair s expected results are the airline pricing environment, fuel costs, competition from new and existing carriers, market prices for replacement aircraft and aircraft maintenance services, aircraft availability, Brexit (as defined below), costs associated with environmental, safety and security measures, significant outbreaks of airborne disease, terrorist attacks, actions of the Irish, U.K., EU and other governments and their respective regulatory agencies, fluctuations in currency exchange rates and interest rates, changes to the structure of the European Community and the euro, airport handling and access charges, litigation, labor relations, the economic environment of the airline industry, the general economic environment in Ireland, the U.K. and elsewhere in Europe, the general willingness of passengers to travel, and flight interruptions caused by volcanic ash emissions or other atmospheric disruptions. The Company disclaims any obligation to update or revise any forward-looking statements, whether as a result of new information, future events or otherwise.

iv

PART I

Item 1. Identity of Directors, Senior Management and Advisers

Not applicable.

Item 2. Offer Statistics and Expected Timetable

Not applicable.

Item 3. Key Information

THE COMPANY

Ryanair operates an ultra-low fare, scheduled airline serving short-haul, point-to-point routes largely in Europe from 86 bases to airports across Europe, which together are referred to as Ryanair s bases. For a list of these bases, see Item 4. Information on the Company Route System, Scheduling and Fares. Ryanair pioneered the low-fares air travel model in Europe in the early 1990s. As of June 30, 2017, the Company offered over 2,000 short-haul flights per day serving over 210 airports largely across Europe, with a fleet of almost 400 Boeing 737-800 aircraft. A detailed description of the Company s business can be found in Item 4. Information on the Company.

SELECTED FINANCIAL DATA

The following tables set forth certain of the Company s selected consolidated financial information as of and for the periods indicated. Financial information presented in euro in the table below has been derived from the consolidated financial statements that are prepared in accordance with IFRS. The financial information for fiscal year 2017 has been translated from euro to US\$ using the Federal Reserve Rate on March 31, 2017. This information should be read in conjunction with: (i) the audited consolidated financial statements of the Company and related notes thereto included in Item 18 and (ii) Item 5. Operating and Financial Review and Prospects.

Income Statement Data:

			Fiscal year ended	March 31,		
	2017(a)	2017	2016	2015	2014	2013
			llions, except per-Or	dinary Share data)		
Total operating revenues	\$ 7,113.1	6,647.8	6,535.8	5,654.0	5,036.7	4,884.0
Total operating expenses	\$ (5,471.8)	(5,113.8)	(5,075.7)	(4,611.1)	(4,378.1)	(4,165.8)
Operating income	\$ 1,641.4	1,534.0	1,460.1	1,042.9	658.6	718.2
Net interest (expense)	\$ (67.4)	(63.0)	(53.2)	(56.3)	(66.7)	(71.9)
Other non-operating						
(expense) income	\$ (0.7)	(0.7)	315.0	(4.2)	(0.5)	4.6
Profit before taxation	\$ 1,573.2	1,470.3	1,721.9	982.4	591.4	650.9
Tax expense on profit on						
ordinary activities	\$ (165.2)	(154.4)	(162.8)	(115.7)	(68.6)	(81.6)
Profit after taxation	\$ 1,408.0	1,315.9	1,559.1	866.7	522.8	569.3
Ryanair Holdings basic						
earnings per Ordinary Share						
(U.S. cents)/(euro cent)	\$ 112.67	105.30	116.26	62.59	36.96	39.45
Ryanair Holdings diluted						
earnings per Ordinary Share						
(U.S. cents)/(euro cent)	\$ 111.96	104.64	115.63	62.46	36.86	39.33
Ryanair Holdings dividend						
paid per Ordinary Share (U.S.						
cents)/(euro cent)	n/a	n/a	29.40	37.50	n/a	34.00

Balance Sheet Data:

	As of March 31,						
		2017(a)	2017	2016	2015	2014	2013
				(in million	ns)		
Cash and cash equivalents	\$	1,309.7	1,224.0	1,259.2	1,184.6	1,730.1	1,240.9
Total assets	\$	12,829.0	11,989.7	11,218.3	12,185.4	8,812.1	8,943.0
Current and long-term debt,							
including capital lease							
obligations	\$	4,691.4	4,384.5	4,023.0	4,431.6	3,083.6	3,498.3
Shareholders equity	\$	4,732.6	4,423.0	3,596.8	4,035.1	3,285.8	3,272.6
Issued share capital	\$	7.8	7.3	7.7	8.7	8.8	9.2

Weighted Average Number of Ordinary Shares	1,249.7	1,249.7	1,341.0	1,384.7	1,414.6	1,443.1
		2				

Cash Flow Statement Data:

	Fiscal year ended March 31,					
	2017(a)	2017	2016	2015	2014	2013
			(in millior	1S)		
Net cash inflow from operating						
activities	\$ 2,062.1	1,927.2	1,846.3	1,689.4	1,044.6	1,023.5
Net cash (outflow)/inflow from						
investing activities	\$ (1,381.2)	(1,290.8)	(283.6)	(2,888.2)	300.7	(1,821.5)
Net cash (outflow)/inflow from						
financing activities	\$ (718.6)	(671.6)	(1,488.1)	653.3	(856.1)	(669.4)
(Decrease)/increase in cash						
and cash equivalents	\$ (37.7)	(35.2)	74.6	(545.5)	489.2	(1,467.4)

(a) Dollar amounts are initially measured in euro in accordance with IFRS and then translated to U.S.\$ solely for convenience at the Federal Reserve Rate on March 31, 2017 of 1.00 = \$1.07 or \$1.00 = 0.93

EXCHANGE RATES

The following table sets forth, for the periods indicated, certain information concerning the exchange rate between: (i) the U.S. dollar and the euro; (ii) the U.K. pound sterling and the euro; and (iii) the U.K. pound sterling and the U.S. dollar. Such rates are provided solely for the convenience of the reader and are not necessarily the rates used by the Company in the preparation of its consolidated financial statements included in Item 18. No representation is made that any of such currencies could have been, or could be, converted into any other of such currencies at such rates or at any other rate.

U.S. dollars per 1.00(a)

Year ended December 31,	End of Period	Average (b)	Low	High
2012	1.319	1.291		
2013	1.378	1.328		
2014	1.210	1.330		
2015	1.086	1.103		
2016	1.055	1.107		

Month ended	
January 31, 2017	1.042
February 28, 2017	1.055
March 31, 2017	1.051
April 30, 2017	1.061
May 31, 2017	1.087
June 30, 2017	1.112
Period ended July 14, 2017	1.134

U.K. pounds sterling per 1.00(c)

Year ended December 31,	End of Period	Average (b)	Low	High
2012	0.811	0.811		
2013	0.830	0.849		
2014	0.776	0.806		
2015	0.737	0.723		
2016	0.852	0.823		

Month ended		
January 31, 2017	0.848	0.879
February 28, 2017	0.843	0.863
March 31, 2017	0.849	0.878
April 30, 2017	0.835	0.858
May 31, 2017	0.840	0.873

1.079

1.080

1.088

1.094

1.124

1.142

1.145

June 30, 2017	0.865	0.885
Period ended July 20, 2017	0.875	0.896

U.K. pounds sterling per U.S.\$1.00(d)

Year ended December 31,	End of Period	Average (b)	Low	High
2012	0.615	0.628		
2013	0.603	0.639		
2014	0.642	0.607		
2015	0.678	0.656		
2016	0.811	0.741		
Month ended				
January 31, 2017			0.792	0.825
February 28, 2017			0.791	0.805
March 31, 2017			0.795	0.823
April 30, 2017			0.773	0.807
May 31, 2017			0.768	0.782
June 30, 2017			0.770	0.792
Period ended July 14, 2017			0.765	0.778

(a) Based on the Federal Reserve Rate for euro.

(b) The average of the relevant exchange rates on the last business day of each month during the relevant period.

(c) Based on the composite exchange rate as quoted at 5 p.m., New York time, by Bloomberg/Reuters.

(d) Based on the Federal Reserve Rate for U.K. pound sterling.

As of July 14, 2017, the exchange rate between the U.S. dollar and the euro was 1.00 = \$1.15, or \$1.00 = 0.87 and the exchange rate between the U.K. pound sterling and the U.S. dollar was U.K. \$1.00 = \$1.31, or \$1.00 = U.K. \$0.76. As of July 20, 2017 the exchange rate between the U.K. pound sterling and the euro was U.K. \$1.00 = 1.12, or 1.00 = U.K. \$0.90. For a discussion of the impact of exchange rate fluctuations on the Company's results of operations, see Item 11. Quantitative and Qualitative Disclosures About Market Risk.

SELECTED OPERATING AND OTHER DATA

The following tables set forth certain operating data of Ryanair for each of the fiscal years shown. Such data are derived from the Company s consolidated financial statements prepared in accordance with IFRS and from certain other data, and are not audited. For definitions of the terms used in this table, see the Glossary in Appendix A.

	Fiscal Year Ended March 31,				
Operating Data:	2017	2016	2015	2014	2013
Operating Margin	22%	22%	18%	13%	15%
Break-even Load Factor	73%	72%	72%	72%	70%
Average Booked Passenger Fare ()	40.58	46.67	47.05	46.40	48.20
Ancillary Rev. per Booked Passenger ()	14.83	14.74	15.39	15.27	13.43
Cost Per Booked Passenger ()	42.62	47.69	50.92	53.61	52.56
Average Fuel Cost per U.S. Gallon ()	1.83	2.21	2.34	2.45	2.38

	Fiscal Year Ended March 31,				
Other Data:	2017	2016	2015	2014	2013
Revenue Passengers Booked	119,977,801	106,431,130	90,555,521	81,668,285	79,256,253
Booked Passenger Load Factor	94%	93%	88%	83%	82%
Average Sector Length (miles)	770	762	776	788	754
Sectors Flown	675,482	609,501	545,034	524,765	512,765
Number of Airports Served at Period End	207	200	189	186	167
Average Daily Flight Hour Utilization (hours)	9.33	9.36	9.03	8.81	8.24
Team Members at Period End	13,026	11,458	9,394	8,992	9,137
Team Members per Aircraft at Period End	34	34	31	30	30
Booked Passengers per Team Member at					
Period End	9,211	9,289	9,640	9,082	8,674

RISK FACTORS

Risks Related to the Company

Changes in Fuel Costs and Availability Affect the Company s Results. Jet fuel costs are subject to wide fluctuations as a result of many economic and political factors and events occurring throughout the world that Ryanair can neither control nor accurately predict, including increases in demand, sudden disruptions in supply and other concerns about global supply, as well as market speculation. While oil prices increased substantially in fiscal years 2012, 2013 and 2014, they declined significantly in the second half of fiscal year 2015 and in fiscal year 2016 remained at lower levels. Prices in the first half of 2017 increased when compared to the second half of 2016. As international prices for jet fuel are denominated in U.S. dollars, Ryanair s fuel costs are also subject to certain exchange rate risks. Substantial price increases, adverse exchange rates, or the unavailability of adequate fuel supplies, including, without limitation, any such events resulting from international terrorism, prolonged hostilities in the Middle East or other oil-producing regions or the suspension of production by any significant producer, may adversely affect Ryanair s profitability. In the event of a fuel shortage resulting from a disruption of oil imports or otherwise, additional increases in fuel prices or a curtailment of scheduled services could result.

Ryanair has historically entered into arrangements providing for substantial protection against fluctuations in fuel prices, generally through forward contracts covering periods of up to 18 months of anticipated jet fuel requirements. As of July 20, 2017, Ryanair had entered into forward jet fuel (jet kerosene) contracts covering approximately 90% of its estimated requirements for the fiscal year ending March 31, 2018 at prices equivalent to approximately \$493 per metric ton. In addition, as of July 20, 2017, Ryanair had entered into forward jet fuel (jet kerosene) contracts covering approximately 25% of its estimated requirements for the fiscal year ending March 31, 2019 at prices equivalent to approximately \$484 per metric ton. Ryanair is exposed to risks arising from fluctuations in the price of fuel, and movements in the euro/U.S. dollar exchange rate because of the limited nature of its hedging program, especially in light of recent volatility in the relevant currency and commodity markets. Any further movements in fuel costs could have a material adverse effect on Ryanair s financial performance. In addition, any further strengthening of the U.S. dollar against the euro could have an adverse effect on the cost of buying fuel in euro. As of July 20, 2017, Ryanair had hedged approximately 90% of its forecasted fuel-related dollar purchases against the euro at a rate of approximately \$1.12 per euro for the fiscal year ending March 31, 2018 and approximately 74% of its forecasted fuel related dollar purchases against the euro at a rate of approximately \$1.13 per euro for the fiscal year ending March 31, 2019.

No assurances whatsoever can be given about trends in fuel prices. Average fuel prices for future years may be significantly higher than current prices. As of July 20, 2017, management estimated that every \$10 movement in the price of a metric ton of jet fuel will impact Ryanair s costs by approximately 3.5 million, taking into account Ryanair s hedging program for the 2018 fiscal year. However, there can be no assurance in this regard, and the impact of fuel prices on Ryanair s operating results may be more or less pronounced. There also cannot be any assurance that Ryanair s current or any future arrangements will be adequate to protect Ryanair from increases in the price of fuel or that Ryanair will not incur losses due to high fuel prices, either alone or in combination with other factors. Because of Ryanair s low fares and its no-fuel-surcharges policy, as well as Ryanair s expansion plans, which could have a negative impact on yields, its ability to pass on increased fuel costs to passengers through increased fares or otherwise is somewhat limited. The expansion of Ryanair s fleet from September 2014 onwards has resulted and will likely continue to result in an increase in Ryanair s aggregate fuel consumption.

Additionally, declines in the price of oil may expose Ryanair to some risk of hedging losses that could lead to negative effects on Ryanair s financial condition and/or results of operations. Also, a rapid decline in the projected price of fuel at a time when Ryanair has fuel hedging contracts in place could adversely impact Ryanair s short-term liquidity, because hedge counterparties could require that Ryanair post collateral in the form of cash or letters of credit.

Ryanair is Subject to Cyber Security Risks and May Incur Increasing Costs in an Effort to Minimize Those Risks. As almost all of Ryanair s reservations are made through its website, security breaches could expose it to a risk of loss or misuse of customer information, litigation and potential liability. A third party service organization is used for the reservation process which is also subject to cyber security risks. Ryanair takes steps to secure its website and is fully compliant with the Payment Card Industry Data Security Standard PCI DSS . Ryanair takes Personally Identifiable Information (PII) very seriously and has a number of best practice measures in place to protect data. In order to ensure that Ryanair is fully compliant with the EU GDPR Regulation (2016/679) which will be effective from May 2018, Ryanair has set up a Privacy Working Group to validate that we are fully compliant with the new

Table of Contents

regulations. Nevertheless, the security measures which have been or will be implemented may not be effective, and Ryanair s systems may be vulnerable to theft, loss, damage and interruption from a number of potential sources and events, including unauthorized access or security breaches, cyber attacks, computer viruses, power loss, or other disruptive events. Ryanair may not have the resources or technical sophistication to anticipate or prevent rapidly evolving types of cyber attacks. Attacks may be targeted at Ryanair, its customers and suppliers, or others who have entrusted it with information.

In addition, data and security breaches can also occur as a result of non-technical issues, including breaches by Ryanair or by persons with whom it has commercial relationships that result in the unauthorized release of personal or confidential information. Any such cyber attack or other security issue could result in a significant loss of reservations and customer confidence in the website and its business which, in turn, could have a material adverse effect on Ryanair s operating results or financial condition and potentially entail its incurring significant litigation or other costs.

Ryanair Has Seasonally Grounded Aircraft. In prior years, in response to typically lower winter traffic and yields, higher airport charges and/or taxes and, at times, higher fuel prices, Ryanair adopted a policy of grounding a certain portion of its fleet during the winter months (from November to March). Ryanair carries out its scheduled heavy maintenance during the winter months which also results in the grounding of aircraft. In the winter of fiscal year 2017, Ryanair grounded approximately 40 aircraft (consistent with fiscal year 2016) and the Company intends to again ground a similar number of aircraft in fiscal year 2018. Ryanair s policy of seasonally grounding aircraft presents some risks. While Ryanair seeks to implement its seasonal grounding policy in a way that will allow it to reduce the negative impact on operating income by operating flights during periods of high oil prices to high cost airports at low winter yields, there can be no assurance that this strategy will be successful.

While seasonal grounding does reduce Ryanair s variable operating costs, it does not avoid fixed costs such as aircraft ownership costs, and it also decreases Ryanair s potential to earn ancillary revenues. Decreasing the number and frequency of flights may also negatively affect Ryanair s labor relations, including its ability to attract flight personnel only interested in year round employment. Such risks could lead to negative effects on Ryanair s financial condition and/or results of operations.

Ryanair May Not Achieve All of the Expected Benefits of its Recent Strategic Initiatives. Ryanair is in the process of implementing a series of strategic initiatives under its Always Getting Better (AGB) customer experience program that are expected to have a significant impact on its business. Among other things, these initiatives include scheduling more flights to primary airports, greater investment in digital technology, a higher marketing spend, and adjusting the airline s yield management strategy with the goal of increasing load factors. In fiscal years 2015, 2016 and 2017, Ryanair announced a series of customer-experience related initiatives under its AGB customer experience program, including a new easier-to-navigate website, a mobile app, reduced penalty fees, more customer-friendly baggage allowances, 24 hour grace periods to correct minor booking errors, the introduction of allocated seating for all passengers, security fast track in selected airports, family, business traveler and group booking facilities, new crew uniforms, new cabin interiors, an improved inflight menu, the introduction of additional routes, the introduction of connecting flights and express booking. For additional information on these initiatives, see Item 4. Information on the Company Strategy . Although customer reaction to the measures has so far been positive and management expects these initiatives to be

accretive to the Company s results over time, no assurance can be given that the financial impact of the initiatives will be positive, particularly in the short to medium term. In particular, certain of the strategic initiatives may have the effect of increasing certain of the Company s costs (including airport fees and marketing expenses) while reducing ancillary revenues previously earned from website sales and from various penalty fees and charges. Although the Company expects that revenues from allocated seating will offset the reduction in ancillary revenues, there can be no assurance that this will occur. Factors beyond Ryanair s control, including but not limited to customer acceptance, competitive reactions, market and economic conditions and other challenges described in this report could limit Ryanair s ability to achieve some or all of the expected benefits of these initiatives. A relatively minor shortfall from expected revenue levels (or increase in expected costs) could have a material adverse effect on the Company s growth or financial performance.

Currency Fluctuations Affect the Company s Results. Although the Company is headquartered in Ireland, a significant portion of its operations are conducted in the U.K. Consequently, the Company has significant operating revenues and operating expenses, as well as assets and liabilities, denominated in U.K. pounds sterling. In addition, fuel, aircraft, insurance, and some maintenance obligations are denominated in U.S. dollars. The Company s operations and financial performance can therefore be significantly affected by fluctuations in the values of the U.K. pound sterling and the U.S. dollar. Ryanair is particularly vulnerable to direct exchange rate risks between the euro

Table of Contents

and the U.S. dollar because a significant portion of its operating costs are incurred in U.S. dollars and substantially none of its revenues are denominated in U.S. dollars.

Although the Company engages in foreign currency hedging transactions between the euro and the U.S. dollar and, from time to time, between the euro and the U.K. pound sterling, hedging activities cannot be expected to eliminate currency risks. See Item 11. Quantitative and Qualitative Disclosures About Market Risk.

The Brexit Referendum and the resulting uncertainty about the status of the U.K. could adversely affect Ryanair s business. In a referendum held on June 23, 2016 in the U.K. (the Referendum), a majority voted in favor of the U.K. leaving the EU (Brexit). While the Referendum was non-binding, on March 29, 2017, the U.K. government invoked the declaration required by Article 50 of the Lisbon Treaty necessary in order to begin the process by which the U.K. will leave the EU. Since such notification has been made, negotiations have commenced to determine the future terms of the U.K. s relationship with the EU. This includes the renegotiation, either during a transitional period or more permanently, of a number of arrangements between the EU and the U.K. that directly impact Ryanair s business. These arrangements include, inter alia, freedom of movement between the U.K. and the EU, employment rules governing the relationship between the U.K. and the EU. s open aviation market and the tax status of EU member state entities operating in the U.K. Adverse changes to any of these arrangements, and even uncertainty over potential changes during any period of negotiation, could potentially materially impact on Ryanair s financial condition and results of operations in the U.K. or other markets Ryanair serves.

Depending on the outcome of negotiations between the U.K. and the EU, there remains a distinct possibility that there may be no flights, for an unknown period of time, between the U.K. and the EU from the end of March 2019 if agreement has not been reached in relation to European Open Skies or replacement bilateral agreements. This may lead to a situation whereby the Company could temporarily relocate its U.K. based aircraft (approximately 24% of its current fleet) to alternative European bases. Ryanair may also be unable to operate its domestic U.K. flights (less than 1% of current capacity) under its existing Air Operator Certificate (AOC) and may be required to obtain a U.K. AOC in order to continue these routes. Alternatively, the Company may decide to cancel such routes.

Ryanair is exposed to Brexit-related risks and uncertainties, as approximately 25% of revenue in fiscal year 2017 came from operations in the U.K., although this was offset somewhat by approximately 20% of Ryanair s non-fuel costs in fiscal year 2017 which were related to operations in the U.K.

Brexit could also present Ryanair with a number of potential regulatory challenges. Brexit could lead to potentially divergent national laws and regulations as the U.K. determines which EU laws to replace or replicate. It could also require special efforts to ensure Ryanair s continuing compliance with EU Regulation No. 1008/2008, which requires that air carriers registered in EU member states be majority-owned and effectively controlled by EU nationals. If U.K. holders of the Company s shares are no longer designated as EU nationals, the Board of Directors may have to take action to ensure continuing compliance with EU Regulation No. 1008/2008. For additional information, please see Item 3 Risks Related to Ownership of the Company s Ordinary Shares or ADRs .

Brexit has caused, and may continue to cause, both significant volatility in global stock markets and currency exchange rate fluctuations, as well as create significant uncertainty among U.K. businesses and investors. In particular, the pound sterling has lost approximately 13% and 14% of its value against the U.S. Dollar and the euro respectively since the Referendum. Further, the Bank of England and other observers have warned of a significant probability of a Brexit-related recession in the U.K. The Company earns a significant portion of its revenues in pounds sterling, and any significant decline in the value of the pound and/or recession in the U.K. would materially impact its financial condition and results of operations. For the remainder of fiscal year 2018, taking account of timing differences between the receipt of sterling denominated revenues and the payment of sterling denominated costs, Ryanair estimates that every 1 pence sterling movement in the EUR/GBP exchange rate will impact income by approximately 7 million. For additional information, please see Item 3 Currency Fluctuations Affect the Company's Results .

Table of Contents

The Company May Not Be Successful in Increasing Fares to Cover Rising Business Costs. Ryanair operates a low-fares airline. The success of its business model depends on its ability to control costs so as to deliver low fares while at the same time earning a profit. Ryanair has limited control over its fuel costs and already has comparatively low operating costs. In periods of high fuel costs, if Ryanair is unable to further reduce its other operating costs or generate additional revenues, operating profits are likely to fall. Furthermore, as part of its change in marketing and airport strategy, the Company will expect increased marketing and advertising costs along with higher airport charges due to the increasing number of primary airports to which it operates. Ryanair cannot offer any assurances regarding its future profitability. Changes in fuel costs and availability could have a material adverse impact on Ryanair s results. See The Company Faces Significant Price and Other Pressures in a Highly Competitive Environment below and Changes in Fuel Costs and Availability Affect the Company s Results above.

The Company is Subject to Legal Proceedings Alleging State Aid at Certain Airports. Formal investigations are ongoing by the European Commission into Ryanair s agreements with the Lübeck (2010 agreement), Paris (Beauvais), La Rochelle, Carcassonne, Girona, Reus and Târgu Mures airports. The investigations seek to determine whether the agreements constitute illegal state aid under EU law. The investigations are expected to be completed in late 2017, with the European Commission s decisions being appealable to the EU General Court. Between 2010 and 2017, investigations into Ryanair s agreements with the Bratislava, Tampere, Marseille, Berlin (Schönefeld), Aarhus, Dusseldorf (Weeze), Brussels (Charleroi), Frankfurt (Hahn), Alghero, Stockholm (Västerås) and Lübeck (2000 agreement) airports concluded with findings that these agreements contained no state aid. Between 2014 and 2016, the European Commission announced findings of state aid to Ryanair in its arrangements with Pau, Nimes, Angouleme, Altenburg, Zweibrücken, Cagliari and Klagenfurt airports, ordering Ryanair to repay a total of approximately 23.7 million of alleged state aid. Ryanair is appealing these seven aid decisions to the EU General Court. These appeal proceedings are expected to take between two and four years. In addition to the European Commission investigations, Ryanair is facing allegations that it has benefited from unlawful state aid in national court cases in relation to its arrangements with Frankfurt (Hahn) and Lübeck airports. Adverse rulings in the above state aid matters could be used as precedents by competitors to challenge Ryanair s agreements with other publicly owned airports and could cause Ryanair to strongly reconsider its growth strategy in relation to public or state-owned airports across Europe. This could in turn lead to a scaling-back of Ryanair s overall growth strategy due to the smaller number of privately owned airports available for development.

No assurance can be given as to the outcome of these legal proceedings, nor as to whether any unfavorable outcomes may, individually or in the aggregate, have an adverse effect on the results of operations or financial condition of Ryanair.

For additional information, please see Item 8. Financial Information—Other Financial Information—Legal Proceedings.

The Company Faces Significant Price and Other Pressures in a Highly Competitive Environment. Ryanair operates in a highly competitive marketplace, with a number of low-fare, traditional and charter airlines competing throughout its route network. Airlines compete primarily in respect of fare levels, frequency and dependability of service, name recognition, passenger amenities (such as access to frequent flyer programs), and the availability and convenience of

other passenger services. Unlike Ryanair, certain competitors are state-owned or state-controlled flag carriers and in some cases may have greater name recognition and resources and may have received, or may receive in the future, significant amounts of subsidies and other state aid from their respective governments. In addition, the EU-U.S. Open Skies Agreement, which came into effect in March 2008, allows U.S. carriers to offer services in the intra-EU market, which could eventually result in increased competition in the EU market. See Item 4. Information on the Company Government Regulation Liberalization of the EU Air Transportation Market.

The airline industry is highly susceptible to price discounting, in part because airlines incur very low marginal costs for providing service to passengers occupying otherwise unsold seats. Both low-fare and traditional airlines sometimes offer low fares in direct competition with Ryanair across a significant proportion of its route network as a result of the liberalization of the EU air transport market and greater public acceptance of the low-fares model. Any decrease in fuel prices may enable weaker, unhedged, airlines to pass through fuel savings via lower fares. There is no guarantee that lower fuel prices will not lead to greater price competition and encourage new entrants to the market in the short to medium term.

Although Ryanair intends to compete vigorously and to assert its rights against any predatory pricing or other similar conduct, price competition among airlines could reduce the level of fares and/or passenger traffic on Ryanair s routes to the point where profitability may not be achievable.

Table of Contents

In addition to traditional competition among airline companies and charter operators who have entered the low-fares market, the industry also faces competition from ground transportation (including high-speed rail systems) and sea transportation alternatives, as businesses and recreational travelers seek substitutes for air travel.

The Company Will Incur Significant Costs Acquiring New Aircraft and Any Instability in the Credit and Capital Markets Could Negatively Impact Ryanair s Ability to Obtain Financing on Acceptable Terms. Ryanair s continued growth is dependent upon its ability to acquire additional aircraft to meet additional capacity needs and to replace older aircraft. Ryanair had almost 400 aircraft in its principal fleet as at June 30, 2017 and has ordered an additional 275 new aircraft (a mix of 65 new Boeing 737-800 next generation aircraft and 210 737-MAX-200 aircraft, of which 110 are firm orders and 100 are subject to option) for delivery post June 30, 2017 to fiscal year 2024 pursuant to contracts with the Boeing Company (the 2013 Boeing Contract and 2014 Boeing Contract). Ryanair expects to have approximately 585 operating aircraft in its fleet by March 31, 2024, depending on the level of lease returns/disposals. For additional information on the Company s aircraft fleet and expansion plans, see Item 4. Information on the Company Aircraft and Item 5. Operating and Financial Review and Prospects Liquidity and Capital Resources. There can be no assurance that this planned expansion will not outpace the growth of passenger traffic on Ryanair s routes or that traffic growth will not prove to be greater than the expanded fleet can accommodate. In either case, such developments could have a material adverse effect on the Company s business, results of operations, and financial condition.

As a result of the 2013 Boeing Contract, the 2014 Boeing Contract and other general corporate purposes, Ryanair DAC has raised and expects to continue to raise substantial debt financing, including Ryanair s issuance of 850 million in 1.875% unsecured Eurobonds with a 7-year tenor in June 2014, issuance of 850 million in 1.125% unsecured Eurobonds with an 8-year tenor in March 2015 and issuance of 750 million in 1.125% unsecured Eurobonds with a 6.5-year tenor in February 2017 that are each guaranteed by Ryanair Holdings. Furthermore, Ryanair s ability to raise unsecured debt to pay for aircraft as they are delivered is subject to various conditions imposed by the counterparties and debt markets to such loan facilities and related loan guarantees, and any future financing is expected to be subject to similar conditions. Any failure by Ryanair to comply with such conditions would have a material adverse effect on its operations and financial condition. Additionally, Ryanair s ability to raise unsecured or secured debt to pay for aircraft is subject to potential volatility in the worldwide financial markets.

Using the debt capital markets to finance the Company requires the Company to retain its investment grade credit ratings (the Company has a BBB+ (stable) credit rating from S&P and a BBB+ (stable) credit rating from Fitch Ratings). There is a risk that the Company will be unable, or unwilling, to access these markets if it is downgraded or is unable to retain its investment grade credit ratings and this could lead to a higher cost of finance for Ryanair.

Ryanair has also entered into significant derivative transactions intended to hedge its aircraft acquisition-related debt obligations. These derivative transactions expose Ryanair to certain risks and could have adverse effects on its results of operations and financial condition. See Item 11. Quantitative and Qualitative Disclosures About Market Risk.

The Company s Growth May Expose it to Risks. Ryanair s operations have grown rapidly since it pioneered the low-fares operating model in Europe in the early 1990s. Ryanair intends to continue to expand its fleet and add new destinations and additional flights, with the goal of increasing Ryanair s booked passenger volumes to approximately 200 million passengers per annum by March 31, 2024, an increase of approximately 67% from the approximately 120 million

passengers booked in the 2017 fiscal year. However, no assurance can be given that this target will be met. If growth in passenger traffic and Ryanair s revenues do not keep pace with the planned expansion of its fleet, Ryanair could suffer from overcapacity and its results of operations and financial condition (including its ability to fund scheduled purchases of the new aircraft and related debt repayments) could be materially adversely affected.

The continued expansion of Ryanair s fleet and operations combined with other factors, may also strain existing management resources and related operational, financial, management information and information technology systems. Expansion will generally require additional skilled personnel, equipment, facilities and systems. An inability to hire skilled personnel or to secure required equipment and facilities efficiently and in a cost-effective manner may adversely affect Ryanair s ability to achieve its growth plans and sustain or increase its profitability.

Table of Contents

Ryanair s New Routes and Expanded Operations May Have an Adverse Financial Impact on its Results. Currently, a substantial number of carriers operate routes that compete with Ryanair, and the Company expects to face further intense competition.

When Ryanair commences new routes, its load factors and fares tend to be lower than those on its established routes and its advertising and other promotional costs tend to be higher, which may result in initial losses that could have a material negative impact on Ryanair s results of operations as well as require a substantial amount of cash to fund. In addition, there can be no assurance that Ryanair s low-fares service will be accepted on new routes. Ryanair also periodically runs special promotional fare campaigns, in particular in connection with the opening of new routes. Promotional fares may have the effect of increasing load factors and reducing Ryanair s yield and passenger revenues on such routes during the periods that they are in effect. Ryanair has significant cash needs as it expands, including the cash required to fund aircraft purchases or aircraft deposits related to the acquisition of additional Boeing 737-800 and Boeing 737-MAX-200 series aircraft. There can be no assurance that Ryanair will have sufficient cash to make such expenditures and investments, and to the extent Ryanair is unable to expand its route system successfully, its future revenue and earnings growth will in turn be limited. See The Company Will Incur Significant Costs Acquiring New Aircraft and Any Instability in the Credit and Capital Markets Could Negatively Impact Ryanair s Ability to Obtain Financing on Acceptable Terms above.

Ryanair s Continued Growth is Dependent on Access to Suitable Airports; Charges for Airport Access are Subject to Increase. Airline traffic at certain European airports is regulated by a system of grandfathered slot allocations. Each slot represents authorization to take-off and land at the particular airport at a specified time. As part of Ryanair s recent strategic initiatives, which include more flights to primary airports, Ryanair is operating to an increasing number of slot coordinated airports, a number of which have constraints at particular times of the day. There can be no assurance that Ryanair will be able to obtain a sufficient number of slots at slot-coordinated airports that it may wish to serve in the future, at the time it needs them, or on acceptable terms. There can also be no assurance that its non-slot constrained airports Ryanair serves, will continue to operate without slot allocation restrictions in the future. See Item 4. Information on the Company Government Regulation Slots. Airports may impose other operating restrictions such as curfews, limits on aircraft noise levels, mandatory flight paths, runway restrictions, and limits on the number of average daily departures. Such restrictions may limit the ability of Ryanair to provide service to or increase service at such airports.

Ryanair s future growth also materially depends on its ability to access suitable airports located in its targeted geographic markets at costs that are consistent with Ryanair s strategy. Any condition that denies, limits, or delays Ryanair s access to airports it serves or seeks to serve in the future would constrain Ryanair s ability to grow. A change in the terms of Ryanair s access to these facilities or any increase in the relevant charges paid by Ryanair as a result of the expiration or termination of such arrangements and Ryanair s failure to renegotiate comparable terms or rates could have a material adverse effect on the Company s financial condition and results of operations. For example, in July 2012, the Spanish government increased airport taxes at the two largest airports, Barcelona and Madrid, by over 100%, while smaller increases were implemented at other Spanish airports. As a result, Ryanair cancelled routes and reduced capacity on remaining routes from Madrid and Barcelona in response to the Spanish government s decision to double airport taxes at the two airports. In January 2016, the Italian government increased the municipal taxes in Italy by 2.50. As a result, Ryanair announced the closure of two Italian bases. One Italian base was retained when the tax increase was reversed in August 2016. From June 2016, the Norwegian government introduced a passenger travel tax of NOK80 (equivalent to approximately 8.50) which resulted in Ryanair closing its Oslo Rygge base in late October 2016. For additional information, see Item 4. Information on the Company Airport Operations Airport Charges. See also The Company Is Subject to Legal Proceedings Alleging State Aid at Certain Airports .

Labor Relations Could Expose the Company to Risk. A variety of factors, including, but not limited to, challenges to the applicability of Irish Labor Law and Ryanair s profitability, may make it difficult for Ryanair to avoid increases to manpower levels and loss of productivity. Consequently, there can be no assurance that Ryanair s existing employee compensation arrangements will not be subject to change or modification at any time. These risks could lead to deterioration in labor relations in Ryanair and could impact Ryanair s business or results. Ryanair s crew in Europe (with the exception of the U.K.) operates on Irish employment contracts on the basis that those crew work primarily on Irish Territory, (i.e. on-board Irish Registered Aircraft). Challenges have been initiated by individuals and government agencies in a number of countries to the applicability of Irish labor law to these contracts, and if Ryanair were forced to concede that Irish jurisdiction did not apply to those crew who operate from continental Europe then it could lead to increased costs and potential loss of flexibility. In relation to social insurance costs, the European Parliament implemented amendments to Regulation (EC) 883/2004 which, in the

Table of Contents

majority of jurisdictions, imposes substantial social insurance contribution increases for either or both Ryanair and the individual employees. While this change to social insurance contributions relates primarily to new employees, its effect in the long term may materially increase Company or employee social insurance contributions and could affect Ryanair s decision to operate from those high cost locations, resulting in redundancies and a consequent deterioration in labor relations. For additional details see Change in EU Regulations in Relation to Employees and Employee Social Insurance Could Increase Costs below.

Ryanair currently conducts collective bargaining negotiations with groups of employees, including its pilots and cabin crew, regarding pay, work practices, and conditions of employment, through collective-bargaining units called Employee Representative Committees (ERC). Following negotiations through this ERC system, pilots at all of Ryanair s 86 bases are covered by four, five or six year collective agreements on pay, allowances and rosters which fall due for negotiation at various dates between 2018 and 2023. Cabin crew at all of Ryanair s bases are also party to long term collective agreements on pay, allowances and rosters, which expire in March 2021. Limitations on Ryanair s flexibility in dealing with its employees or the altering of the public s perception of Ryanair generally could have a material adverse effect on Ryanair s business, operating results, and financial condition. For additional details, see Item 6. Directors, Senior Management and Employees Staff and Labor Relations.

The Company is Dependent on External Service Providers. Ryanair currently assigns its engine overhauls and rotable repairs to outside contractors approved under the terms of Part 145, the European regulatory standard for aircraft maintenance established by the European Aviation Safety Agency (Part 145). The Company also assigns its passenger, aircraft and ground handling services at airports other than Dublin and certain airports in Spain (including the Canary Islands) and Portugal to established external service providers. See Item 4. Information on the Company Maintenance and Repairs Heavy Maintenance and Item 4. Information on the Company Airport Operations—Airport Handling Services.

The termination or expiration of any of Ryanair s service contracts or any inability to renew them or negotiate replacement contracts with other service providers at comparable rates could have a material adverse effect on the Company s results of operations. Ryanair will need to enter into airport service agreements in any new markets it enters, and there can be no assurance that it will be able to obtain the necessary facilities and services at competitive rates. In addition, although Ryanair seeks to monitor the performance of external parties that provide passenger and aircraft handling services, the efficiency, timeliness, and quality of contract performance by external providers are largely beyond Ryanair s direct control. Ryanair expects to be dependent on such outsourcing arrangements for the foreseeable future.

The Company is Dependent on Key Personnel. Ryanair s success depends to a significant extent upon the efforts and abilities of its senior management team, including Michael O Leary, the CEO, and key financial, commercial, operating, IT and maintenance personnel. In October 2014, Mr. O Leary signed a five year contract with the Company. This contract can be terminated by either party giving twelve months notice. See Item 6. Directors, Senior Management and Employees Compensation of Directors and Executive Officers Employment and Bonus Agreement with Mr. O Leary. Ryanair s success also depends on the ability of its executive officers and other members of senior management to operate and manage effectively, both independently and as a group. Although Ryanair s employment agreements with Mr. O Leary and several of its other senior executives contain non-competition and non-disclosure provisions, there can be no assurance that these provisions will be enforceable in whole or in part. Competition for highly qualified personnel is intense, and either the loss of any executive officer, senior manager, or other key employee without

adequate replacement or the inability to attract new qualified personnel could have a material adverse effect upon Ryanair s business, operating results, and financial condition.

The Company Faces Risks Related to its Internet Reservations Operations and its Elimination of Airport Check-in Facilities. Ryanair s flight reservations are made through its website, mobile app and GDSs. Ryanair has established contingency programs which include hosting its website in five separate locations and having a back-up booking engine available to support its existing booking platform in the event of a breakdown in this facility. Nonetheless, the process of switching over to the back-up engine could take some time and there can be no assurance that Ryanair would not suffer a significant loss of reservations in the event of a major breakdown of its booking engine or other related systems, which, in turn, could have a material adverse effect on Ryanair s operating results or financial condition.

Since October 1, 2009, all Ryanair passengers have been required to use Internet check-in. Internet check-in is part of a package of measures intended to reduce check-in lines and passenger handling costs and pass on these savings by reducing passenger airfares. Ryanair has deployed this system across its network. Any disruptions to the

Table of Contents

Internet check-in service as a result of a breakdown in the relevant computer systems or otherwise could have a material adverse impact on these service-improvement and cost-reduction efforts. There can be no assurance, however, that this process will continue to be successful or that consumers will not switch to other carriers that provide standard check-in facilities, which would negatively affect Ryanair s results of operations and financial condition.

The Company Faces Risks Related to Unauthorized Use of Information from the Company s Website. Screenscraper websites gain unauthorized access to Ryanair s website and booking system, extract flight and pricing information and display it on their own websites for sale to customers at prices which may include hidden intermediary fees on top of Ryanair s fares. Ryanair does not allow any such commercial use of its website and objects to the practice of screenscraping also on the basis of certain legal principles, such as database rights, copyright protection, etc. Ryanair is currently involved in a number of legal proceedings against the proprietors of screenscraper websites in Ireland, Germany, The Netherlands, France, Spain, Italy and Switzerland. Ryanair s objective is to prevent any unauthorized use of its website. Ryanair does allow certain companies who operate fare comparison (i.e. not reselling) websites to access its schedule and fare information for the purposes of price comparison provided they sign a license and use the agreed method to access the data. Ryanair also permits Travelport (trading as Galileo and Worldspan), Amadeus and Sabre, GDS operators, to provide access to Ryanair s fares to traditional and corporate travel agencies. Ryanair has received favorable rulings in Ireland and The Netherlands, and unfavorable rulings in Germany, Spain, France and Italy, in its actions against screenscrapers. However, pending the outcome of these legal proceedings and if Ryanair were to be ultimately unsuccessful in them, the activities of screenscraper websites could lead to a reduction in the number of customers who book directly on Ryanair s website and consequently to a reduction in Ryanair s ancillary revenue stream. Also, some customers may be lost to Ryanair once they are presented by a screenscraper website with a Ryanair fare inflated by the screenscraper s intermediary fee. This could also adversely affect Ryanair s reputation as a low-fares airline, which could negatively affect Ryanair s results of operations and financial conditions.

For additional details, see Item 8. Financial Information Other Financial Information Legal Proceedings Legal Proceedings Against Internet Ticket Touts.

The Irish Corporation Tax Rate Could Rise. The majority of Ryanair s profits are subject to Irish corporation tax at a statutory rate of 12.5%. There remains a risk that the Irish government could increase Irish corporation tax rates above 12.5% in order to repay current or future loans or to increase tax revenues.

At 12.5%, the rate of Irish corporation tax is lower than that applied by most of the other European Union member states, and has periodically been subject to critical comment by the governments of other EU member states. Although the Irish government has repeatedly publicly stated that it will not increase corporation tax rates, there can be no assurance that such an increase in corporation tax rates will not occur.

In the event that the Irish government increases corporation tax rates or changes the basis of calculation of corporation tax from the present basis, any such changes would result in the Company paying higher corporate taxes and would have an adverse impact on Ryanair s cash flows, financial position and results of operations.

Change in EU Regulations in Relation to Employers and Employee Social Insurance Could Increase Costs. The European Parliament passed legislation governing the payment of employee and employer social insurance costs in May 2012. The legislation was introduced in late June 2012. The legislation governs the country in which employees and employers must pay social insurance costs. Prior to June 2012, Ryanair paid employee and employer social insurance in the country under whose laws the employee s contract of employment is governed, which is either the U.K. or Ireland. Under the terms of this legislation includes grandfathering rights which means that existing employees (i.e. those employed prior to the introduction of the new legislation in June 2012) should be exempt from the effects of this legislation to a new base in another EU country may be impacted by the new rules in relation to the calculation of employee and employer contributions. Each country within the EU has different rules and rates in relation to the calculation of employee and employee should be the change in legislation will have an adverse impact over time in the majority of jurisdictions in which Ryanair currently operates.

Ryanair is Subject to Tax Audits. The Company operates in many jurisdictions and is, from time to time, subject to tax audits, which by their nature are often complex and can require several years to conclude. While the

Table of Contents

Company is of the view that it is tax compliant in the various jurisdictions in which it operates, there can be no guarantee, particularly in the current economic environment, that it will not receive tax assessments following the conclusion of the tax audits. If assessed, the Company will robustly defend its position. In the event that the Company is unsuccessful in defending its position, it is possible that the effective tax rate, employment and other costs of the Company could materially increase. See The Irish Corporation Tax Rate Could Rise above.

Risks Associated with the euro. The Company is headquartered in Ireland and its reporting currency is the euro. As a result of the uncertainty arising from the Eurozone debt crisis, in 2012 there was widespread speculation regarding the future of the Eurozone, including with regard to Ireland. To date, there have been no exits from the Eurozone. Although the economic environment in Ireland has considerably improved, there is still a risk of contagion spreading to the weaker Eurozone members. Greece continues to be a potential risk as the financial restructuring of its existing debt program continues. As many international banks no longer have material exposure to Greek bonds or Greek banks, the risk of contagion in the banking system as a result of Greek default is now considered to be low but should not be totally discounted. In addition, following a Referendum on June 23, 2016, in which a majority of the U.K. population voted to leave the EU, on March 29, 2017 the U.K. invoked the declaration required by Article 50 of the Lisbon Treaty to begin the process by which the U.K will leave the EU. As a result, the pound sterling has been volatile against the euro. Ryanair predominantly operates to/from countries within the Eurozone and has significant operational and financial exposures to the Eurozone that could result in a reduction in the operating performance of Ryanair or the devaluation of certain assets. Ryanair has taken certain risk management measures to minimize any disruptions; however these risk management measures may be insufficient.

The Company has cash and aircraft assets and debt liabilities that are denominated in euro on its balance sheet. In addition, the positive/negative mark-to-market value of derivative-based transactions are recorded in euro as either assets or liabilities on the Company s balance sheet. Uncertainty regarding the future of the Eurozone could have a materially adverse effect on the value of these assets and liabilities. In addition to the assets and liabilities on Ryanair s balance sheet, the Company has a number of cross currency risks as a result of the jurisdictions of the operating business including non-euro revenues, fuel costs, certain maintenance costs and insurance costs. A weakening in the value of the euro primarily against U.K. pound sterling and U.S. dollar, but also against other non-Eurozone European currencies and Moroccan Dirhams, could negatively impact the operating results of the Company.

Recession, austerity and uncertainty in connection with the euro could also mean that Ryanair is unable to grow. The recent European recession, austerity measures still in effect in several European countries and social and political instability associated with the influx of refugees related to the wars in Syria and Afghanistan could mean that Ryanair may be unable to expand its operations due to lack of demand for air travel.

Risks Related to the Airline Industry

The Airline Industry Is Particularly Sensitive to Changes in Economic Conditions: A Continued Recessionary Environment Would Negatively Impact Ryanair s Result of Operations. Ryanair s operations and the airline industry in general are sensitive to changes in economic conditions. Unfavorable economic conditions such as government austerity measures, the uncertainty relating to the Eurozone and in the U.K. following Brexit, high unemployment rates, constrained credit markets and

increased business operating costs could lead to reduced spending by both leisure and business passengers. Unfavorable economic conditions, such as the conditions persisting as of the date hereof, also tend to impact Ryanair s ability to raise fares to counteract increased fuel and other operating costs. A continued recessionary environment, combined with austerity measures by European governments and increased Brexit-related uncertainty in the U.K., will likely negatively impact Ryanair s operating results. It could also restrict the Company s ability to grow passenger volumes, secure new airports and launch new routes and bases, and could have a material adverse impact on its financial results.

Brexit and the resulting uncertainty could adversely affect Ryanair s business. In a referendum held on June 23, 2016 in the U.K., a majority voted in favor of the U.K. leaving the EU (Brexit) and on March 29, 2017 the U.K. invoked the declaration required by Article 50 of the Lisbon Treaty to begin the process by which the U.K. will leave the EU. Please see Risks Related to the Company The Brexit Referendum and the resulting uncertainty about the status of the U.K. could adversely affect Ryanair s business. Above for further information.

The Introduction of Government Taxes on Travel Could Damage Ryanair s Ability to Grow and Could Have a Material Adverse Impact on *Operations*. The U.K. government levies an Air Passenger Duty (APD) of £13 per passenger. The tax was previously set at £5 per passenger, but it was increased to £10 per passenger in 2007,

Table of Contents

£11 in 2009, £12 in 2010 and subsequently to £13 in April 2012. The increase in this tax has had a negative impact on Ryanair s operating performance, both in terms of average fares paid and growth in passenger volumes. On December 3, 2014, the U.K. government announced that it was reducing APD for children under the age of 12 years from May 1, 2015. It was also announced that this reduction of APD would be extended to persons under the age of 16 years from March 1, 2016. In 2008, the Dutch government introduced a travel tax ranging from 11 on short-haul flights to 45 on long-haul flights (withdrawn with effect from July 1, 2009). On March 30, 2009, the Irish government also introduced a 10 Air Travel Tax on all passengers departing from Irish airports on routes longer than 300 kilometers but subsequently reduced it to 3 on March 30, 2011. On April 1, 2014 the tax imposed by the Irish government was abolished. In Germany, the government introduced an air passenger tax of 8 in January 2011 which was subsequently reduced to 7.50 in January 2012. In Austria, the government also introduced an ecological air travel levy of 8 in January 2011. The Moroccan government has also introduced a similar tax (equivalent to approximately 9) from April 2014. In January 2016 the Italian government increased the municipal taxes in Italy by 2.50. As a result, Ryanair announced the closure of two Italian bases. The 2.50 increase was subsequently eliminated in September 2016 and one of the bases remained open. From June 2016, the Norwegian government introduced a passenger travel tax of NOK80 (equivalent to approximately 8.50) which resulted in Ryanair closing its Oslo Rygge base in late October 2016. The Swedish government is reportedly considering an air passenger tax.

Other governments also have introduced or may introduce similar taxes. See Item 4. Information on the Company Airport Operations Airport Charges. The introduction of government taxes on travel has had a negative impact on passenger volumes, particularly given the current period of decreased economic activity. The introduction of further government taxes on travel across Europe could have a material negative impact on Ryanair s results.

The Company is Substantially Dependent on Discretionary Air Travel. As a substantial portion of airline travel (both business and personal) is discretionary and because Ryanair is substantially dependent on discretionary air travel, any prolonged general reduction in airline passenger traffic could have a material adverse effect on the Company s profitability or financial condition. Similarly, any significant increase in expenses related to security, insurance or related costs could have a material adverse effect on the Company. As a consequence, future terrorist attacks in Europe, the U.S. or elsewhere, any significant military actions by the United States or EU nations, or any related economic downturn may have a material adverse effect on demand for air travel and thus on Ryanair s business, operating results, and financial condition.

EU Regulation on Passenger Compensation Could Significantly Increase Related Costs. EU Regulation (EC) No. 261/2004 requires airlines to compensate passengers (holding a valid ticket) who have been denied boarding or whose flight has been cancelled or delayed more than 3 hours on arrival. The regulation calls for compensation of 250, 400, or 600 per passenger, depending on the length of the flight and the cause for the cancellation or delay, i.e. whether it is caused by extraordinary circumstances . As Ryanair s average flight length is less than 1,500 km the upper limit for short-haul flights the amount payable is generally 250 per passenger. Passengers subject to flight delays over two hours are also entitled to assistance, including meals, drinks and telephone calls, as well as hotel accommodation if the delay extends overnight. For delays of over five hours, the airline is also required to offer the option of a refund of the cost of the unused ticket. There can be no assurance that the Company will not incur a significant increase in costs in the future due to the impact of this regulation if Ryanair experiences a large number of delays or cancelled flights, which could occur as a result of certain types of events beyond its control. Further, recently courts in several jurisdictions have been broadening the definition of the term extraordinary circumstances thus allowing increased consumer claims for

compensation. In September 2015, the European Court of Justice, in Van der Lans v KLM, held that airlines are required to provide compensation to passengers even in the event of a flight cancellation on account of unforeseen technical defects. See Risks Related to the Airline Industry Volcanic Ash Emissions Could Affect the Company and Have a Material Adverse Effect on the Company s Results of Operations below.

EU Regulation of Emissions Trading Will Increase Costs. On November 19, 2008, the European Council of Ministers adopted legislation to add aviation to the EU Emissions Trading Scheme (ETS) with effect from 2012. This scheme, which had until then applied mainly to industrial companies, is a cap-and-trade system for CO₂ emissions to encourage industries to improve their CO₂ efficiency. Under the legislation, airlines are granted initial CO₂ allowances based on historical performance and a CO₂ efficiency benchmark. Any shortage of allowances has to be purchased in the open market and/or at government auctions. The cost of such allowances in the context of the Company s energy costs are not material at current market prices. There can be no assurance that Ryanair will be able to obtain sufficient carbon credits or that the cost of the credits will not have a material adverse effect on the Company s business, operating results, and financial condition.

Table of Contents

Volcanic Ash Emissions Could Affect the Company and Have a Material Adverse Effect on the Company s Results of Operations. Between April 15 and April 20, 2010 and May 4 and May 17, 2010, a significant portion of the airspace over northern Europe was closed by authorities as a result of safety concerns presented by emissions of ash from an Icelandic volcano. This closure forced Ryanair to cancel 9,490 flights. In May 2011, there were further periodic closures of parts of the European airspace due to emissions of ash from another Icelandic volcano, which resulted in the cancellation of 96 flights.

Under the terms of Regulation (EC) No. 261/2004, described above, in addition to the payment of compensation, Ryanair has certain duties to passengers whose flights are cancelled. In particular, Ryanair is required to reimburse passengers who have had their flights cancelled for certain reasonable, documented expenses primarily for accommodation and food. Passengers must also be given a re-routing option if their flight is delayed over three hours or if it is cancelled. Such re-routing options are not limited to Ryanair flights and other carriers must be considered if no suitable Ryanair flight can be sourced. If a passenger elects for a refund, Ryanair s reimbursement and re-routing obligations cease.

Volcanic emissions may happen again and could lead to further significant flight cancellation costs which could have a material adverse impact on the Company s financial condition and results of operations. Furthermore, volcanic emissions (whether from current or new sources) or similar atmospheric disturbances and resulting cancellations due to the closure of airports could also have a material adverse effect on the Company s financial performance indirectly, as a consequence of changes in the public s willingness to travel within Europe due to the risk of flight disruptions.

Any Significant Outbreak of any Airborne Disease Could Significantly Damage Ryanair s Business. Worldwide, there has, from time to time, been substantial publicity in recent years regarding certain potent influenza viruses and other disease epidemics. Publicity of this type may have a negative impact on demand for air travel in Europe. Past outbreaks of MERS, SARS, foot-and-mouth disease, avian flu, swine flu and the Zika virus have adversely impacted the travel industries, including aviation, in certain regions of the world, including Europe. The Company believes that if any influenza or other pandemic becomes severe in Europe, its effect on demand for air travel in the markets in which Ryanair operates could be material, and it could therefore have a significantly adverse impact on the Company. A severe outbreak of swine flu, MERS, SARS, foot-and-mouth disease, avian flu or another pandemic or livestock-related disease may also result in European or national authorities imposing restrictions on travel, further damaging Ryanair s business. A serious pandemic could therefore severely disrupt Ryanair s business, resulting in the cancellation or loss of bookings, and adversely affecting Ryanair s financial condition and results of operations.

The Company is Dependent on the Continued Acceptance of Low-fares Airlines. Ryanair has an excellent 32 year safety record. In past years, however, accidents or other safety-related incidents involving certain other low-fares airlines have had a negative impact on the public s acceptance of such airlines. Any adverse event potentially relating to the safety or reliability of low-fares airlines (including accidents or negative reports from regulatory authorities) could adversely impact the public s perception of, and confidence in, low-fares airlines like Ryanair, and could have a material adverse effect on Ryanair s financial condition and results of operations.

The Company Faces the Risk of Loss and Liability. Ryanair has an excellent 32 year safety record; however, it is exposed to potential catastrophic losses that may be incurred in the event of an aircraft accident or terrorist incident. Any such accident or incident could involve costs related to the repair or replacement of a damaged aircraft and its consequent temporary or permanent loss from service. In addition, an accident or incident could result in significant legal claims against the Company from injured passengers and others who experienced injury or property damage as a result of the accident or incident, including ground victims. Ryanair currently maintains passenger liability insurance, employer liability insurance, aircraft insurance for aircraft loss or damage, and other business insurance in amounts per occurrence that are consistent with industry standards.

Ryanair currently believes its insurance coverage is adequate (although not comprehensive). However, there can be no assurance that the amount of insurance coverage will not need to be increased, that insurance premiums will not increase significantly, or that Ryanair will not be forced to bear substantial losses from any accidents not covered by its insurance. Airline insurance costs increased dramatically following the September 2001 terrorist attacks on the United States. See The Company is Substantially Dependent on Discretionary Air Travel above. Substantial claims resulting from an accident in excess of related insurance coverage could have a material adverse effect on the Company s results of operations and financial condition. Moreover, any aircraft accident, even

Table of Contents

if fully insured, could lead to the public perception that Ryanair s aircraft were less safe or reliable than those operated by other airlines, which could have a material adverse effect on Ryanair s business.

EU Regulation No. 2027/97, as amended by Regulation No. 889/2002, governs air carrier liability. See Item 4. Information on the Company Insurance for details of this regulation. This regulation increased the potential liability exposure of air carriers such as Ryanair. Although Ryanair has extended its liability insurance to meet the requirements of the regulation, no assurance can be given that other laws, regulations, or policies will not be applied, modified or amended in a manner that has a material adverse effect on Ryanair s business, operating results, and financial condition.

Airline Industry Margins are Subject to Significant Uncertainty. The airline industry is capital intensive and is characterized by high fixed costs and by revenues that generally exhibit substantially greater elasticity than costs. Although fuel accounted for approximately 37% of total operating expenses in the 2017 fiscal year, management anticipates that this percentage may vary significantly in future years. See Changes in Fuel Costs and Availability Affect the Company s Results above. The operating costs of each flight do not vary significantly with the number of passengers flown, and therefore, a relatively small change in the number of passengers, fare pricing, or traffic mix could have a disproportionate effect on operating and financial results. Accordingly, a relatively minor shortfall from expected revenue levels could have a material adverse effect on the Company s growth or financial performance. See Item 5. Operating and Financial Review and Prospects. The very low marginal costs incurred for providing services to passengers occupying otherwise unsold seats are also a factor in the industry s high susceptibility to price discounting. See Risks Related to the Company The Company Faces Significant Price and Other Pressures in a Highly Competitive Environment above.

Safety-Related Undertakings Could Affect the Company s Results. Aviation authorities in Europe and the United States periodically require or suggest that airlines implement certain safety-related procedures on their aircraft. In recent years, the U.S. Federal Aviation Administration (the FAA) has required a number of such procedures with regard to Boeing 737-800 aircraft, including major modifications to implement changes to the take-off configuration warning lights, cabin pressurization system, pitot system heating, fuel tank boost pump electrical arcing protection, and the European Commission s Datalink mandate. Ryanair s policy is to implement any such required procedures in accordance with FAA guidance and to perform such procedures in close collaboration with Boeing. To date, all such procedures have been conducted as part of Ryanair s standard maintenance program and have not interrupted flight schedules nor required any material increases in Ryanair s maintenance expenses. However, there can be no assurance that the FAA or other regulatory authorities will not recommend or require other safety-related undertakings or that such undertakings would not adversely impact Ryanair s operating results or financial condition.

There also can be no assurance that new regulations will not be implemented in the future that would apply to Ryanair s aircraft and result in an increase in Ryanair s cost of maintenance or other costs beyond management s current estimates. In addition, should Ryanair s aircraft cease to be sufficiently reliable or should any public perception develop that Ryanair s aircraft are less than completely reliable, Ryanair s business could be materially adversely affected.

Risks Related to Ownership of the Company s Ordinary Shares or ADRs

EU Rules Impose Restrictions on the Ownership of Ryanair Holdings Ordinary Shares by Non-EU Nationals, and the Company Has Instituted a Ban on the Purchase of Ordinary Shares by Non-EU Nationals. EU Regulation No. 1008/2008 requires that, in order to obtain and retain an operating license, an EU air carrier must be majority-owned and effectively controlled by EU nationals. The regulation does not specify what level of share ownership will confer effective control on a holder or holders of Ordinary Shares. The Board of Directors of Ryanair Holdings is given certain powers under Ryanair Holdings articles of association (the Articles) to take action to ensure that the number of Ordinary Shares held in Ryanair Holdings by non-EU nationals (Affected Shares) does not reach a level that could jeopardize the Company s entitlement to continue to hold or enjoy the benefit of any license, permit, consent, or privilege which it holds or enjoys and which enables it to carry on business as an air carrier. The directors, from time to time, set a Permitted Maximum on the number of the Company s Ordinary Shares that may be owned by non-EU nationals at such level as they believe will comply with EU law. The Permitted Maximum is currently set at 49.9%. In addition, under certain circumstances, the directors can take action to safeguard the Company s ability to operate by identifying those Ordinary Shares, American Depositary Shares (ADSs) or Affected Shares which give rise to the need to take action and treat such Ordinary Shares, the American Depositary Receipts (ADRs) evidencing such ADSs, or Affected Shares as Restricted Shares.

Table of Contents

The Board of Directors may, under certain circumstances, deprive holders of Restricted Shares of their rights to attend, vote at, and speak at general meetings, and/or require such holders to dispose of their Restricted Shares to an EU national within as little as 21 days. The directors are also given the power to transfer such Restricted Shares themselves if a holder fails to comply. In 2002, the Company implemented measures to restrict the ability of non-EU nationals to purchase Ordinary Shares, and non-EU nationals are currently effectively barred from purchasing Ordinary Shares, and will remain so for as long as these restrictions remain in place. There can be no assurance that these restrictions will ever be lifted. Additionally, these foreign ownership restrictions could result in Ryanair s exclusion from certain stock tracking indices. Any such exclusion may adversely affect the market price of the Ordinary Shares and ADRs. Since April 2012, the Company has had the necessary authorities in place to repurchase ADRs as part of its general authority to repurchase up to 5% of the issued share capital in the Company. See Item 10. Additional Information Limitations on Share Ownership by Non-EU Nationals for a detailed discussion of restrictions on share ownership and the current ban on share purchases by non-EU nationals.

As of June 30, 2017, ADRs accounted for approximately 41.8% of Ryanair Holdings issued ordinary shares (assuming conversion of all outstanding ADRs into Ordinary Shares).

Holders of Ordinary Shares are Currently Unable to Convert those Shares into American Depositary Receipts. In an effort to increase the percentage of its share capital held by EU nationals, on June 26, 2001, Ryanair Holdings instructed The Bank of New York Mellon, the depositary for its ADR program (the Depositary), to suspend the issuance of new ADRs in exchange for the deposit of Ordinary Shares until further notice. Holders of Ordinary Shares cannot convert their Ordinary Shares into ADRs during this suspension, and there can be no assurance that the suspension will ever be lifted. See also EU Rules Impose Restrictions on the Ownership of Ryanair Holdings Ordinary Shares by Non-EU nationals and the Company has Instituted a Ban on the Purchase of Ordinary Shares by Non-EU Nationals above.

The Company s Results of Operations May Fluctuate Significantly. The Company s results of operations have varied significantly from quarter to quarter, and management expects these variations to continue. See Item 5. Operating and Financial Review and Prospects Seasonal Fluctuations. Among the factors causing these variations are the airline industry s sensitivity to general economic conditions, the seasonal nature of air travel, and trends in airlines costs, especially fuel costs. Because a substantial portion of airline travel (both business and personal) is discretionary, the industry tends to experience adverse financial results during general economic downturns. The Company is substantially dependent on discretionary air travel.

The trading price of Ryanair Holdings Ordinary Shares and ADRs may be subject to wide fluctuations in response to quarterly variations in the Company s operating results and the operating results of other airlines. In addition, the global stock markets from time to time experience extreme price and volume fluctuations that affect the market prices of many airline company stocks. These broad market fluctuations may adversely affect the market price of the Ordinary Shares and ADRs.

Ryanair Holdings May or May Not Pay Dividends. Since its incorporation as the holding company for Ryanair in 1996, Ryanair Holdings, has only occasionally declared special dividends on both its Ordinary Shares and ADRs. The directors of the Company declared on May 21, 2012 that Ryanair Holdings intended to pay a special dividend of 0.34 per ordinary share (approximately 492 million) and this special dividend was paid on November 30, 2012. The Company indicated on May 19, 2014 that it planned to pay a special dividend of up to approximately 520 million in the fourth quarter of

fiscal year 2015, and this special dividend was paid on February 27, 2015. In September, 2015 the Company announced a B share scheme of 398 million to return the proceeds from the sale of its shares in Aer Lingus to shareholders; payments were made to shareholders in November 2015. Ryanair Holdings ability to pay dividends in the future will be dependent on the financial performance of the Company and there is no guarantee that any further dividends will be paid. See Item 8. Financial Information Other Financial Information Dividend Policy. As a holding company, Ryanair Holdings does not have any material assets other than the shares of Ryanair.

Increased Costs for Possible Future ADR and Share Repurchases. Up until April 2012, shareholders had only authorized the directors to repurchase Ordinary Shares. As the ADRs have historically traded on the NASDAQ Stock Market (NASDAQ) at a premium compared to Ordinary Shares, the inclusion of ADRs in buyback programs may result in increased costs in performing share buy-backs. In fiscal year 2014, 69.5 million Ordinary Shares (including Ordinary Shares underlying just over 6.0 million ADRs) were repurchased at a cost of approximately 482 million. In February 2015, the Company announced a 400 million ordinary share buy-back

Table of Contents

program which was completed between February and August 2015. In February 2016, the Company announced an 800 million Ordinary Share buyback program (including Ordinary Shares underlying ADRs) and this program was subsequently increased to 886 million in June 2016. 418 million of this program was completed in fiscal year 2016 to buyback approximately 29.1 million shares (including approximately 19.9 million shares underlying ADRs) with the remaining 468 million spent in fiscal year 2017 to buyback approximately 36.0 million shares (including approximately 3.9 million shares underlying ADRs). In addition to the above, in fiscal year 2017, the Company bought back 36.4 million shares (including approximately 17.7 million shares underlying ADRs) at a total cost of approximately 550 million during the period November 2016 to February 2017. In February 2017 the Company announced the commencement of a 150 million share buyback program in respect of shares underlying ADRs. As of July 20, 2017 the Company had bought back approximately 2.0 million shares underlying ADRs at a cost of 39 million under this program during fiscal year 2018. In May 2017 the Company announced the commencement of a further buyback of up to 600 million to the five-month period to end October 2017. As of July 20, 2017 the Company had bought back approximately 14.2 million shares at a cost of 260 million under this program during fiscal year 2018. All Ordinary Shares (including ADRs) repurchased have been cancelled.

Item 4. Information on the Company

INTRODUCTION

Ryanair Holdings was incorporated in 1996 as a holding company for Ryanair Limited, now known as Ryanair Designated Activity Company (DAC). The latter operates an ultra-low fare, scheduled-passenger airline serving short-haul, point-to-point routes between Ireland, the U.K., Continental Europe, Morocco and Israel. Incorporated on November 28, 1984, Ryanair DAC began to introduce a low-fares operating model in Europe under a new management team in the early 1990s. See Item 5. Operating and Financial Review and Prospects—History. As of June 30, 2017, Ryanair had a principal fleet of almost 400 Boeing 737-800 aircraft and offered over 2,000 scheduled short-haul flights per day serving over 210 airports (including 86 bases) largely throughout Europe. See —Route System, Scheduling and Fares—Route System and Scheduling for more details of Ryanair s route network. See Item 5. Operating and Financial Review and Prospects—Seasonal Fluctuations for information about the seasonality of Ryanair s business.

Ryanair recorded a profit on ordinary activities after taxation of 1,315.9 million in the 2017 fiscal year, as compared with a profit of 1,559.1 million in the 2016 fiscal year. This 16% decrease was primarily attributable to the one off gain of 317.5 million on the sale of the Company s 29.8% shareholding in Aer Lingus in fiscal year 2016. This was offset by a 2% increase in revenues (due to a 13% increase in traffic) and an 18% fuel saving per passenger. Excluding the one off gain in the 2016 fiscal year, profit after tax increased by 6%. Ryanair generated an average booked passenger load factor of approximately 94% in fiscal year 2017, compared to 93% in fiscal year 2016, and average booked passenger fare of 40.58 per passenger in the 2017 fiscal year, down from 46.67 in the prior fiscal year. The Company has focused on maintaining low operating costs (42.62 per passenger in the 2017 fiscal year, a decrease from 47.69 in fiscal year 2016).

The market s acceptance of Ryanair s low-fares service is reflected in the Ryanair Effect Ryanair s history of stimulating significant annual passenger traffic growth on the routes on which it has commenced service since 1991. For example,

the number of scheduled airline passengers traveling on Ryanair routes increased from 0.7 million passengers in 1991 to approximately 120.0 million passengers in fiscal year 2017. Most international routes Ryanair has begun serving since 1991 have recorded significant traffic growth in the period following Ryanair s commencement of service, with Ryanair typically capturing the largest portion of such growth on each route. A variety of factors contributed to this increase in air passenger traffic, including the development of the Irish, U.K., and European economies in past years. However, management believes that the most significant factors driving such growth across all its European routes have been Ryanair s low-fares policy and its superiority to its competitors in terms of flight punctuality, levels of lost baggage, and rates of flight cancellations.

The address of Ryanair Holdings registered office is: c/o Ryanair DAC, Dublin Office, Airside Business Park, Swords, County Dublin, K67 NY94, Ireland. The Company s contact person regarding this Annual Report on Form 20-F is: Neil Sorahan, Chief Financial Officer (same address as above). The telephone number is +353-1-945-1212. Under its current Articles, Ryanair Holdings has an unlimited corporate duration.

Table of Contents

STRATEGY

Ryanair s objective is to firmly establish itself as Europe s biggest scheduled passenger airline, through continued improvements and expanded offerings of its low-fares service. In the highly challenging current operating environment, Ryanair seeks to offer low fares that generate increased passenger traffic while maintaining a continuous focus on cost-containment and operating efficiencies. The key elements of Ryanair s long-term strategy are:

Low Fares. Ryanair s low fares are designed to stimulate demand, particularly from fare-conscious leisure and business travelers who might otherwise use alternative forms of transportation or choose not to travel at all. Ryanair sells seats on a one-way basis, thus eliminating minimum stay requirements from all travel on Ryanair scheduled services. Ryanair sets fares on the basis of the demand for particular flights and by reference to the period remaining to the date of departure of the flight, with higher fares typically charged on flights with higher levels of demand and for bookings made nearer to the date of departure. Ryanair also periodically runs special promotional fare campaigns. See Route System, Scheduling and Fares Low and Widely Available Fares below.

Customer Service. Ryanair s strategy is to deliver the best customer service performance in its peer group. According to airlines own published statistics, Ryanair has achieved better punctuality, fewer lost bags, and fewer cancellations than its peer group in Europe. Ryanair achieves this by focusing strongly on the execution of these services and by primarily operating from un-congested airports. Ryanair conducts a daily conference call with airport personnel at each of its base airports, during which the reasons for each first wave flight delay and baggage short-shipment are discussed in detail and logged to ensure that the root cause is identified and rectified. Subsequent (consequential) delays and short shipments are investigated by Ryanair ground operations personnel. Customer satisfaction is also measured by regular online, mystery-passenger and by passenger surveys.

Ryanair is implementing a series of strategic initiatives that are expected to have a significant impact on its customer service offering. Ryanair has also announced and introduced a series of customer-service related initiatives under the AGB customer experience program, including a new, easier-to-navigate website, a mobile app, reduced penalty fees, allocated seating, security fast track at selected airports and more customer-friendly baggage allowances and change flight policies. Ryanair has also introduced several important products that improve its offering to customers. Family EXTRA offers families travelling with Ryanair a set of bundled ancillary discounts and 20% off a third booking. Business PLUS offers business travelers a flexible ticket, airport fast track and priority boarding. Leisure PLUS gives customers a discounted bundle of ancillaries including a 20kg bag, priority boarding and a reserved seat. Ryanair Groups is a dedicated booking service designed for groups travelling together. Ryanair Schools is a bonded travel service dedicated to school travel. Furthermore, these customer-service related initiatives include scheduling more flights to primary airports, selling flights via travel agents on GDS, marketing spending to support these initiatives, and adjusting the airline s yield management strategy with the goal of increasing load factors and yield.

Frequent Point-to-Point Flights on Short-Haul Routes. Ryanair provides frequent point-to-point service on short-haul routes to primary, secondary and regional airports in and around major population centers and travel destinations. In the 2017 fiscal year, Ryanair flew an average route length of 770 miles and an average flight duration of approximately 1.8 hours. Short-haul routes allow Ryanair to offer its low fares and frequent service, while eliminating the need to provide unnecessary frills, like free in-flight meals and movies, otherwise expected by customers on longer flights.

Point-to-point flying (as opposed to hub-and-spoke service) allows Ryanair to offer direct, non-stop routes and avoid the costs of providing through service, for connecting passengers, including baggage transfer and transit passenger assistance.

Low Operating Costs. Management believes that Ryanair s operating costs are among the lowest of any European scheduled-passenger airline. Ryanair strives to reduce or control four of the primary expenses involved in running a major scheduled airline: (i) aircraft equipment costs; (ii) personnel costs; (iii) customer service costs; and (iv) airport access and handling costs:

<u>Aircraft Equipment Costs</u>. Ryanair s primary strategy for controlling aircraft acquisition costs is focused on operating a single aircraft type. Ryanair currently operates next generation Boeing 737-800s. Ryanair s continuous acquisition of new Boeing 737-800s has already and is expected, through the end of fiscal year 2019, to increase the size of its fleet and thus increase its aircraft equipment and related costs (on an aggregate basis). In fiscal year 2020, Ryanair will become the launch customer for the new Boeing 737-MAX-200 aircraft, which is designed to replace the Boeing 737-800, and will purchase up to 210 such

Table of Contents

aircraft through the end of fiscal year 2024 (agreements are in place with Boeing to purchase 110 aircraft with an option to purchase a further 100 aircraft). The purchase of aircraft from a single manufacturer enables Ryanair to limit the costs associated with personnel training, maintenance, and the purchase and storage of spare parts while also affording the Company greater flexibility in the scheduling of crews and equipment. Management also believes that the terms of Ryanair s contracts with Boeing are very favorable to Ryanair. See —Aircraft below for additional information on Ryanair s fleet.

<u>Personnel Costs</u>. Ryanair endeavors to control its labor costs by seeking to continually improve the productivity of its already highly productive work force. Compensation for personnel emphasizes productivity-based pay incentives. These incentives include sales bonus payments for onboard sales of products for flight attendants and payments based on the number of hours or sectors flown by pilots and flight attendants within limits set by industry standards or regulations fixing maximum working hours.

<u>Customer Service Costs</u>. Ryanair has entered into agreements on competitive terms with external contractors at certain airports for ticketing, passenger and aircraft handling, and other services that management believes can be more cost-efficiently provided by third parties. Management attempts to obtain competitive rates for such services by negotiating fixed-price, multi-year contracts. The development of its own Internet booking facility has allowed Ryanair to eliminate travel agent commissions. As part of its strategic initiatives, and the AGB customer experience program, the Company has broadened its distribution base by making Ryanair s fares available to Travelport (Galileo and Worldspan), Amadeus and Sabre at nominal cost to the Company. Direct sales via the Ryanair website and mobile app continues to be the prime generator of scheduled passenger revenues.

Airport Access and Handling Costs. Ryanair prioritizes airports that offer competitive prices. Management believes that Ryanair s record of delivering a consistently high volume of passenger traffic growth at many airports has allowed it to negotiate favorable contracts with such airports for access to their facilities, although the recent change in strategy by the Company may see it access more primary airports, which typically have higher airport charges and greater competition along with slot limitations. Secondary and regional airports also generally do not have slot requirements or other operating restrictions that can increase operating expenses and limit the number of allowed take-offs and landings. Ryanair further endeavors to reduce its airport charges by opting, when practicable, for less expensive gate locations as well as outdoor boarding stairs, rather than jetways, which are more expensive and operationally less efficient to use. In addition, since October 2009, Ryanair has required all passengers to check-in on the Internet. This requirement was instituted to reduce waiting times at airports and speed a passenger s journey from arrival at the airport to boarding, as well as significantly reduce airport handling costs. Ryanair has also introduced a checked-bag fee, which is payable on the Internet at the time of booking or post booking and is aimed at reducing the number of bags carried by passengers in order to further reduce handling costs. See Item 3. Risk Factors Risks Related to the Company The Company Faces Risks Related to its Internet Reservations Operations and its Elimination of Airport Check-in Facilities.

Taking Advantage of the Internet. In 2000, Ryanair converted its host reservation system to a new system, which it operates under a hosting agreement with Navitaire which currently extends to November 2024. As part of the implementation of the reservation system, Navitaire developed an Internet booking facility. The Ryanair system allows Internet users to access its host reservation system and to make and pay for confirmed reservations in real time through the Ryanair.com website. After the launch of the Internet reservation system, Ryanair heavily promoted its website through newspaper, radio and television advertising. As a result, Internet bookings grew rapidly, and have accounted for the vast majority of reservations over the past several years. In May 2012, Ryanair further upgraded the reservation system to offer more flexibility for future system enhancements and to accommodate the future growth of Ryanair. In November 2013, Ryanair re-launched its website in a new, easier to use, format that reduced the number of clicks to make a booking. The Company also launched a new mobile app in July 2014, which made it simpler and easier for customers to book Ryanair flights. In May 2015, an upgraded mobile app, which is native to both Android and iOS, was launched. This upgraded app is faster, more reliable and stable than previous versions of the app and enhances the experience for customers accessing its website via mobile. The new app also offers customers the ability to add additional ancillary products on day of travel (e.g. bags, priority boarding and fast track). Ryanair launched a new version of the website in October 2015 with the key features being personalization, a new My Ryanair, easier booking flow, more content, faster, intuitive and fully responsive for mobile devices. The new My Ryanair registration service, which allows customers to securely store their personal and payment details, has also significantly quickened the booking process and made it easier for customers to book a flight. Membership of My Ryanair became automatic for all bookings from November 2016. Ryanair, as part of

Table of Contents

the AGB customer experience program, will endeavor to continue to improve its website and mobile app through a series of ongoing upgrades.

Commitment to Safety and Quality Maintenance. Safety is the primary priority of Ryanair and its management. This commitment begins with the hiring and training of Ryanair s pilots, flight attendants, and maintenance personnel and includes a policy of maintaining its aircraft in accordance with the highest European airline industry standards. Ryanair has not had a single passenger or flight crew fatality as a result of an accident with one of its aircraft in its 32-year operating history. Although Ryanair seeks to maintain its fleet in a cost-effective manner, management does not seek to extend Ryanair s low-cost operating strategy to the areas of safety, maintenance, training or quality assurance. Routine aircraft maintenance and repair services are performed primarily by Ryanair, at Ryanair s main bases, but are also performed at other base airports by maintenance contractors approved under the terms of a European Aviation Safety Agency (EASA) Part 145 approval. Ryanair currently performs the majority of heavy airframe maintenance in-house, but contracts with other parties who perform engine overhaul services and rotable repairs. Ryanair occasionally outsources heavy maintenance activity. These contractors also provide similar services to a number of other airlines, including Southwest Airlines, British Airways, Air France, Alitalia, Aer Lingus and SAS.

Enhancement of Operating Results through Ancillary Services. Ryanair distributes accommodation services and travel insurance primarily through its website. For accommodation services (hotels, B&Bs, apartments, hostels etc.), Ryanair currently has a contract with five providers (Hotels.com, Hotelopia.com, HRS.com, Evivo and Hostelsclub) to market hotels during and after the booking process. Ryanair also offers airport transfers and car park services through its website and on board its aircraft. Ryanair offers car hire services via a contract with CarTrawler, which replaced previous supplier Hertz in September 2015. Ancillary revenues accounted for approximately 27% of Ryanair s total operating revenues in the 2017 fiscal year and approximately 24% of Ryanair s total operating revenues in the 2016 fiscal year See Ancillary Services below and Item 5. Operating and Financial Review and Prospects Results of Operations Fiscal Year 2016 Compared with Fiscal Year 2015 Ancillary Revenues for additional information.

Focused Criteria for Growth. Building on its success in the Ireland-U.K. market and its expansion of service to continental Europe, Morocco and Israel, Ryanair intends to follow a manageable growth plan targeting specific markets. Ryanair believes it will have opportunities for continued growth by: (i) using aggressive fare promotions to stimulate demand; (ii) initiating additional routes in the EU; (iii) initiating additional routes in countries party to a European Common Aviation Agreement with the EU that are currently served by higher-cost, higher-fare carriers; (iv) increasing the frequency of service on its existing routes; (v) starting new domestic routes within individual EU countries; (vi) considering acquisition opportunities that may become available in the future; (vii) connecting airports within its existing route network (triangulation); (viii) establishing new bases; and (ix) initiating new routes not currently served by any carrier.

Responding to Market Challenges. In recent periods, and with increased effect in the 2012, 2013 and 2014 fiscal years, Ryanair s low-fares business model faced substantial pressure due to significantly increased fuel costs and reduced economic growth (or economic contraction) in some of the economies in which it operates. The Company has aimed

to meet these challenges by: (i) grounding approximately 40 aircraft in fiscal year 2017, 40 in fiscal year 2016, 50 in fiscal year 2015 and 70 in fiscal year 2014 during the winter season; (ii) disposing of aircraft (lease hand backs totaled 10 in fiscal year 2017, 11 in fiscal year 2016 and none in fiscal year 2015); (iii) controlling labor and other costs, including through wage freezes for non-flight crew personnel in fiscal year 2011 and fiscal year 2013, selective redundancies and the introduction of Internet check-in in fiscal year 2010; and (iv) renegotiating contracts with existing suppliers, airports and handling companies. There can be no assurance that the Company will be successful in achieving all of the foregoing or taking other similar measures, or that doing so will allow the Company to earn profits in any period. See Item 3. Key Information Risk Factors Risks Related to the Company Changes in Fuel Costs and Availability Affect the Company s Results and The Company May Not Be Successful in Increasing Fares and Revenues to Cover Rising Business Costs.

Table of Contents

In prior years, in response to an operating environment characterized by high fuel prices, typically lower seasonal yields and higher airport charges and/or taxes, Ryanair adopted a policy of grounding a certain portion of its fleet during the winter months (from November to March inclusive). Ryanair also carries out its scheduled heavy aircraft maintenance at this quieter time of the year. While seasonal grounding does reduce the Company s operating costs, it also decreases Ryanair s potential to record both flight and non-flight revenues. Decreasing the number and frequency of flights may also negatively affect the Company s labor relations, including its ability to attract flight personnel interested in full-time employment. See Item 3. Key Information Risk Factors Ryanair has Seasonally Grounded Aircraft.

ROUTE SYSTEM, SCHEDULING AND FARES

Route System and Scheduling

As of July 20, 2017, the Company offered over 2,000 scheduled short-haul flights per day serving over 210 airports largely throughout Europe. The following table lists Ryanair s operating bases:

Operating Bases

Alghero	Edinburgh	Milan (Malpensa)	
Alicante	Eindhoven	Naples	
Athens	Faro	Nuremburg	
Baden-Baden	Fez	Palermo	
Barcelona (Girona)	Frankfurt (Hahn)	Palma Mallorca	
Barcelona (El Prat)	Frankfurt Main	Paphos	
Bari	Gdansk	Pescara	
Belfast	Glasgow (Prestwick)	Pisa	
Berlin	Glasgow International	Ponta Delgada	
Birmingham	Gothenburg	Porto	
Bologna	Gran Canaria	Poznan	
Bournemouth	Hamburg	Prague	
Bratislava	Ibiza	Rome (Ciampino)	
Bremen	Kaunas	Rome (Fiumicino)	
Brindisi	Krakow	Santiago	
Bristol	Lamezia	Seville	
Brussels (Charleroi)	Lanzarote	Shannon	
Brussels (Zaventem)	Leeds Bradford	Sofia	
Bucharest	Lisbon	Stockholm (Skavsta)	
Budapest	Liverpool	Tenerife South	
Cagliari	London (Luton)	Thessaloniki	
Catania	London (Stansted)	Timisoara	
Chania	Madrid	Trapani	
Cologne	Malaga	Valencia	
Corfu	Malta	Vilnius	
Cork	Manchester	Warsaw (Modlin)	
Dublin	Marrakech	Wroclaw	
Dusseldorf (Weeze)	Memmingen	Zadar	

East Midlands

Milan (Bergamo)

See Note 17, Analysis of operating revenues and segmental analysis, to the consolidated financial statements included in Item 18 for more information regarding the geographical sources of the Company s revenue.

Management s objective is to schedule a sufficient number of flights per day on each of Ryanair s routes to satisfy demand for Ryanair s low-fares service. Ryanair schedules departures on its most popular routes at frequent intervals normally between approximately 6:00 a.m. and 11:30 p.m. Management regularly reviews the need for adjustments in the number of flights on all of its routes.

As part of Ryanair s AGB customer experience program Ryanair has focused on high frequency and business friendly timings between Europe s main business centers.

Table of Contents

During the 2017 fiscal year, Ryanair launched 206 new routes across its network. See Item 3. Risk Factors Risks Related to the Company Ryanair s New Routes and Expanded Operations May Have an Adverse Financial Impact on Its Results.

Low and Widely Available Fares

Ryanair offers low fares, with prices generally varying on the basis of advance booking, seat availability and demand. Ryanair sells seats on a one-way basis, thus removing minimum stay requirements from all travel on Ryanair scheduled services. All tickets can be changed, subject to certain conditions, including fee payment and applicable upgrade charges. However, tickets are generally non-cancelable and non-refundable and must be paid for at the time of reservation.

Ryanair s discounted fares are driven by Ryanair s load factor active yield passive policy whereby seats are priced to ensure that load factor targets are achieved.

Ryanair also periodically runs special promotional fare campaigns, in particular in connection with the opening of new routes, and endeavors to always offer the lowest fare on any route it serves. Promotional fares may have the effect of increasing load factors and reducing Ryanair s yield and passenger revenues on the relevant routes during the periods they are in effect. Ryanair expects to continue to offer significant fare promotions to stimulate demand in periods of lower activity or during off-peak times for the foreseeable future.

MARKETING AND ADVERTISING

Ryanair s primary marketing strategy is to emphasize its widely available low fares, route choice and great service which has been enhanced by Ryanair s AGB customer experience program which is now in its fourth year. In doing so, Ryanair primarily advertises its services in national and regional media across Europe. In addition, Ryanair uses topical advertising, social media, press conferences and publicity stunts. Other marketing activities include the distribution of advertising and promotional material and cooperative advertising campaigns with other travel-related entities, including local tourist boards. Ryanair also regularly contacts people registered in its database to inform them about promotions and special offers.

RESERVATIONS ON RYANAIR.COM

Passenger airlines generally rely on travel agents (whether traditional or online) for a significant portion of their ticket sales and pay travel agents commissions for their services, as well as reimbursing them for the fees charged by reservation systems providers. In contrast, Ryanair requires passengers to make reservations and purchase tickets directly through the Company. The vast majority of such reservations and purchases are made through the website Ryanair.com. Ryanair is therefore not reliant on travel agents. See Strategy Taking Advantage of the Internet above for additional information.

In May 2012, Ryanair further upgraded its reservation system in order to facilitate the continued expansion of the airline. The upgraded system gives the Company the ability to offer more enhancements to passengers, as the new platform is far more flexible in terms of future development. Under the agreement with the system provider, Navitaire, the system serves as Ryanair s core seating inventory and booking system. In return for access to these system functions, Ryanair pays transaction fees that are generally based on the number of passenger seat journeys booked through the system. Navitaire also retains a back-up booking engine to support operations in the event of a breakdown in the main system. Over the last several years, Ryanair has introduced a number of Internet-based customer service enhancements such as Internet check-in, security fast-track, priority boarding service and fully allocated seating introduced in February 2014 as part of the AGB customer experience program. Since October 2009, Ryanair has required Internet check-in for all passengers. These enhancements and changes have been made to reduce waiting time at airports and speed a passenger s journey from arrival at the airport to boarding, as well as significantly reduce airport handling costs. Ryanair has also introduced a checked-bag fee, which is payable on the Internet and is aimed at reducing the number of bags carried by passengers in order to further reduce handling costs. In April 2014, the Company entered into an agreement with Travelport which operates the Galileo and Worldspan GDS. In October 2014, the Company entered into an agreement with Amadeus and an agreement was also concluded with Sabre in May 2015 (collectively GDSs). The Company s fares (except for the three lowest fare categories) are currently distributed on the GDSs systems. Ryanair has negotiated an attractive per segment price which enables it to sell tickets via travel agents at no commission to a mix of largely business/corporate travelers.

Table of Contents

See Item 3. Key Information Risk Factors Risks Related to the Company Ryanair Faces Risks Related to Unauthorized Use of Information from the Company s Website.

AIRCRAFT

Aircraft

As of June 30, 2017, Ryanair had a principal fleet of almost 400 Boeing 737-800 aircraft. The principal fleet was composed of Boeing 737-800 next generation aircraft, each having 189 seats. Ryanair s fleet totaled 383 Boeing 737-800s at March 31, 2017. The Company expects to have an operating fleet comprising approximately 585 Boeing 737s at March 31, 2024 depending on the level of lease returns and aircraft disposals. This operating fleet will comprise a mix of Boeing 737-800s and Boeing 737-MAX-200 aircraft. The 737-MAX-200 aircraft, which will start being delivered during fiscal year 2020, will have 197 seats.

Between March 1999 and March 2017, Ryanair took delivery of 452 new Boeing 737-800 next generation aircraft under its contracts with Boeing and disposed of 69 such aircraft, including 44 lease handbacks.

Under the terms of the 2013 Boeing Contract, Ryanair agreed to purchase 183 Boeing 737-800 aircraft over a five year period from fiscal years 2015 to 2019, with delivery beginning in September 2014. The new aircraft benefit from a net effective price not dissimilar to that under the 2005 Boeing Contract. Under the terms of the 2014 Boeing contract, Ryanair has agreed to purchase up to 210 new Boeing 737-MAX-200 aircraft (110 firm orders and 100 aircraft subject to option) over a five year period from fiscal year 2020 to 2024, with delivery beginning in April 2019. The new aircraft will be used on new and existing routes to grow Ryanair s business.

The Boeing 737-800 represents the current generation of Boeing s 737 aircraft. It is a short-to-medium range aircraft and seats 189 passengers. The basic price (equivalent to a standard list price for an aircraft of this type) for each of the Boeing 737-800 series aircraft is approximately US\$78.5 million and the basic price will be increased for certain buyer-furnished equipment, amounting to approximately US\$2.9 million per new aircraft, which Ryanair has asked Boeing to purchase and install on each of the new aircraft. In addition, an Escalation Factor will be applied to the basic price to reflect increases in the Employment Cost Index and Producer Price Index between the time the basic price was set in the 2013 Boeing Contract and the period 18 to 24 months prior to the delivery of any such new aircraft.

Boeing has granted Ryanair certain price concessions as part of the 2013 Boeing Contract. These will take the form of credit memoranda to Ryanair for the amount of such concessions, which Ryanair may apply toward the purchase of goods and services from Boeing or toward certain payments, other than advance payments, in respect of the new aircraft. Boeing and CFMI (the manufacturer of the engines to be fitted on the new aircraft) have also agreed to provide Ryanair with certain allowances for promotional and other activities, as well as providing certain other goods and services to Ryanair on concessionary terms. Those credit memoranda and promotional allowances will effectively reduce the price of each new aircraft payable by Ryanair. As a result, the effective price (the purchase price of the new aircraft net of discounts received from Boeing) of each new aircraft will be significantly below the basic price mentioned above. The effective price applies to all new aircraft due for delivery from September 2014.

The Boeing 737-MAX-200 represents the newest generation of Boeing s 737 aircraft. It is a short-to-medium range aircraft and seats 197 passengers (eight more than Ryanair s existing 189 seat fleet). The basic price (equivalent to a standard list price for an aircraft of this type) for each of the Boeing 737-MAX-200 series aircraft is approximately US\$102 million and the basic price will be increased for certain buyer-furnished equipment, amounting to approximately US\$2.0 million per new aircraft, which Ryanair has asked Boeing to purchase and install on each of the new aircraft. In addition, an Escalation Factor will be applied to the basic price to reflect increases in the Employment Cost Index and Producer Price Index between the time the basic price was set in the 2014 Boeing Contract and the planned month of delivery of any such new aircraft.

Boeing has granted Ryanair certain price concessions as part of the 2014 Boeing Contract. These will take the form of credit memoranda to Ryanair for the amount of such concessions, which Ryanair may apply toward the purchase of goods and services from Boeing or toward certain payments, other than advance payments, in respect of the new aircraft. Boeing and CFMI (the manufacturer of the engines to be fitted on the new aircraft) have also

Table of Contents

agreed to provide Ryanair with certain allowances for promotional and other activities, as well as providing certain other goods and services to Ryanair on concessionary terms. Those credit memoranda and promotional allowances will effectively reduce the price of each new aircraft payable by Ryanair. As a result, the effective price (the purchase price of the new aircraft net of discounts received from Boeing) of each new aircraft will be significantly below the basic price mentioned above. The effective price applies to all new aircraft due for delivery from April 2019.

For additional details on the Boeing contracts, scheduled aircraft deliveries and related expenditures and their financing, as well as the terms of the arrangements under which Ryanair currently leases 33 of the aircraft in its operating fleet, see Item 5. Operating and Financial Review and Prospects Liquidity and Capital Resources.

The Boeing 737 is the world s most widely used commercial aircraft and exists in a number of generations, the Boeing 737-800s being the most recent in current production, with the 737-MAX-200 not expected to enter the market until 2019.

Management believes that its strategy, to date, of having reduced its fleet to two generations of an aircraft type enables Ryanair to limit the costs associated with personnel training, the purchase and storage of spare parts, and maintenance. Furthermore, this strategy affords Ryanair greater flexibility in the scheduling of crews and equipment.

The Boeing 737-800s are fitted with CFM 56-7B engines and have advanced CAT III Autoland capability, advanced traffic collision avoidance systems, and enhanced ground-proximity warning systems. The Boeing 737-MAX-200 CFM LEAP-1B engines which, combined with the Advanced Technology winglet and other aerodynamic improvements, will reduce fuel consumption by up to approximately 16% on a per seat basis compared to the Boeing 737-800s in Ryanair s configuration and reduce operational noise emissions by approximately 40%.

The Boeing 737-MAX-200 aircraft could impact the Company insofar as the residual value of its Boeing 737-800 aircraft could be reduced when it enters production, currently expected to be in April 2019.

At March 31, 2017, the average aircraft age of the Company s Boeing 737-800 fleet was 6.5 years.

Training and Regulatory Compliance

Ryanair currently owns and operates 8 Boeing 737-800 full flight simulators for pilot training, the first of which was delivered in 2002. The simulators were purchased from CAE Electronics Ltd. of Quebec, Canada (CAE). Ryanair has also purchased three new state of the art fixed base simulators from Multi Pilot Simulations (MPS) which will be used for pilot assessments and pilot training.

Management believes that Ryanair is currently in compliance with all applicable regulations and EU directives concerning its fleet of Boeing 737-800 aircraft and will comply with any regulations or EU directives that may come into effect in the future. However, there can be no assurance that the FAA or other regulatory authorities will not recommend or require other safety-related undertakings that could adversely impact the Company s results of operations or financial condition. See Item 3. Key Information Risk Factors Risks Related to the Airline Industry Safety-Related Undertakings Could Affect the Company s Results.

ANCILLARY SERVICES

Ryanair provides various ancillary services and engages in other activities connected with its core air passenger service, including non-flight scheduled services, Internet-related services, and the in-flight sale of beverages, food, and merchandise. See Item 5. Operating and Financial Review and Prospects Results of Operations Fiscal Year 2017 Compared with Fiscal Year 2016 Ancillary Revenues for additional information.

Ryanair primarily markets accommodation services, holidays, car hire and travel insurance through its website. For hotel and accommodation services, Ryanair launched Ryanair Rooms in October 2016 to market hotels, hostels, B&Bs, homestays and villas during and after the booking process. Ryanair receives a commission on these sales. Ryanair offers car hire services via a contract with CarTrawler, which replaced the previous supplier Hertz in September 2015. Ryanair launched a package holiday service, Ryanair Holidays in December 2016 offering flights, accommodation and transfers as a package.

Table of Contents

Ryanair also sells bus and rail tickets onboard its aircraft and through its website. In addition, Ryanair markets car parking, attractions and activities on its website. Ryanair also sells gift vouchers on its website, which are redeemable online.

In fiscal year 2012, Ryanair rolled out handheld Electronic Point of Sale (EPOS) devices across its route network. These EPOS devices replaced manual and paper based systems on-board the aircraft. The EPOS device enables cabin crew to sell and record their on-board sales transactions more efficiently and generate vastly improved management sales reporting. The EPOS device also issues bus and rail tickets and tickets for tourist attractions. A new version of the EPOS device was rolled out in the summer of 2015.

In fiscal year 2011, Ryanair began offering reserved seating in eighteen extra legroom seats on each aircraft for a fee on certain routes and this feature was rolled out to all routes in fiscal year 2012. In February 2014, Ryanair introduced fully allocated seating on each of its flights as part of its AGB customer experience program. Passengers can, for a modest premium, reserve seats at the front of the aircraft and at the overwing exits. All other seats can be reserved for a lower fee. In the event a passenger does not wish to purchase an allocated seat, a random seat will be allocated during the check-in process.

In November 2013, the Company launched a new website which reduced the number of clicks to make a booking. At the same time, the Company reduced the exposure of certain other ancillary products during the booking process on the website which had a negative impact on sales along with a reduction of certain penalty fees and charges at airports. The Company anticipates that the reduction in revenues arising from these changes will be offset by the increased revenues arising from allocated seating and, over time, enhanced selling opportunities that will arise from the digital personalization of offers to Ryanair s customers via the new website and mobile app launched in October 2015, such as through the introduction of fast-track and priority boarding. See Item 3 Key Information Risk Factors Risks related to the Company Ryanair May Not Achieve All of the Expected Benefits of its Recent Strategic Initiatives .

MAINTENANCE AND REPAIRS

General

As part of its commitment to safety, Ryanair endeavors to hire qualified maintenance personnel, provide proper training to such personnel, and maintain its aircraft in accordance with European Aviation Safety Agency (EASA) Regulations and European industry standards. While Ryanair seeks to maintain its fleet in a cost-effective manner, management does not seek to extend Ryanair s low-cost operating strategy to the areas of maintenance, training or quality control.

Ryanair s quality assurance department deals with oversight of all maintenance activities in accordance with EASA Part 145. EASA, which established Part 145, came into being on September 28, 2003; through the adoption of Regulation (EC) No. 1592/2002 of the European Parliament, and its standards superseded the previous Joint Aviation Authority (JAA) requirements. See —Government Regulation—Regulatory Authorities below.

Ryanair is itself an EASA Part 145-approved maintenance organization and provides its own routine aircraft maintenance and repair services. Ryanair also performs certain checks on its aircraft, including pre-flight and daily checks at some of its bases, as well as A-checks at its Dublin, London (Stansted), Glasgow (Prestwick), Bremen, Kaunas, Frankfurt (Hahn) and Bergamo facilities. Since December 2003, Ryanair has operated a hangar facility at its base at Glasgow (Prestwick) in Scotland, where both A-checks and H-checks are performed on the fleet of Boeing 737-800 aircraft. The facility performs up to four H-checks per week and Ryanair opened a new H-check hangar facility in Kaunas, Lithuania in January 2013 where it carries out between one and two H-checks per week, enabling Ryanair to perform all of the heavy maintenance that is currently required on its Boeing 737-800 fleet in-house. In January 2014, Ryanair opened another single bay hangar facility in Kaunas.

Ryanair opened a five-bay hangar and stores facility at its London (Stansted) airport base in October 2008 to allow Ryanair to carry out additional line maintenance on its expanding fleet. This facility also incorporates four flight simulator devices, together with a cabin crew trainer and associated training rooms. Ryanair has completed the building of a separate training facility adjacent to the hangar to accommodate a full size 737NG training aircraft to allow for cabin crew and engineering training. Ryanair carries out A-checks and line maintenance in its single-bay aircraft hangar facility in Bremen. Ryanair has also entered into a 30-year sole-tenancy agreement with Frankfurt (Hahn) airport and has taken acceptance of a two-bay hangar and stores facility that also incorporates a two-bay

Table of Contents

simulator-training center. This facility was completed in January 2011 and allows Ryanair to carry out additional line maintenance including A-checks. Ryanair completed the construction of a single bay hangar in Bergamo, Italy in June 2016 which will be used for line maintenance activities and A-checks. Ryanair has completed the building of a technological centre of excellence in Bergamo to accommodate one full motion simulator, one fixed base simulator and a full size 737NG training aircraft to allow for pilot, engineering and cabin crew training. Ryanair opened a two bay hangar in Wroclaw, Poland in June 2017 which will be used for C-check maintenance activities.

Maintenance and repair services that may become necessary while an aircraft is located at some of the other airports served by Ryanair are provided by other EASA Part 145-approved contract maintenance providers. Aircraft return each evening to Ryanair s bases, where they are examined by either Ryanair s approved personnel or by local EASA Part 145-approved companies.

Heavy Maintenance

As noted above, Ryanair currently has sufficient capacity to be able to carry out all of the routine maintenance work required on its Boeing 737-800 fleet itself. Ryanair opened a new three-bay maintenance hangar at Glasgow (Prestwick) airport in winter 2010 to accommodate the additional maintenance requirements arising from its expanding and aging fleet and opened a new C-check facility in Kaunas in January 2013 to handle the increased C-check requirements driven by fleet expansion.

Ryanair contracts out engine overhaul service for its Boeing 737-800 aircraft to General Electric Engine Services pursuant to a 10-year agreement with an option for a 10-year extension, which was signed in 2004 and subsequently extended for three years to November 30, 2017. This comprehensive maintenance contract provides for the repair and overhaul of the CFM56-7B series engines fitted to the first 155 of Ryanair s Boeing 737-800 aircraft, the repair of parts and general technical support for the fleet of engines. On June 30, 2008, the Company finalized a contract for a similar level of coverage and support for the engines on all of its aircraft that have been or were scheduled to be delivered over the period through November 2012. Due to the fact that engines on recently delivered aircraft will not require a scheduled engine overhaul prior to the expiry of the current contract. General Electric Engine Services mainly uses its EASA Part 145-approved repair facility in Cardiff, Wales for this work, but also uses its EASA Part 145-approved facility in Celma, Brazil. By contracting with experienced EASA Part 145-approved maintenance providers, management believes it is better able to ensure the quality of its aircraft and engine maintenance. Ryanair assigns a EASA Part 145-certified mechanic to oversee all heavy maintenance and to authorize all engine overhauls performed by third parties. Maintenance providers are also monitored closely by the national authorities under EASA and national regulations.

Ryanair expects to be dependent on external service contractors, particularly for engine and component maintenance, for the foreseeable future, notwithstanding the additional capabilities provided by its maintenance facilities at Dublin, Glasgow (Prestwick), London (Stansted), Frankfurt (Hahn), Kaunas, Bremen and Bergamo. See Item 3. Key Information Risk Factors Risks Related to the Company The Company Is Dependent on External Service Providers.

SAFETY RECORD

Ryanair has not had a single passenger or flight crew fatality in its 32-year operating history. Ryanair demonstrates its commitment to safe operations through its safety training procedures, its investment in safety-related equipment, and its adoption of an internal open and confidential reporting system for safety issues. The Company s Board of Directors also has a safety committee to review and discuss air safety and related issues. Mr. Mike O Brien, a non-executive Company Director, is the joint chairman of this committee, (along with the Airline s Accountable Manager for Safety, Mr. Neil Sorahan), and reports to the Board of Directors.

Ryanair s flight crew training is oriented towards accident prevention and integrates with the Safety Management System to cover all aspects of flight operations. Threat and Error Management (TEM) is at the core of all flight crew training programs. Ryanair maintains full control of the content and delivery of all flight crew training, including initial, recurrent, and upgrade phases. All training programs are approved by the Irish Aviation Authority (the IAA), which regularly audits operations control standards and flight crew training standards for compliance with EU legislation.

Table of Contents

All Boeing 737-800s that Ryanair has bought or committed to buy are certified for Category IIIA landings (automatic landings with minimum horizontal visibility of 200 meters and a 50 feet decision height). The Boeing 737-MAX-200, scheduled for delivery in 2019, will include flight deck enhancements derived from Ryanair s experience with the Boeing 737-200 and Boeing 737-800 fleets.

Ryanair has a comprehensive and documented Safety Management System. Management encourages flight crews to report any safety-related issues through the Air Safety Report (ASR) reporting program, which is available online through Ryanair's Crewdock system. Also available to crew is Ryanair's Confidential Reporting System (RCRS) which affords personnel the opportunity to report directly to the Flight Safety Officer any event, error, or discrepancy in operations that they do not wish to report through standard reporting channels. RCRS is designed to increase management's awareness of problems that may be encountered by personnel in their day-to-day operations. Management uses the de-identified information reported through all reporting systems to modify operating procedures and improve flight operation standards. Additionally, Ryanair promotes the use of *CHIRP*, a confidential reporting system that is endorsed by the U.K. CAA as an alternative confidential reporting channel.

Ryanair has installed an automatic data capturing system on each of its Boeing 737-800 aircraft. This system captures and downloads aircraft performance information for use as part of Operational Flight Data Monitoring (OFDM) which automatically provides a confidential report on exceedances from normal operating limitations detected during the course of each flight. The purpose of this system is to monitor operational trends and inform management of any instance of an operational limit being exceeded. By analyzing these reports, management can identify undesirable trends and potential areas of operational risk, so as to take steps to rectify such deviations, thereby ensuring adherence to Ryanair s flight safety standards.

In November 2008, a Ryanair aircraft suffered a multiple bird strike during its final approach to Rome (Ciampino) airport. This incident caused substantial damage to the aircraft, which resulted in an insurance claim being filed in respect of this aircraft. The damage that it suffered was such that the aircraft was not repaired, although Ryanair retained ownership of it for certain parts and for training purposes.

AIRPORT OPERATIONS

Airport Handling Services

Ryanair provides its own aircraft and passenger handling and ticketing services at Dublin Airport. Third parties provide these services to Ryanair at most other airports it serves. Swissport Limited provides Ryanair s ticketing, passenger and aircraft handling, and ground handling services at many of these airports in Ireland and the U.K., while similar services in continental Europe are generally provided by the local airport authorities, either directly through sub-contractors, or partners in self-handling at airports in Spain (including the Canary Islands) and Portugal. Management attempts to obtain competitive rates for such services by negotiating multi-year contracts at fixed prices. These contracts are generally scheduled to expire in one to five years, unless renewed, and certain of them may be terminated by either party before their expiry upon prior notice. Ryanair will need to enter into similar agreements in any new markets it may enter. See Item 3. Key Information Risk Factors Risks Related to the Company The Company Is Dependent on External Service Providers.

Airport Charges

As with other airlines, Ryanair must pay airport charges each time it lands and accesses facilities at the airports it serves. Depending on the policy of the individual airport, such charges can include landing fees, passenger loading fees, security fees and parking fees. Ryanair attempts to negotiate discounted fees by delivering annual increases in passenger traffic and/or access to new destinations, and opts, when practicable, for less expensive facilities, such as less convenient gates and the use of outdoor boarding stairs rather than more expensive jetways. Nevertheless, there can be no assurance that the airports Ryanair uses will not impose higher airport charges in the future and that any such increases would not adversely affect the Company s operations.

As a result of rising airport charges and the introduction of an Air Travel Tax of 10 on passengers departing from Irish airports on routes longer than 300 kilometers from Dublin Airport (2 on shorter routes), Ryanair reduced its fleet at Dublin airport to 13 during winter 2010 (down from 22 in summer 2008 and 20 in winter 2008). The introduction of the aforementioned 10 tax likely had a negative impact on the number of passengers traveling to and from Ireland. The Dublin Airport Authority plc (the DAA) reported that passenger volumes declined by 25% from 30 million in 2007 to 23 million in 2012. Ryanair believes that this was partly reflective of

Table of Contents

the negative impact of the tax on Irish travel. Ryanair called for the elimination of the tax to stimulate tourism during the recession. Ryanair also complained to the European Commission about the unlawful differentiation in the level of the Irish Air Travel Tax between routes within the EU. From April 2011, a single rate (3) of the Air Travel Tax was introduced on all routes. In May 2011, the Irish Government announced that it would abolish the Air Travel Tax, and the tax was ultimately abolished on April 1, 2014. No assurance can be given that the tax will not be reintroduced in the future at similar levels or higher levels, which could have a negative impact on demand for air travel.

The Greek government planned to introduce similar taxes; however, it has now cancelled plans to introduce these taxes. The German government introduced an 8 passenger tax on January 1, 2011 for all departing domestic or short-haul passengers and a passenger tax of 25 for all departing passengers on flights bound for southern Europe and northern Africa. The 8 tax was reduced to 7.50 in January 2012. In addition, the Austrian government introduced an ecological air travel levy of 8 effective January 1, 2011. In July 2013, the regional Walloon Government in Belgium announced a 3 passenger travel tax from January 2014. However, the plan to introduce this tax was later abandoned. The Moroccan government has also introduced a similar tax (equivalent to approximately 9) from April 2014. In January 2016 the Italian government increased the municipal taxes in Italy by 2.50. As a result, Ryanair announced the closure of two Italian bases. The increase was subsequently removed in September 2016 and one of the bases remained open. From June 2016, the Norwegian government introduced a passenger travel tax of NOK80 (approximately 8.50) which resulted in Ryanair announcing the closure of its Oslo Rygge base with effect from late October 2016.

In March 2007, the discount arrangement formerly in place at London (Stansted) airport terminated, subjecting Ryanair to an average increase in charges of approximately 100%. The increase in these charges, which was passed on in the form of higher ticket prices, had a negative impact on yields and passenger volumes in the winter, resulting in Ryanair s decision to ground seven aircraft. Ryanair responded to the increases by filing complaints with the OFT and the Competition Commission, calling for the break-up of the British Airports Authority plc (BAA) monopoly and the introduction of competition in the London airports market. The OFT referred the matter to the Competition Commission, which found that the common ownership by BAA of the three main airports in London negatively affected competition and that a light touch approach to regulating BAA by the Civil Aviation Authority adversely impacted competition. In March 2009, the Competition Commission ordered the break-up of BAA. In October 2009, London (Gatwick) was sold to Global Infrastructure Partners for £1.5 billion. Following a delay caused by various appeals by the BAA, the BAA proceeded to sell Edinburgh Airport in April 2012, and London (Stansted) airport to Manchester Airports Group plc in March 2013. Following the December 2003 publication of the U.K. government s White Paper on Airport Capacity in the Southeast of England, the BAA in 2004 announced plans to spend up to £4 billion on a multi-year project to construct a second runway and additional terminal facilities at London (Stansted) airport with a target opening date of 2013. Ryanair and other airlines using London (Stansted) support the principle of a second runway at London (Stansted), but are opposed to this development because they believe that the financing of what they consider to be an overblown project will lead to airport costs approximately doubling from current levels. In May 2010, the BAA announced that it would not proceed with this £4 billion program. On January 10, 2014, the U.K. Civil Aviation Authority completed its regulatory investigation into market power determination for passenger airlines in relation to London (Stansted). It found that London (Stansted) did not enjoy substantial market power in the market for the provision of airport operation services to passenger airlines, and as such declined to continue to regulate the airport. On September 16, 2013, Ryanair announced that it had agreed a 10 year growth agreement with Manchester Airports Group plc, the owners of London (Stansted), in relation to an expansion of capacity at London (Stansted) in return for significant airport charge reductions for the incremental passenger volumes delivered. Once this 10 year growth deal expires, Ryanair may be subject to increased airport charges at London (Stansted) as the airport is no longer subject to regulation.

See Item 3. Risk Factors—Risks Related to the Company—Ryanair s Continued Growth is Dependent on Access to Suitable Airports; Charges for Airport Access are Subject to Increase. See also Item 8. Financial Information—Other Financial Information—Legal Proceedings—EU State Aid-Related Proceedings for information regarding legal proceedings in which Ryanair s economic arrangements with several publicly owned airports are being contested.

FUEL

The cost of jet fuel accounted for approximately 37% and 41% of Ryanair s total operating expenses in the fiscal years ended March 31, 2017 and 2016, respectively. In each case, this accounts for costs after giving effect to

Table of Contents

the Company s fuel hedging activities but excludes de-icing costs, which accounted for approximately 0.8% and 0.3% of total fuel costs in the fiscal years ended March 31, 2017 and 2016 respectively. The future availability and cost of jet fuel cannot be predicted with any degree of certainty, and Ryanair s low-fares policy limits its ability to pass on increased fuel costs to passengers through increased fares. Jet fuel prices are dependent on crude oil prices, which are quoted in U.S. dollars. If the value of the U.S. dollar strengthens against the euro, Ryanair s fuel costs, expressed in euro, may increase even absent any increase in the U.S. dollar price of jet fuel. Ryanair has also entered into foreign currency forward contracts to hedge against some currency fluctuations. See Item 11. Quantitative and Qualitative Disclosures About Market Risk Foreign Currency Exposure and Hedging.

Ryanair has historically entered into arrangements providing for substantial protection against fluctuations in fuel prices, generally through forward contracts covering periods of up to 18 months of anticipated jet fuel requirements. As of July 20, 2017, Ryanair had entered into forward jet fuel (jet kerosene) contracts covering approximately 90% of its estimated requirements for fiscal year 2018 at prices equivalent to approximately \$493 per metric ton. In addition, as of July 20, 2017, Ryanair had entered into forward jet fuel (jet kerosene) contracts covering approximately 25% of its estimated requirements for fiscal year 2019 at prices equivalent to approximately \$484 per metric ton, and had not entered into any jet fuel hedging contracts with respect to its expected fuel purchases beyond that period. See Item 3. Key Information Risk Factors Risks Related to the Company Changes in Fuel Costs and Availability Affect the Company s Results and Item 11. Quantitative and Qualitative Disclosures About Market Risk Fuel Price Exposure and Hedging for additional information on recent trends in fuel costs and the Company s related hedging activities, as well as certain associated risks. See also Item 5. Operating and Financial Review and Prospects Fiscal Year 2016 Compared with Fiscal Year 2015 Fuel and Oil.

INSURANCE

Ryanair is exposed to potential catastrophic losses that may be incurred in the event of an aircraft accident or terrorist incident. Any such accident or incident could involve costs related to the repair or replacement of a damaged aircraft and its consequent temporary or permanent loss from service. In addition, an accident or incident could result in significant legal claims against the Company from injured passengers and others who experienced injury or property damage as a result of the accident or incident, including ground victims. Ryanair maintains aviation third-party liability insurance, passenger liability insurance, employer liability insurance, directors and officers liability insurance, aircraft insurance for aircraft loss or damage, and other business insurance in amounts per occurrence consistent with industry standards. Ryanair believes its insurance coverage is adequate, although not comprehensive. There can be no assurance that the amount of such coverage will not need to be increased, that insurance premiums will not increase significantly or that Ryanair will not be forced to bear substantial losses from accidents. Ryanair s insurance does not cover claims for losses incurred when, due to unforeseen events, airspace is closed and aircraft are grounded, such as the airspace closures described in Item 3. Risk Factors Risks Related to the Airline Industry Volcanic Ash Emissions Could Affect the Company and Have a Material Adverse Impact on the Company s Results of Operation , which resulted from volcanic ash in the northern European airspace during April and May 2010.

The cost of insurance coverage for certain third-party liabilities arising from acts of war or terrorism increased dramatically as a result of the September 11, 2001 terrorist attacks. In the immediate aftermath, aircraft liability war indemnities for amounts above \$50 million were, in the absence of any alternative coverage, provided by the Irish Government at pre-September 11, 2001 levels of coverage on the basis of a per-passenger surcharge. In March 2002, once such coverage was again commercially available, Ryanair arranged coverage to replace that provided by the government indemnity. The replacement insurance coverage operated on the basis of a per-passenger surcharge with an additional surcharge based on hull values. Ryanair s insurers have indicated that the scope of the Company s current war-related insurance coverage may exclude certain types of catastrophic incidents, which may result in the Company seeking alternative coverage.

During the 2006 fiscal year, Ryanair established Aviation Insurance (IOM) Limited (AIL), a wholly owned insurance company subsidiary, to provide the Company with self-insurance as part of its ongoing risk-management strategy. AIL underwrites a portion of the Company's aviation insurance program, which covers not only the Company's aircraft but also its liability to passengers and to third parties. AIL reinsures virtually all of the aviation insurance risk it underwrites with recognized third parties in the aviation reinsurance market, with the amount of AIL's maximum aggregate exposure not currently subject to such reinsurance agreements being equal to approximately \$14.6 million. In addition to aviation insurance, AIL has underwritten most of the single trip travel insurance policies sold on Ryanair.com since February 1, 2011.

Table of Contents

Council Regulation (EC) No. 2027/97, as amended by Council Regulation (EC) No. 889/2002, governs air carrier liability. This legislation provides for unlimited liability of an air carrier in the event of death or bodily injuries suffered by passengers, implementing the Warsaw Convention of 1929 for the Unification of Certain Rules Relating to Transportation by Air, as amended by the Montreal Convention of 1999. Ryanair has extended its liability insurance to meet the appropriate requirements of the legislation. See Item 3. Key Information Risk Factors Risks Related to the Airline Industry The Company Faces the Risk of Loss and Liability for information on the Company s risks of loss and liability.

FACILITIES

The following are the principal properties owned or leased by the Company:

T	Site Area	Floor Space	T	A
Location	(Sq. Meters)	(Sq. Meters)	Tenure	Activity
Dublin Airport	1,370	1,649	Leasehold	Rental Property
Airside Business Park, Swords, Dublin	12,286	9,443	Freehold	Dublin Office and Simulator
	1 (20	1 (20	T 1 11	Training Center
Dublin Airport (Hangar No. 1)	1,620	1,620	Leasehold	Aircraft Maintenance
Dublin Airport (Hangar No. 2)	5,200	5,000	Leasehold	Aircraft Maintenance
Phoenix House, Conyngham Road,	2,566	3,899	Freehold	Rental Property
Dublin				
Enterprise House, Stansted	516	516	Leasehold	Administrative Offices
Satellite 3, Stansted Airport	605	605	Leasehold	Operations Center
Stansted Airport (Hangar)	12,161	10,301	Leasehold	Aircraft Maintenance Hangar and
				Simulator Training Center
Stansted Airport	375	375	Leasehold	Training Center
Stansted Storage Facilities	378	531	Leasehold	Aircraft Maintenance
East Midlands Airport	3,890	2,801	Freehold	Simulator Training Center and
				Training Center
East Midlands Airport	2,045	634	Leasehold	Training Center
Prestwick Airport (Hangar)	10,052	10,052	Leasehold	Aircraft Maintenance
Bremen Airport	5,952	5,874	Leasehold	Terminal and Aircraft Maintenance
•				Hangar
Frankfurt (Hahn) Airport (Hangar)	5,064	5,064	Leasehold	Aircraft Maintenance Hangar and
				Simulator Training Center
Bergamo Airport (Hangar)	4,125	2,200	Leasehold	Aircraft Maintenance
Bergamo Airport Technological Centre of	5,000	2,500	Freehold	Cabin Crew and Engineering
Excellence	- ,	,		Training and Simulator Training
				Center
Wroclaw, Poland	1,935	1,935	Leasehold	Travel Labs Poland
Wroclaw Airport, Poland	8,701	7,484	Leasehold	Aircraft Maintenance
Skavsta Airport (Hangar)	1,936	1,936	Leasehold	Aircraft Maintenance
Kaunas Airport (Hangar)	4,500	4,500	Leasehold	Aircraft Maintenance
manus miport (mingur)	1,500	1,500	Leusenoid	A morare mannenance

Ryanair has agreements with the DAA, the Irish government authority charged with operating Dublin Airport, to lease check-in counters and other space at the passenger and cargo terminal facilities at Dublin Airport. The airport office facilities used by Ryanair at London (Stansted) are leased from the airport authority; similar facilities at each of the other airports Ryanair serves are provided by Swissport Limited or other service providers.

TRADEMARKS

Ryanair s logo and the slogans Ryanair.com The Low Fares Website and Ryanair The Low Fares Airline have been registered as European Union Trade Marks (EUTMs). Ryanair has also registered the EUTM for the word Ryanairhotels.com. Ryanair filed an application for registration of the slogan Low Fares. Made Simple in late 2014. The trademark was partially registered. An EUTM allows a trademark owner to obtain a single registration of its trademark, which registration affords uniform protection for that trademark in all EU member states. The registration gives Ryanair an exclusive monopoly over the use of its trade name with regard to similar services and the right to sue for trademark infringement should another party use an identical or confusingly similar trademark in relation to identical, or similar services.

Ryanair has not registered either its name or its logo as a trademark in Ireland, as EUTM-registration provides all of the protection available from an Irish registration, and management believes there are therefore no advantages in making a separate Irish application. As a result of Brexit, Ryanair will be required to apply to the U.K. Intellectual Property Office to register its trademarks in the U.K.

Ryanair s trademarks include:

• European Union (Word) Trade Mark registration number 004168721 comprised of the word Ryanair in classes 16, 28, 35, 36, 37, 38, 39 and 42 (Nice Classification);

• European Union (Figurative) Trade Mark registration number 001493329 comprising the following graphic representation:

in classes 16, 35, 36, 37, 38, 39 and 42 (Nice Classification) and class 27.5.1 (Vienna classification);

• European Union (Figurative) Trade Mark registration number 00446559 comprising the following graphic representation:

in classes 16, 35, 36, 37, 38, 39 and 42 (Nice Classification) and class 22.1.16 (Vienna classification);

European Union (Figurative) Trade Mark registration number 000338301

comprising the following graphic representation:

•

in classes 16, 35, 36, 37, 38, 39 and 42 (Nice Classification) and class 22.1.16 (Vienna classification)

GOVERNMENT REGULATION

Liberalization of the EU Air Transportation Market

Ryanair began its flight operations in 1985, during a decade in which the governments of Ireland and the U.K. liberalized the bilateral arrangements for the operation of air services between the two countries. In 1992, the Council of Ministers of the EU adopted a package of measures intended to liberalize the internal market for air transportation in the EU. The liberalization included measures that allow EU air carriers substantial freedom to set air fares, provided EU air carriers greatly enhanced access to routes within the EU, and also introduced a licensing procedure for EU air carriers. Beginning in April 1997, EU air carriers have generally been able to provide passenger services on domestic routes within any EU member state outside their home country of operations without restriction.

Regulatory Authorities

Ryanair is subject to Irish and EU regulation, which is implemented primarily by the Department of Transport, Tourism and Sport (DTTAS), the Irish Aviation Authority (IAA), the European Commission, and EASA. Management believes that the present regulatory environment in Ireland and the EU is characterized by high sensitivity to safety and security issues, which is demonstrated by intensive reviews of safety-related procedures, training, and equipment by the national and EU regulatory authorities.

Commission for Aviation Regulation CAR. The CAR is currently primarily responsible for deciding maximum airport charges only at Dublin Airport. See —Airport Operations—Airport Charges above.

The CAR also has responsibility for licensing Irish airlines, subject to the requirements of EU law. It issues operating licenses under the provisions of EU Regulation 1008/2008 (formerly 2407/92). An operating license is an authorization permitting the holder to transport passengers, mail and/or cargo by air. The criteria for granting an operating license include, *inter alia*, an air carrier s financial fitness, the adequacy of its insurance, and the fitness of the persons who will manage the air carrier. In addition, in order to obtain and maintain an operating license, Irish and EU regulations require that (i) the air carrier must be owned, for the purposes of EU Regulation 1008/2008, and continue to be owned directly or through majority ownership by EU member states and/or nationals of EU member states and (ii) the air carrier must at all times be effectively controlled by such EU member states or EU nationals. The CAR has broad authority to revoke an operating license. See Item 10. Additional Information Limitations on Share Ownership by Non-EU Nationals. See also Item 3. Risk Factors Risks Related to Ownership of the Company s Ordinary Shares or ADRs EU Rules Impose Restrictions on the Ownership of Ryanair Holdings Ordinary Shares by Non-EU nationals and the Company has Instituted a Ban on the Purchase of Ordinary Shares by Non-EU Nationals above.

Ryanair s current operating license became effective on December 1, 1993, and is subject to periodic review. The Flight Operations Department is also subject to ongoing review by the IAA, which reviews the department s audits, including flight audits, training audits, returned flight document (RFD) audits, and quality audits. Ryanair s current Air Operator Certificate (AOC) No IE 7/94 was issued on March 4, 2014. There is no expiry date on the AOC.

Irish Aviation Authority. The IAA is primarily responsible for the operational and regulatory function and services relating to the safety, security and technical aspects of aviation in Ireland. To operate in Ireland and the EU, an Irish air carrier is required to hold an AOC granted by the IAA attesting to the air carrier s operational and technical competence to conduct airline services with specified types of aircraft. The IAA has broad authority to amend or revoke an AOC, with Ryanair s ability to continue to hold its AOC being subject to ongoing compliance with applicable statutes, rules and regulations pertaining to the airline industry, including any new rules and regulations that may be adopted in the future.

Table of Contents

The IAA is also responsible for overseeing and regulating the operations of Irish air carriers. Matters within the scope of the IAA s regulatory authority include: air safety; aircraft certification; personnel licensing and training; maintenance, manufacture, repair, airworthiness, and operation of aircraft; implementation of EU legislation; aircraft noise; aviation security and ground services. Each of the Company s aircraft is required to have a Certificate of Airworthiness, which is issued by the IAA. The validity of Certificates of Airworthiness is subject to review by the IAA. The Company s flight personnel, flight and emergency procedures, aircraft, and maintenance facilities are subject to periodic inspections by the IAA. The IAA has broad regulatory and enforcement powers, including the authority to require reports; inspect the books, records, premises, and aircraft of a carrier; and investigate and institute enforcement proceedings. Failure to comply with IAA regulations can result in revocation of the AOC.

In July 1999, the IAA awarded Ryanair a JAR Ops 1 AOC. In 2008, the IAA awarded Ryanair an EU Ops AOC. In 2014, the IAA awarded Ryanair an Air Ops AOC. This AOC remains in force subject to Ryanair demonstrating continuing compliance with applicable EASA regulations. The requirements of Air Ops have been incorporated into European law as prescribed in Regulation EC 965/2012 and were applied in full on October 28, 2014. All current regulatory requirements are addressed in the Ryanair Operations Manual Part A (as amended). The current Manual, Issue 1 Revision 2, was accepted by the IAA on March 1, 2017.

Department of Transport, Tourism and Sport. The Department of Transport, Tourism and Sport (DTTAS) is responsible for implementation of certain EU and Irish legislation and international standards relating to air transport.

In June 2005, the Irish Minister for Transport enacted legislation strengthening rights for air passengers following the enactment of EU legislation requiring compensation of airline passengers who have been denied boarding on a flight for which they hold a valid ticket (Regulation (EC) No. 261/2004), which came into force on February 17, 2005. See Item 3. Risk Factors Risks Related to the Airline Industry EU Regulation on Passenger Compensation Could Significantly Increase Related Costs.

The European Aviation Safety Agency. EASA is an agency of the EU that has been given specific regulatory and executive tasks in the field of aviation safety. EASA was established through Regulation (EC) No. 1592/2002 of the European Parliament and the Council of July 15, 2002, repealed by Basic Regulation (EC) 216-2008. The purpose of EASA is to draw-up common standards to ensure the highest levels of safety, oversee their uniform application across Europe and promote them at the global level. The EASA formally started its work on September 28, 2003, taking over the responsibility for regulating airworthiness, maintenance and air crew issues within the EU member states.

Eurocontrol. The European Organization for the Safety of Air Navigation (Eurocontrol) is an autonomous European organization established under the Eurocontrol Convention of December 13, 1960. Eurocontrol is responsible for, *inter alia*, the safety of air navigation and the collection of route charges for *en route* air navigation facilities and services throughout Europe. Ireland is a party to several international agreements concerning Eurocontrol. These agreements have been implemented in Irish law, which provides for the payment of charges to Eurocontrol in respect of air navigation services for aircraft in airspace under the control of Eurocontrol. The relevant legislation imposes liability for the payment of any charges upon the operators of the aircraft in respect of which services are provided and upon the owners of such aircraft or the managers of airports used by such aircraft. Ryanair, as an aircraft operator, is primarily responsible for the payment to Eurocontrol of charges incurred in relation to its aircraft.

The legislation authorizes the detention of aircraft in the case of default in the payment of any charge for air navigation services by the aircraft operator or the aircraft owner, as the case may be. This power of detention extends to any equipment, stores or documents, which may be onboard the aircraft when it is detained, and may result in the possible sale of the aircraft.

European Commission. The European Commission is in the process of introducing an updated legislative package to its single European sky policy, called SES2+, which would lead to changes to air traffic management and control within the EU. The single European sky policy currently consists of the Framework Regulation (Reg. (EC) No. 549/2004) plus three technical regulations on the provision of air navigation services, organization and use of the airspace and the inter-operability of the European air traffic management network. These regulations were amended by the so-called Single European Sky II regulation (EU Regulation 1070/09), which focused on air traffic control (ATC) performance and extended the authority of EASA to include Airports and Air Traffic

Table of Contents

Management. The objective of the policy is to enhance safety standards and the overall efficiency of air traffic in Europe, as well as to reduce the cost of air traffic control services.

On September 6, 2005, the European Commission announced new guidelines on the financing of airports and start-up aid to airlines by regional airports based on its February 2004 finding in the Charleroi case, a decision that the EU Court of First Instance (CFI) has since annulled in December 2008. The guidelines only applied to publicly owned regional airports, and placed restrictions on the incentives that these airports can offer airlines to deliver traffic. Ryanair argued that the CFI s annulment of the Charleroi decision severely undermined these guidelines. In April 2014, the European Commission published final revised guidelines that better reflect the commercial reality of the liberalized air transport market, but still place restrictions on the incentives public airports can offer to airlines delivering traffic, when compared with the commercial freedom available to private airports.

The European Union also adopted legislation on airport charges (EU Directive 2009/12), which was originally intended to address abusive pricing at monopoly airports. However, the legislation includes all European airports with over five million passengers per year. Management believes that this will likely increase the administrative burdens on smaller airports and may lead to higher airport charges, while the scope that exists within this Directive to address abuses of their dominant positions by Europe s larger airports is very limited. See Item 8. Financial Information—Other Financial Information—Legal Proceedings—EU State Aid-Related Proceedings.

The European Union also passed legislation calling for increased transparency in airline fares, which requires the inclusion of all mandatory taxes, fees, and charges in advertised prices. Ryanair currently includes this information in its advertised fares in all markets where it operates. However, certain regulatory authorities have alleged that some fees applied by airlines, including Ryanair, on an avoidable basis are in fact mandatory. Ryanair amended its website to include information on fees in June 2012 and incorporated further changes to meet these requirements on its website in August 2012 and December 2012.

Registration of Aircraft

Pursuant to the Irish Aviation Authority (Nationality and Registration of Aircraft) Order 2015 (the Order), the IAA regulates the registration of aircraft in Ireland. In order to be registered or continue to be registered in Ireland, an aircraft must be wholly owned by either (i) a citizen of Ireland or a citizen of another member state of the EU having a place of residence or business in Ireland or (ii) a company registered in and having a place of business in Ireland or another member state of the EU and not less than two-thirds of the directors of which are citizens of Ireland or of another member state of the EU. As of the date of this report, twelve of the thirteen directors of Ryanair Holdings are citizens of Ireland or of another member state of the EU. An aircraft will also fulfill these conditions if it is wholly owned by such citizens or companies in combination. Notwithstanding the fact that these particular conditions may not be met, the IAA registration may, however, be made subject to certain conditions. In order to be registered, an aircraft must also continue to comply with any applicable provisions of Irish law. The registration of any aircraft can be cancelled if it is found that it is not in compliance with the requirements for registration under the Order and, in particular: (i) if the ownership requirements are not met; (ii) if the aircraft has failed to comply with any applicable safety requirements specified by the IAA in relation to the aircraft of a similar type; or (iii) if the IAA decides in any case that it is not in the public interest for the aircraft to remain registered in Ireland.

Regulation of Competition

Competition/Antitrust Law. It is a general principle of EU competition law that no agreement may be concluded between two or more separate economic undertakings that prevents, restricts or distorts competition in the common market or any part of the common market. Such an arrangement may nevertheless be exempted by the European Commission, on either an individual or category basis. The second general principle of EU competition law is that any business or businesses having a dominant position in the EU common market or any substantial part of the common market may not abuse such dominant position. Similar competition laws apply at national level in EU member states. Ryanair is subject to the application of the general rules of EU competition law as well as specific rules on competition in the airline sector.

Table of Contents

An aggrieved person may sue for breach of EU competition law in the courts of a member state and/or petition the European Commission for an order to put an end to the breach of competition law. The European Commission also may impose fines and daily penalties on businesses and the courts of the member states may award damages and other remedies (such as injunctions) in appropriate circumstances.

Competition law in Ireland is primarily embodied in the Competition Acts 2002 to 2017. This legislation is modeled on the EU competition law system. The Irish rules generally prohibit anti-competitive arrangements among businesses and prohibit the abuse of a dominant position. These rules are enforced either by public enforcement (primarily by the Competition and Consumer Protection Commission) through both criminal and civil sanctions or by private action in the courts. These rules apply to the airline sector, but are subject to EU rules that override any contrary provisions of Irish competition law. Ryanair has been subject to an abuse-of-dominance investigation by the Competition and Consumer Protection Commission (then known as the Competition Authority) closed its investigation in July 2009 with a finding in favor of Ryanair.

State Aid. The EU rules control aid granted by member states to businesses on a selective or discriminatory basis. The EU Treaty prevents member states from granting such aid unless approved in advance by the EU. Any such grant of state aid to an airline is subject to challenge before the EU or, in certain circumstances, national courts. If aid is held to have been unlawfully granted it may have to be repaid by the airline to the granting member state, together with interest thereon. See Item 3. Key Information—Risk Factors—Risks Related to the Company The Company Is Subject to Legal Proceedings Alleging State Aid at Certain Airports and Item 8. Financial Information—Other Financial Information—Legal Proceedings.

Environmental Regulation

Aircraft Noise Regulations. Ryanair is subject to international, national and, in some cases, local noise regulation standards. EU and Irish regulations have required that all aircraft operated by Ryanair comply with Stage 3 noise requirements since April 1, 2002. All of Ryanair s aircraft currently comply with these regulations. Certain airports in the U.K. (including London Stansted and London Gatwick) and continental Europe (Brussels) have established local noise restrictions, including limits on the number of hourly or daily operations or the time of such operations.

Company Facilities. Environmental controls are generally imposed under Irish law through property planning legislation, specifically the Local Government (Planning and Development) Acts of 1963 to 1999, the Planning and Development Acts 2000 to 2016 and regulations made thereunder. At Dublin Airport, Ryanair operates on land controlled by the DAA. Planning permission for its facilities has been granted in accordance with both the zoning and planning requirements of Dublin Airport. There is also specific Irish environmental legislation implementing applicable EU directives and regulations, to which Ryanair adheres. From time to time, noxious or potentially toxic substances are held on a temporary basis within Ryanair s engineering facilities at Dublin Airport, Glasgow (Prestwick), London (Stansted), Frankfurt (Hahn), Stockholm (Skavsta), Bergamo and Kaunas. However, at all times Ryanair s storage and handling of these substances complies with the relevant regulatory requirements. At Ryanair s Glasgow (Prestwick) and London (Stansted) maintenance facilities, all normal waste is removed in accordance with the Environmental Protection Act of 1996 and Duty of Care Waste Regulations. For special waste removal, Ryanair operates under the

Special Waste Regulations 1998. At all other facilities Ryanair adheres to all local and EU regulations.

Ryanair s Policy on Noise and Emissions. Ryanair is committed to reducing emissions and noise through investments in next generation aircraft and engine technologies and the implementation of certain operational and commercial decisions to minimize the environmental impact of its operations. According to the Air Travel Carbon and Energy Efficiency Report published by Brighter Planet, Ryanair is the industry leader in terms of environmental efficiency, and the Company is constantly working towards improving its performance.

In December 2005, Ryanair completed the fleet replacement program it commenced in 1999. All of Ryanair s older Boeing 737-200A aircraft were replaced with Boeing 737-800 next generation aircraft, and Ryanair now operates a fleet of primarily Boeing 737-800 next generation aircraft with an average age of 6.5 years. The design of the new aircraft is aimed at minimizing drag, thereby reducing the rate of fuel burn and noise levels. The engines are also quieter and more fuel-efficient. Furthermore, by moving to an all Boeing 737-800 next generation fleet, Ryanair reduced the unit emissions per passenger due to the inherent capacity increase in the Boeing 737-800 aircraft. The Boeing 737-800 next generation aircraft have a significantly superior fuel-burn to

passenger-kilometer ratio than Ryanair s former fleet of Boeing 737-200A aircraft. In September 2014, Ryanair entered into an agreement with Boeing to purchase up to 200 Boeing 737-MAX-200 aircraft (including 100 firm orders and 100 aircraft subject to option). In June 2017, Ryanair agreed to purchase an additional 10 Boeing 737-MAX-200 aircraft under the 2014 Boeing contract. The Boeing 737-MAX-200 aircraft will deliver between fiscal year 2020 and fiscal year 2024. They have 197 seats and are fitted with CFM-LEAP-1B engines which, combined with the Advanced Technology winglet and other aerodynamic improvements, will reduce fuel consumption by up to approximately 16% on a per seat basis compared to the Boeing 737-800s in Ryanair s configuration and reduce operational noise emissions by approximately 40%. See Aircraft above for details on Ryanair s fleet plan.

Ryanair has also installed winglets on all of its existing aircraft and all future aircraft will also be fitted with winglets. Winglets reduce both the rate of fuel burn and carbon dioxide emissions by approximately 4% and also reduce noise emissions.

In addition, Ryanair has distinctive operational characteristics that management believes are helpful to the general environment. In particular, Ryanair:

• operates with a high-seat density of 189 seats (which will increase to 197 when the Boeing 737-MAX-200 starts being delivered in fiscal year 2020) and an all-economy configuration, as opposed to the 162 seats and two-class configuration of the Boeing 737-800 aircraft used by traditional network airlines, reducing fuel burn and emissions per seat-kilometer flown;

• has reduced per-passenger emissions through higher load factors (94% in fiscal year 2017);

• better utilizes existing infrastructure by operating out of underutilized secondary and regional airports throughout Europe, which limits the use of holding patterns and taxiing times, thus reducing fuel burn and emissions and reducing the need for new airport infrastructure;

• provides direct services as opposed to connecting flights, in order to limit the need for passengers to transfer at main hubs and thus reduces the number of take-offs and landings per journey from four to two, reducing fuel burn and emissions per journey; and

• has no late-night departures of aircraft, reducing the impact of noise emissions.

Emissions Trading. On November 19, 2008, the European Council of Ministers adopted legislation to add aviation to the EU Emissions Trading Scheme as of 2012. This scheme, which has thus far applied mainly to energy producers, is a cap-and-trade system for CO₂ emissions to encourage industries to improve their CO₂ efficiency. Under the legislation, airlines were granted initial CO₂ allowances based on historical revenue ton kilometers and a CO₂ efficiency benchmark. Any shortage of allowances has to be purchased in the open market and/or at government auctions. Management believes that this legislation is likely to have a negative impact on the European airline industry. Ryanair takes its environmental responsibilities seriously and intends to continue to improve its environmental efficiency and to minimize emissions. Under Regulation 7 of The U.K. Companies Act 2006 (Strategic Report and Directors Report) Regulations 2013, Ryanair is obliged to state its annual quantity of emissions in tons of carbon dioxide equivalent. Ryanair s EU Emissions Trading Scheme monitoring, reporting and allowance surrender obligations are mandated on a calendar year basis. During calendar year 2016, Ryanair emitted 9,672,283 tCO2 (Calendar 2015: 8,638,838), which equates to 0.083 tCO2 (Calendar 2015: 0.085) per passenger.

Aviation Taxes. Ryanair is fundamentally opposed to the introduction of any aviation taxes, including any environmental taxes, fuel taxes or emissions levies. Ryanair has, and continues to offer, the lowest fares in Europe, to make passenger air travel affordable and accessible to European consumers. Ryanair believes that the imposition of additional taxes on airlines will not only increase airfares, but will discourage new entrants into the market, resulting in less choice for consumers. Ryanair believes this would ultimately have adverse effects on the European economy in general. There is in particular no justification for any environmental taxes on aviation following the introduction of the Emissions Trading Scheme for airlines.

Table of Contents

As a company, Ryanair believes in free market competition and that the imposition of aviation taxation would favor the less efficient flag carriers which generally have smaller and older aircraft, lower load factors, and a much higher fuel burn per passenger, and which operate primarily into congested airports and reduce competition. Furthermore, the introduction of a tax at a European level only would distort competition between airlines operating solely within Europe and those operating also outside of Europe. Ryanair believes that the introduction of such a tax would also be incompatible with international law.

Airport charges

The EU Airport Charges Directive of March 2009 sets forth general principles that are to be followed by airports with more than five million passengers per annum, and to the airport with the highest passenger movement in each Member State, when setting airport charges, and provides for an appeals procedure for airlines in the event that they are not satisfied with the level of charges. However, Ryanair does not believe that this procedure is effective or that it constrains those airports that are currently abusing their dominant position, in part because the legislation was transposed improperly in certain countries, such as Ireland and Spain, thereby depriving airlines of even the basic safeguards provided for in the Directive. This legislation may in fact lead to higher airport charges, depending on how its provisions are applied by EU member states and subsequently by the courts.

Slots

Currently, the majority of Ryanair s bases of operations have no slot allocation restrictions; however, traffic at a substantial number of the airports Ryanair serves, including its primary bases are regulated by means of slot allocations, which represent authorizations to take off or land at a particular airport within a specified time period. In addition, EU law currently regulates the acquisition, transfer, and loss of slots. Applicable EU regulations currently prohibit the buying or selling of slots for cash. The European Commission adopted a regulation in April 2004 (Regulation (EC) No. 793/2004) that made some minor amendments to the current allocation system, allowing for limited transfers of, but not trading in, slots. Slots may be transferred from one route to another by the same carrier, transferred within a group or as part of a change of control of a carrier, or swapped between carriers. In April 2008, the European Commission issued a communication on the application of the slot allocation regulation, signaling the acceptance of secondary trading of airport slots between airlines. This is expected to allow more flexibility and mobility in the use of slots and will further enhance possibilities for market entry at slot constrained airports. Any future legislation that might create an official secondary market for slots could create a potential source of revenue for certain of Ryanair s current and potential competitors, many of which have many more slots allocated at primary airports at present than Ryanair. The European Commission proposed a revision to the slots legislation reflecting the principle of secondary trading. This revision has been negotiated by the EU institutions since 2014 and is currently stalled. Slot values depend on several factors, including the airport, time of day covered, the availability of slots and the class of aircraft. Ryanair s ability to gain access to and develop its operations at slot-controlled airports will be affected by the availability of slots for takeoffs and landings at these specific airports. New entrants to an airport are currently given certain privileges in terms of obtaining slots, but such privileges are subject to the grandfathered rights of existing operators that are utilizing their slots. There is no assurance that Ryanair will be able to obtain a sufficient number of slots at the slot-controlled airports that it desires to serve in the future at the time it needs them or on acceptable terms.

Other

Health and occupational safety issues relating to the Company are largely addressed in Ireland by the Safety, Health and Welfare at Work Act, 2005 and other regulations under that act. Although licenses or permits are not issued under such legislation, compliance is monitored by the Health and Safety Authority (the Authority), which is the regulating body in this area. The Authority periodically reviews Ryanair s health and

safety record and when appropriate, issues improvement notices or prohibition notices. Ryanair has responded to all such notices to the satisfaction of the Authority. Other safety issues are covered by the Irish Aviation Orders, which may vary from time to time.

The Company s operations are subject to the general laws of Ireland and, insofar as they are applicable in Ireland, the laws of the EU. The Company may also become subject to additional regulatory requirements in the future. The Company is also subject to local laws and regulations at locations where it operates and the regulations of various local authorities that operate the airports it serves.

DESCRIPTION OF PROPERTY

For certain information about each of the Company s key facilities, see Facilities above. Management believes that the Company s facilities are suitable for its needs and are well maintained.

Item 4A. Unresolved Staff Comments

There are no unresolved staff comments.

Item 5. Operating and Financial Review and Prospects

The following discussion should be read in conjunction with the audited consolidated financial statements of the Company and the notes thereto included in Item 18. Those consolidated financial statements have been prepared in accordance with IFRS.

HISTORY

Ryanair s current business strategy dates to the early 1990s, when a new management team, including the current chief executive, commenced the restructuring of Ryanair s operations to become a low-fares airline based on the low-cost operating model pioneered by Southwest Airlines Co. in the United States. During the period between 1992 and 1994, Ryanair expanded its route network to include scheduled passenger services between Dublin and Birmingham, Manchester and Glasgow (Prestwick). In 1994, Ryanair began standardizing its fleet by purchasing used Boeing 737-200A aircraft to replace substantially all of its leased aircraft. Beginning in 1996, Ryanair continued to expand its service from Dublin to new provincial destinations in the U.K. In August 1996, Irish Air, L.P., an investment vehicle led by David Bonderman and certain of his associates at the Texas Pacific Group, acquired a minority interest in the Company. Ryanair Holdings completed its initial public offering in June 1997.

From 1997 through June 30, 2017, Ryanair launched service on more than 2,000 routes throughout Europe and also increased the frequency of service on a number of its principal routes. During that period, Ryanair established 86 airports as bases of operations. See Item 4. Information on the Company Route System, Scheduling and Fares for a list of these bases. Ryanair has increased the number of booked passengers from approximately 4.9 million in the 1999 fiscal year to approximately 120.0 million in the 2017 fiscal year. As of June 30, 2017, Ryanair had a principal fleet of almost 400 Boeing 737-800 aircraft and now serves over 210 airports.

Ryanair expects to have approximately 585 aircraft in its operating fleet by March 31, 2024. This is subject to lease handbacks and disposals over the period to March 31, 2024 meeting current expectations. See —Liquidity and Capital Resources and Item 4. Information on the Company—Aircraft for additional details.

BUSINESS OVERVIEW

Since Ryanair pioneered its low cost operating model in Europe in the early 1990s, its passenger volumes and scheduled passenger revenues have increased significantly because the Company has substantially increased capacity and demand has been sufficient to match the increased capacity. Ryanair s annual booked passenger volume has grown from approximately 0.9 million passengers in the calendar year 1992 to approximately 120.0 million passengers in the 2017 fiscal year.

Ryanair s revenue passenger miles (RPMs) increased approximately 14% from 81,146 million in the 2016 fiscal year to 92,383 million in the 2017 fiscal year due partly to an increase of 12% in scheduled available seat miles (ASMs) from 87,451 million in the 2016 fiscal year to 97,909 million in the 2017 fiscal year. Scheduled passenger revenues decreased approximately 2% from 4,967.2 million in the 2016 fiscal year to 4,868.2 million in the 2017 fiscal year. Average booked passenger fare decreased from 46.67 in the 2016 fiscal year to 40.58 in the 2017 fiscal year.

Expanding passenger volumes and capacity, high load factors and aggressive cost containment have enabled Ryanair to continue to generate operating profits despite increasing price competition and increases in certain costs. Ryanair s total break-even load factor was 72% in 2016 fiscal year and 73% in 2017 fiscal year. Cost per passenger was 47.69 in the 2016 fiscal year and 42.62 in the 2017 fiscal year, with the lower fuel cost per passenger of 15.95 in the 2017 fiscal year as compared to 19.47 in the 2016 fiscal year being the most significant factor behind this decrease. Ryanair recorded operating profits of 1,460.1 million in the 2016 fiscal year and

1,534.0 in the 2017 fiscal year. The Company recorded a profit after taxation of 1,559.1 million in the 2016 fiscal year (including a one off accounting gain of 317.5 million on the sale of its shares in Aer Lingus in September 2015) and 1,315.9 million in the 2017 fiscal year. Ryanair took delivery of 52 Boeing 737-800 aircraft in the 2017 fiscal year. The Company will take delivery of a further 50 Boeing 737-800 aircraft in the 2018 fiscal year and expects that these deliveries, net of lease handbacks, will allow for an approximately 8% increase in fiscal year 2018 traffic. See Item 3. Key Information Risk Factors Risks Related to the Company Ryanair Has Seasonally Grounded Aircraft.

Historical Results Are Not Predictive of Future Results

The historical results of operations discussed herein may not be indicative of Ryanair s future operating performance. Ryanair s future results of operations will be affected by, among other things, overall passenger traffic volume; the availability of new airports for expansion; fuel prices; the airline pricing environment in a period of increased competition; the ability of Ryanair to finance its planned acquisition of aircraft and to discharge the resulting debt service obligations; economic and political conditions in Ireland, the U.K. and the EU; terrorist threats or attacks within the EU; seasonal variations in travel; developments in government regulations, litigation and labor relations; foreign currency fluctuations, the impact of the banking crisis and potential break-up of the Eurozone; Brexit; competition and the public s perception regarding the safety of low-fares airlines; changes in aircraft acquisition, leasing, and other operating costs; flight interruptions caused by volcanic ash emissions or other atmospheric disruptions; flight disruptions caused by periodic and prolonged air traffic controller strikes in Europe; the rates of income and corporate taxes paid, and the impact of the financial and Eurozone crisis. Ryanair expects its depreciation, staff and fuel charges to increase as additional aircraft and related flight equipment are acquired. Future fuel costs may also increase as a result of the depletion of petroleum reserves, the shortage of fuel production capacity and/or production restrictions imposed by fuel oil producers. Maintenance expenses may also increase as a result of Ryanair s fleet expansion and replacement program. In addition, the financing of new Boeing 737-800 and Boeing 737-MAX-200 aircraft will increase the total amount of the Company s outstanding debt and the payments it is obliged to make to service such debt. The cost of insurance coverage for certain third-party liabilities arising from acts of war or terrorism increased dramatically following the September 11, 2001 terrorist attacks. See Item 3. Key Information Risk Factors Risks related to the Airline Industry The Company is Substantially Dependent on Discretionary Air Travel.

RECENT OPERATING RESULTS

The Company s profit after tax for the quarter ended June 30, 2017 (the first quarter of the Company s 2018 fiscal year) was 397.1 million, as compared to 255.5 million for the corresponding period of the previous year. The Company recorded an increase in operating profit, from 306.8 million in the first quarter of the 2017 fiscal year to 460.2 million in the recently completed quarter. Total operating revenues increased from

1,687.4 million in the first quarter of fiscal year 2017 to 1,910.3 million in the first quarter of fiscal year 2018. The increase in operating profit was primarily due to a 12% increase in traffic, a stronger load factor (up 2 points to 96%) and a 6% reduction in cost per passenger. Operating expenses increased from 1,380.6 million in the first quarter of fiscal year 2017 to 1,450.1 million in the first quarter of fiscal year 2018, due primarily to the increased costs associated with the growth of the airline. The Company s cash and cash equivalents, restricted cash and financial assets with terms of less than three months amounted to 4,186.7 million at June 30, 2017 as compared with 4,103.8 million at June 30, 2016.

CRITICAL ACCOUNTING POLICIES

The following discussion and analysis of Ryanair s financial condition and results of operations is based on its consolidated financial statements, which are included in Item 18 and prepared in accordance with IFRS.

The preparation of the Company s financial statements requires the use of estimates, judgments, and assumptions that affect the reported amounts of assets and liabilities at the date of the financial statements and the reported amounts of revenues and expenses during the periods presented. Actual results may differ from these estimates.

The Company believes that its critical accounting policy, which requires management s most difficult, subjective and complex judgments, is that which is described in this section. This critical accounting policy, the judgments and other uncertainties affecting application of this policy and the sensitivity of reported results to changes in conditions and assumptions are factors to be considered in reviewing the consolidated financial

Table of Contents

statements included in Item 18 and the discussion and analysis below. For additional detail on this policy, see Note 1, Basis of preparation and significant accounting policies, to the consolidated financial statements included in Item 18.

Long-lived Assets

As of March 31, 2017, Ryanair had 7.2 billion of long-lived assets, virtually all of which were aircraft. In accounting for long-lived assets, Ryanair must make estimates about the expected useful lives of the assets, the expected residual values of the assets, and the potential for impairment based on the fair value of the assets and the cash flows they generate.

In estimating the lives and expected residual values of its aircraft, Ryanair has primarily relied on its own and industry experience, recommendations from Boeing, the manufacturer of all of the Company s aircraft, valuations from appraisers and other available marketplace information. Subsequent revisions to these estimates, which can be significant, could be caused by changes to Ryanair s maintenance program, changes in utilization of the aircraft, governmental regulations on aging of aircraft, changes in new aircraft technology, changes in governmental and environmental taxes, changes in new aircraft fuel efficiency and changing market prices for new and used aircraft of the same or similar types. Ryanair evaluates its estimates and assumptions in each reporting period, and, when warranted, adjusts these assumptions. Generally, these adjustments are accounted for on a prospective basis, through depreciation expense.

Ryanair periodically evaluates its long-lived assets for impairment. Factors that would indicate potential impairment would include, but are not limited to, significant decreases in the market value of an aircraft, a significant change in an aircraft s physical condition and operating or cash flow losses associated with the use of the aircraft. While the airline industry as a whole has experienced many of these factors from time to time, Ryanair has not yet been seriously impacted and continues to record positive cash flows from these long-lived assets. Consequently, Ryanair has not yet identified any impairments related to its existing aircraft fleet. The Company will continue to monitor its long-lived assets and the general airline operating environment.

The Company s estimate of the recoverable amount of aircraft residual values is 15% of current market value of new aircraft, determined periodically, based on independent valuations and actual aircraft disposals during prior periods. Aircraft are depreciated over a useful life of 23 years from the date of manufacture to residual value.



RESULTS OF OPERATIONS

The following table sets forth certain income statement data (calculated under IFRS) for Ryanair expressed as a percentage of Ryanair s total revenues for each of the periods indicated:

	Fiscal Year Ended March 31,		
	2017	2016	2015
Total revenues	100%	100%	100%
Scheduled revenues	73	76	75
Ancillary revenues	27	24	25
Total operating expenses	77	78	82
Fuel and oil	29	32	35
Airport and handling charges	13	13	13
Route charges	10	10	10
Staff costs	10	9	9
Depreciation	7	6	7
Marketing, distribution and other	5	4	4
Maintenance, materials and repairs	2	2	2
Aircraft rentals	1	2	2
Operating profit	23	22	18
Net interest expense	(1)	(1)	(1)
Other income		5	
Profit before taxation	22	26	17
Taxation	(2)	(3)	(2)
Profit after taxation	20	24	15

FISCAL YEAR 2017 COMPARED WITH FISCAL YEAR 2016

Profit after taxation. Ryanair recorded a profit on ordinary activities after taxation of 1,315.9 million in the 2017 fiscal year, as compared with a profit of 1,559.1 million in the 2016 fiscal year. This 16% decrease was primarily attributable to the one off gain of 317.5 million on the sale of the Company s 29.8% shareholding in Aer Lingus in fiscal year 2016. This was offset by a 2% increase in revenues (due to a 13% increase in traffic) and an 18% fuel saving per passenger. Excluding the one off gain in the 2016 fiscal year, profit after tax increased by 6%.

Scheduled revenues. Ryanair s scheduled passenger revenues decreased by 2%, from 4,967.2 million in the 2016 fiscal year to 4,868.2 million in the 2017 fiscal year, primarily reflecting the 13% decrease in average fare from 46.67 to 40.58 partially offset by the 13% increase in the number of passengers from 106.4 million to 120.0 million. Booked passenger load factors increased to 94% in fiscal year 2017 compared with 93% in fiscal year 2016.

Passenger capacity during the 2017 fiscal year increased by 11% due to the increase in the average number of aircraft in the fleet. Scheduled passenger revenues accounted for 73% of Ryanair s total revenues for the 2017 fiscal year, compared with 76% of total revenues in the 2016

fiscal year.

Ancillary revenues. Ryanair s ancillary revenues, which comprise revenues from non-flight scheduled operations, in-flight sales and Internet-related services, increased by 13%, from 1,568.6 million in the 2016 fiscal year to 1,779.6 million in the 2017 fiscal year, while ancillary revenues per booked passenger increased to 14.83 from 14.74. Revenues from non-flight scheduled operations, including revenues from excess baggage charges, administration/credit card fees, priority boarding, reserved seating, accommodation, travel insurance and car rental increased by 14% to 1,511.2 million from 1,329.6 million in the 2016 fiscal year. Revenues from Internet-related services, primarily commissions received from products sold on Ryanair.com or linked websites, increased by 1%, from 85.6 million in the 2016 fiscal year to

86.5 million in the 2017 fiscal year. The overall increase in ancillary revenues reflects solid performance in reserved seating, priority boarding, car hire and on-board sales offset by lower travel insurance and hotel penetration.

The following table sets forth the components of ancillary revenues earned by Ryanair and each component expressed as a percentage of total ancillary revenues for each of the periods indicated:

	Fiscal Year Ended March 31,					
	2017	(in millions of euro, except	2016 t percentage data)			
Non-flight Scheduled	1,511.1	85%	1,329.6	85%		
In-flight Sales	182.0	10%	153.4	10%		
Internet-related	86.5	5%	85.6	5%		
Total	1,779.6	100%	1,568.6	100%		

Operating expenses. As a percentage of total revenues, Ryanair s operating expenses decreased from 78% in the 2016 fiscal year to 77% in the 2017 fiscal year. Total revenues increased by 2%, faster than the 1% increase in operating expenses. In absolute terms, total operating expenses increased by 1%, from 5,075.7 million in the 2016 fiscal year to

5,113.8 million in the 2017 fiscal year, principally as a result of increased costs associated with the growth of the airline. Fuel and oil expenses and aircraft rentals decreased as a percentage of total revenues, while, airport and handling charges, route charges, staff costs, depreciation, marketing, distribution and other costs and maintenance, materials and repairs increased. Total operating cost per passenger decreased by 11%, with the decrease reflecting, principally, an 18% reduction in per passenger fuel costs and non-fuel costs decreasing by 5%.

The Company s decision to ground aircraft during the winter months did not have a material impact on the results of the Company for the year ended March 31, 2017 and, at present, is not anticipated to have a material impact on future operations. The Company anticipates that any revenues which could have been generated had the Company operated the grounded aircraft would have been lower than the operating costs associated with operating these aircraft, including fuel costs, airport charges and taxes. The Company does not anticipate that any material staff costs will be incurred during future periods of the grounding of aircraft, as the relevant crews can be furloughed under the terms of their contracts without compensation and the maintenance costs associated with the grounded aircraft will be minimal. However, the Company will still incur aircraft ownership costs comprised of depreciation and amortization costs, lease rentals costs and financing costs.

The following table sets forth the amounts in euro cent of, and percentage changes in, Ryanair s operating expenses (on a per-passenger basis) for the fiscal years ended March 31, 2017 and March 31, 2016 under IFRS. These data are calculated by dividing the relevant expense amount (as shown in the consolidated financial statements) by the number of booked passengers in the relevant year as shown in the table of Selected Operating and Other Data in Item 3 and rounding to the nearest euro cent; the percentage change is calculated on the basis of the relevant figures before rounding.

	Fiscal Year Ended March 31, 2017	Fiscal Year Ended March 31, 2016	% Change
Fuel and oil	15.95	19.47	(18)%
Airport and handling charges	7.20	7.80	(8)%
Route charges	5.47	5.85	(7)%

Staff costs	5.27	5.50	(4)%
Depreciation	4.15	4.02	3%
Marketing, distribution and other	2.68	2.75	(3)%
Maintenance, materials and repairs	1.18	1.22	(3)%
Aircraft rentals	0.72	1.08	(33)%
Total operating expenses	42.62	47.69	(11)%
Total operating expenses	42.62	47.69	(11)%

Fuel and oil. Ryanair s fuel and oil costs per passenger decreased by 18%, while in absolute terms, these costs decreased by 8% from 2,071.4 million in the 2016 fiscal year to 1,913.4 million in the 2017 fiscal year, in each case after giving effect to the Company s fuel hedging activities. The 8% decrease reflected lower euro fuel prices offset by an 11% increase in block hours and higher load factors. Fuel and oil costs include the direct cost of fuel, the cost of delivering fuel to the aircraft, aircraft de-icing and EU emissions trading costs. The average fuel price paid by Ryanair (calculated by dividing total fuel costs by the number of U.S. gallons of fuel consumed) decreased by 17% from 2.21 per U.S. gallon in the 2016 fiscal year to 1.83 per U.S. gallon in the 2017 fiscal year, in each case after giving effect to the Company s fuel hedging activities.

Airport and handling charges. Ryanair s airport and handling charges per passenger decreased by 8% in the 2017 fiscal year. In absolute terms, airport and handling charges increased by 4%, from 830.6 million in the 2016 fiscal year to

864.8 million in the 2017 fiscal year, reflecting the 13% increase in traffic offset by more competitive airport deals and weaker sterling against the euro.

Route charges. Ryanair s route charges per passenger decreased by 7%. In absolute terms, route charges increased by 5%, from 622.9 million in the 2016 fiscal year to 655.7 million in the 2017 fiscal year, primarily as a result of the 11% increase in sectors flown offset by Eurocontrol price reductions in France, Germany and the U.K. (aided by weaker sterling).

Staff costs. Ryanair s staff costs, which consist primarily of salaries, wages and benefits, decreased by 4% on a per-passenger basis, while in absolute terms, these costs increased by 8%, from 585.4 million in the 2016 fiscal year to 633.0 million in the 2017 fiscal year. The increase in absolute terms was primarily attributable to the 11% increase in

sectors flown and the impact of the 2% pay increase in April 2016 offset by weaker sterling against the euro.

Depreciation. Ryanair s depreciation per passenger increased by 3%, while in absolute terms these costs increased 16% from 427.3 million in the 2016 fiscal year to 497.5 million in the 2017 fiscal year. The increase was primarily attributable to 52 additional owned aircraft in the fleet compared to fiscal year 2016. See Critical Accounting Policies Long-lived Assets above.

Marketing, distribution and other expenses. Ryanair s marketing, distribution and other operating expenses, including those applicable to the generation of ancillary revenues, decreased by 3% on a per-passenger basis in the 2017 fiscal year, while in absolute terms, these costs increased by 10%, from 292.7 million in the 2016 fiscal year to 322.3 million in the 2017 fiscal year, with the overall increase primarily reflecting increased distribution costs related to higher on-board sales, disruption costs related to ATC strikes (primarily French) and higher passenger compensation costs following an ECJ ruling in September 2015.

Maintenance, materials and repairs. Ryanair s maintenance, materials and repair expenses, which consist primarily of the cost of routine maintenance provision for leased aircraft and the overhaul of spare parts, decreased by 3% on a per-passenger basis, while in absolute terms these expenses increased by 8% from 130.3 million in the 2016 fiscal year to 141.0 million in the 2017 fiscal year. The increase in absolute terms during the fiscal year was due to the timing of aircraft checks, the stronger U.S. dollar against the euro and lease handbacks.

Aircraft rentals. Aircraft rental expenses amounted to 86.1 million in the 2017 fiscal year, a 25% decrease from the 115.1 million reported in the 2016 fiscal year, reflecting the absence of short-term summer leases compared to the prior year comparative and the handback of 10 leased aircraft over the past year.

Operating profit. As a result of the factors outlined above, operating profit decreased by 7% on a per-passenger basis in the 2017 fiscal year, while, in absolute terms, it increased from 1,460.1 million in the 2016 fiscal year to 1,534.0 million in the 2017 fiscal year.

Other income. Other income in the 2016 fiscal year consisted primarily of the gain of 317.5 million on the sale of Ryanair s stake in Aer Lingus.

Finance expense. Ryanair s interest and similar charges decreased by 5%, from 71.1 million in the 2016 fiscal year to 67.2 million in the 2017 fiscal year, primarily due to lower interest rates.

Finance income. Ryanair s interest and similar income decreased by 13.7 million from 17.9 million in the 2016 fiscal year to 4.2 million in the 2017 fiscal year due to the absence of the Aer Lingus dividend (8.0

Table of Contents

million in the 2016 fiscal year), significantly lower deposit interest rates and lower cash balances throughout the year.

Foreign exchange gains/losses. Ryanair recorded foreign exchange losses of 0.7 million in the 2017 fiscal year, and 2.5 million in the 2016 fiscal year, primarily due to the impact of changes in euro exchange rates against the U.S. dollar.

Taxation. The effective tax rate for the 2017 fiscal year was 10.5%, as compared to an effective tax rate of 11.6% in the 2016 fiscal year. The effective tax rate reflects the statutory rate of Irish corporation tax of 12.5%. Ryanair recorded an income tax provision of 154.4 million in the 2017 fiscal year, compared with a tax provision of 162.8 million in the 2016 fiscal year. The determination regarding the recoverability of the deferred tax asset was based on future income forecasts, which demonstrated that it was more likely than not that future profits would be available in order to utilize the deferred tax asset. A deferred tax asset s recoverability is not dependent on material improvements over historical levels of pre-tax income, material changes in the present relationship between income reported for financial and tax purposes, or material asset sales or other non-routine transactions.

FISCAL YEAR 2016 COMPARED WITH FISCAL YEAR 2015

Profit after taxation. Ryanair recorded a profit on ordinary activities after taxation of 1,559.1 million in the 2016 fiscal year, as compared with a profit of 866.7 million in the 2015 fiscal year. This 80% increase was primarily attributable to a 16% increase in revenues due to an 18% increase in traffic, a stronger load factor (up 5 points to 93%), 12% fuel savings per passenger and a one-off gain of 317.5 million on the sale of the Company s 29.8% shareholding in Aer Lingus.

Scheduled revenues. Ryanair s scheduled passenger revenues increased 17%, from 4,260.3 million in the 2015 fiscal year to 4,967.2 million in the 2016 fiscal year, primarily reflecting an 18% increase in the number of passengers booked from 90.6 million to 106.4 million reflecting increased passenger volumes on existing routes and the successful launch of new bases in Belfast, Berlin, Corfu, Gothenburg, Ibiza, Milan (Malpensa) and Santiago in the 2016 fiscal year. Booked passenger load factors increased to 93% in fiscal year 2016 compared with 88% in fiscal year 2015.

Ancillary revenues. Ryanair s ancillary revenues, which comprise revenues from non-flight scheduled operations, in-flight sales and Internet-related services, increased 13%, from 1,393.7 million in the 2015 fiscal year to 1,568.6 million in

Passenger capacity during the 2016 fiscal year increased by 12% due to an increase in the average number of aircraft in the fleet. Scheduled passenger revenues accounted for 76% of Ryanair s total revenues for the 2016 fiscal year, compared with 75% of total revenues in the 2015 fiscal year.

the 2016 fiscal year, while ancillary revenues per booked passenger decreased to 14.74 from 15.39. Revenues from non-flight scheduled operations, including revenues from excess baggage charges, administration/credit card fees, sales of rail and bus tickets, priority boarding, reserved seating, accommodation, travel insurance and car rental increased 14% to 1,329.6 million from 1,164.4 million in the 2015 fiscal year. Revenues from Internet-related services, primarily commissions received from products sold on Ryanair.com or linked websites, decreased 15%, from 101.2 million in the 2015 fiscal year. The overall increase in ancillary revenues reflects the solid performance of on-board sales and reserved seating offset by reduced travel insurance, a one-time benefit in the prior year comparative arising from the earlier loading of the schedules and the impact of being without a car hire provider for much of quarter 2, fiscal 2016.

The following table sets forth the components of ancillary revenues earned by Ryanair and each component expressed as a percentage of total ancillary revenues for each of the periods indicated:

	Fiscal Year Ended March 31,					
	2016	2015 percentage data)				
Non-flight Scheduled	1,329.6	85%	1,164.4	84%		
In-flight Sales	153.4	10%	128.1	9%		
Internet-related	85.6	5%	101.2	7%		
Total	1,568.6	100%	1,393.7	100%		

Operating expenses. As a percentage of total revenues, Ryanair s operating expenses decreased from 82% in the 2015 fiscal year to 78% in the 2016 fiscal year. Total revenues increased by 16%, faster than the 10% increase in operating expenses. In absolute terms, total operating expenses increased 10%, from 4,611.1 million in the 2015 fiscal year to

5,075.7 million in the 2016 fiscal year, principally as a result of increased costs associated with the growth of the airline. Fuel and oil expenses, route charges, depreciation, maintenance, materials and repairs and aircraft rentals decreased as a percentage of total revenues, while airport and handling charges, staff costs and marketing, distribution and other costs increased. Total operating cost per passenger decreased 6%, with the decrease reflecting, principally, an 12% reduction in per passenger fuel costs and non-fuel costs decreasing by 2%.

The Company s decision to ground aircraft during the winter months did not have a material impact on the results of the Company for the year ended March 31, 2016 and, at present, is not anticipated to have a material impact on future operations. The Company anticipates that any revenues which could have been generated had the Company operated the grounded aircraft would have been lower than the operating costs associated with operating these aircraft, including fuel costs, airport charges and taxes. The Company does not anticipate that any material staff costs will be incurred during future periods of the grounding of aircraft, as the relevant crews can be furloughed under the terms of their contracts without compensation and the maintenance costs associated with the grounded aircraft will be minimal. However, the Company will still incur aircraft ownership costs comprised of depreciation and amortization costs, lease rentals costs and financing costs.

The following table sets forth the amounts in euro cent of, and percentage changes in, Ryanair s operating expenses (on a per-passenger basis) for the fiscal years ended March 31, 2016 and March 31, 2015 under IFRS. These data are calculated by dividing the relevant expense amount (as shown in the consolidated financial statements) by the number of booked passengers in the relevant year as shown in the table of Selected Operating and Other Data in Item 3 and rounding to the nearest euro cent; the percentage change is calculated on the basis of the relevant figures before rounding.

	Fiscal Year Ended March 31, 2016	Fiscal Year Ended March 31, 2015	% Change
Fuel and oil	19.47	22.00	(12)%
Airport and handling charges	7.80	7.87	(1)%
Route charges	5.85	6.05	(3)%
Staff costs	5.50	5.55	(1)%

Depreciation	4.02	4.17	(4)%
Marketing, distribution and other	2.75	2.58	7%
Maintenance, materials and repairs	1.22	1.49	(18)%
Aircraft rentals	1.08	1.21	(11)%
Total operating expenses	47.69	50.92	(6)%

Fuel and oil. Ryanair s fuel and oil costs per passenger decreased by 12%, while in absolute terms, these costs increased by 4% from 1,992.1 million in the 2015 fiscal year to 2,071.4 million in the 2016 fiscal year, in each case after giving effect to the Company s fuel hedging activities. The 4% increase reflected a 11% increase in hours flown and higher fuel burn due to the higher load factor. Fuel and oil costs include the direct cost of fuel, the cost of delivering fuel to the aircraft de-icing and EU emissions trading costs. The average fuel price paid by Ryanair (calculated by dividing total fuel costs by the number of U.S. gallons of fuel consumed) decreased 6% from

Table of Contents

2.34 per U.S. gallon in the 2015 fiscal year to 2.21 per U.S. gallon in the 2016 fiscal year, in each case after giving effect to the Company s fuel hedging activities.

Airport and handling charges. Ryanair s airport and handling charges per passenger decreased 1% in the 2016 fiscal year, while route charges per passenger decreased 3%. In absolute terms, airport and handling charges increased 17%, from 712.8 million in the 2015 fiscal year to 830.6 million in the 2016 fiscal year, reflecting the addition of more primary airports to the network and stronger U.K. pound sterling against the euro.

Route charges. Ryanair s route charges per passenger decreased by 3%. In absolute terms, route charges increased 14%, from 547.4 million in the 2015 fiscal year, to 622.9 million in the 2016 fiscal year, primarily as a result of an increase in the sectors flown and Eurocontrol price increases in France, Germany and the U.K.

Staff costs. Ryanair s staff costs, which consist primarily of salaries, wages and benefits, decreased 1% on a per-passenger basis, while in absolute terms, these costs increased 16%, from 502.9 million in the 2015 fiscal year to

585.4 million in the 2016 fiscal year. The increase in absolute terms was primarily attributable to increased sectors and less grounded aircraft in the winter of fiscal 2016, the impact of a 2% pay increase in April and adverse U.K. pound sterling.

Depreciation. Ryanair s depreciation per passenger decreased by 4%, while in absolute terms these costs increased 13% from 377.7 million in the 2015 fiscal year to 427.3 million in the 2016 fiscal year. The increase was primarily attributable to 41 additional owned aircraft in the fleet, the purchase of 3 spare engines and higher levels of heavy maintenance activity. See Critical Accounting Policies Long-lived Assets above.

Marketing, distribution and other expenses. Ryanair s marketing, distribution and other operating expenses, including those applicable to the generation of ancillary revenues, increased 7% on a per-passenger basis in the 2016 fiscal year, while in absolute terms, these costs increased 25%, from 233.9 million in the 2015 fiscal year to 292.7 million in the 2016 fiscal year, with the overall increase primarily reflecting the increased distribution costs related to higher on-board sales, disruption costs related to the French ATC strikes and the Brussels terrorist attacks and higher passenger compensation costs following an ECJ ruling on passenger compensation in September 2015.

Maintenance, materials and repairs. Ryanair s maintenance, materials and repair expenses, which consist primarily of the cost of routine maintenance provision for leased aircraft and the overhaul of spare parts, decreased 18% on a per-passenger basis, while in absolute terms these expenses decreased by 3% from 134.9 million in the 2015 fiscal year to 130.3 million in the 2016 fiscal year. The decrease in absolute terms during the fiscal year was due to lower unscheduled maintenance than fiscal year 2015 and a lower maintenance provision due to lease handbacks in the winter of fiscal year 2016.

Aircraft rentals. Aircraft rental expenses amounted to 115.1 million in the 2016 fiscal year, a 5% increase from the 109.4 million reported in the 2015 fiscal year, reflecting the longer duration of short-term summer leases, offset by lease handbacks in the winter.

Operating profit. As a result of the factors outlined above, operating profit increased 19% on a per-passenger basis in the 2016 fiscal year, and also increased in absolute terms, from 1,042.9 million in the 2015 fiscal year to 1,460.1 million in the 2016 fiscal year.

Other income. Other income consists primarily of the gain of 317.5 million on the sale of Ryanair s stake in Aer Lingus.

Finance expense. Ryanair s interest and similar charges decreased 4%, from 74.2 million in the 2015 fiscal year to 71.1 million in the 2016 fiscal year, primarily due to lower interest rates.

Finance income. Ryanair s interest and similar income remained flat at 17.9 million in the 2016 fiscal year as lower interest rates were offset by higher average cash balances and a 25% increase in the Aer Lingus dividend compared to fiscal year 2015.

Foreign exchange gains/losses. Ryanair recorded foreign exchange losses of 2.5 million in the 2016 fiscal year, as compared with foreign exchange losses of 4.2 million in the 2015 fiscal year, with the different result being primarily due to the impact of changes in the euro exchange rate against the U.S. dollar and U.K. pound sterling.

Taxation. The effective tax rate for the 2016 fiscal year was 11.6%, as compared to an effective tax rate of 11.8% in the 2015 fiscal year. The effective tax rate reflects the statutory rate of Irish corporation tax of 12.5%. Ryanair recorded an income tax provision of 162.8 million in the 2016 fiscal year, compared with a tax provision of 115.7 million in the 2015 fiscal year, with the increase primarily reflecting higher pre-tax profits. The determination regarding the recoverability of the deferred tax asset was based on future income forecasts, which demonstrated that it was more likely than not that future profits would be available in order to utilize the deferred tax asset. A deferred tax asset s recoverability is not dependent on material improvements over historical levels of pre-tax income, material changes in the present relationship between income reported for financial and tax purposes, or material asset sales or other non-routine transactions.

SEASONAL FLUCTUATIONS

The Company s results of operations have varied significantly from quarter to quarter, and management expects these variations to continue. Among the factors causing these variations are the airline industry s sensitivity to general economic conditions and the seasonal nature of air travel. Ryanair typically records higher revenues and income in the first half of each fiscal year ended March 31 than the second half of such year.

RECENTLY ISSUED ACCOUNTING STANDARDS

Please see Note 1 to the consolidated financial statements included in Item 18 for information on recently issued accounting standards that are material to the Company.

LIQUIDITY AND CAPITAL RESOURCES

Liquidity. The Company finances its working capital requirements through a combination of cash generated from operations, debt capital market issuances and bank loans for the acquisition of aircraft. See Item 3. Key Information Risk Factors Risks Related to the Company The Company Will Incur Significant Costs Acquiring New Aircraft and Any Instability in the Credit and Capital Markets Could Negatively Impact Ryanair s Ability to Obtain Financing on Acceptable Terms for more information about risks relating to liquidity and capital resources. The Company had cash and liquid resources at March 31, 2017 and 2016 of 4,128.5 million and 4,321.5 million, respectively. The decrease at March 31, 2017 primarily reflects net capital expenditure of 1,449.8 million, shareholders returns of 1,017.9 million and debt repayments of 447.1 million, offset by the profit after tax of 1,315.9 million and a 750.0 million Eurobond issuance.

The Company s net cash inflows from operating activities in the 2017 and 2016 fiscal years amounted to 1,927.2 million and 1,846.3 million, respectively. The 80.9 million increase in net cash flows from operating activities for fiscal year 2017 compared to fiscal year 2016 was principally due to the increase in profit after tax of 74.3 million (excluding the gain on disposal of the available for sale financial asset of 317.5 million in the 2016 fiscal year), an increase in trade payables and a smaller increase in accrued expenses, offset by an increase in other assets. The movement which primarily relates to cash received in advance for flights, receipts for other receivables and increases in other payables balances, generated 113.1 million in cash in fiscal year 2017 compared with 135.6 million in cash in fiscal year 2016.

During the last two fiscal years, Ryanair s primary cash requirements have been for operating expenses, additional aircraft, including advance payments in respect of new Boeing 737 aircraft and related flight equipment, payments on related indebtedness and payments of corporation tax, as well as share buy-backs of 1,017.9 million in the 2017 fiscal year and 706.1 million in the 2016 fiscal year and the return of 398 million to shareholders via a B share scheme in the fiscal year 2016. Cash generated from operations and the issuance of 850 million in 1.875% unsecured Eurobonds with a 7-year tenor in June 2014, 850 million in 1.125% unsecured Eurobonds with an 8-year tenor in March 2015 and a further 750 million in 1.125% unsecured Eurobonds with a 6.5-year tenor in February 2017 have been the primary source for these cash requirements.

The Company s net cash inflows from operating activities in the 2016 and 2015 fiscal years amounted to 1,846.3 million and 1,689.4 million, respectively. The 156.9 million increase in net cash flows from operating activities for fiscal year 2016 compared to fiscal year 2015 was principally due to an increase in profit after tax of 692.4 million offset by the gain on disposal of available for sale financial asset of 317.5 million and a lower increase in accrued expenses compared to the prior year. The movement which primarily relates to cash received in advance for flights, receipts for other receivables and increases in other payables balances, generated 135.6 million in cash in fiscal year 2016 compared with 407.0 million in fiscal year 2015. The decrease in net cash generated

Table of Contents

from working capital of 271.4 million, or approximately 67%, was primarily due to a one-time benefit in the prior year comparative arising from the earlier loading of schedules.

The Company s net cash used in investing activities in fiscal year 2017 totaled 1,290.8 million, primarily reflecting the Company s capital expenditures, as described in more detail below.

The Company s net cash used in investing activities in fiscal year 2016 totaled 283.6 million, primarily reflecting the Company s capital expenditures, the disposal of the available for sale asset and the decreased investment in cash with maturities of greater than three months.

Net cash used in financing activities totaled 671.6 million in the 2017 fiscal year, largely reflecting shareholder returns of 1,017.9 million and repayments of long term borrowings of 447.1 million offset by the issuance of 750 million unsecured Eurobonds in February 2017.

Net cash used in financing activities totaled 1,488.1 million in the 2016 fiscal year, largely reflecting shareholder returns of 1,104.0 million (including a 398 million return via a B share scheme following the sale of the 29.8% stake in Aer Lingus) and repayments of long term borrowings of 384.9 million.

Capital Expenditures. The Company s net cash outflows for capital expenditures in fiscal years 2017 and 2016 were 1,449.8 million and 1,217.7 million respectively. Ryanair has funded a significant portion of its acquisition of new Boeing 737-800 aircraft and related equipment through borrowings under facilities provided by international financial institutions on the basis of guarantees issued by the Export-Import Bank of the United States (Ex-Im Bank). At March 31, 2017, Ryanair had a fleet of 383 Boeing 737-800 aircraft, 174 of which were funded by Ex-Im Bank-guaranteed financing. Other sources of on-balance-sheet aircraft financing utilized by Ryanair are Japanese Operating Leases with Call Options (JOLCOS), which are treated as finance leases (22 of the aircraft in the fleet as of March 31, 2017) and commercial debt financing (6 of the aircraft in the fleet as of March 31, 2017). Of Ryanair s total fleet of 383 Boeing 737-800 aircraft at March 31, 2017 there were 33 aircraft which were financed through operating lease arrangements, 104 aircraft were financed from Ryanair s own resources on an unsecured basis and the remaining 44 aircraft have no outstanding debt remaining. Ryanair has generally been able to generate sufficient funds from operations to meet its non-aircraft acquisition-related working capital requirements. Management believes that the working capital available to the Company is sufficient for its present requirements and will be sufficient to meet its anticipated requirements for capital expenditures and other cash requirements for the 2018 fiscal year.

The following table sets forth the dates on which and the number of aircraft that will be delivered to the Company pursuant to the 2013, 2014 Boeing Contracts:

	Mar 31,							
Fiscal Year End	2018	2019	2020	2021	2022	2023	2024	Total

Opening Fleet	383	427	448	481	516	540	575	383
Deliveries under 2013								
Boeing Contract	50	29						79
Firm deliveries under 2014								
Boeing Contract			39	19	21	20	11	110
Option Aircraft under 2014								
Boeing Contract			8	25	28	25	14	100
Planned returns or								
disposals	(6)	(8)	(14)	(9)	(25)	(10)	(15)	(87)
Closing Fleet	427	448	481	516	540	575	585	585

Capital Resources. Ryanair s long-term debt (including current maturities) totaled 4,384.5 million at March 31, 2017 and 4,023.0 million at March 31, 2016, with the change being primarily attributable to the issue of 750 million in 1.125% unsecured Eurobonds with a 6.5-year tenor in February 2017 net of debt repayments. Please see the table Obligations Due by Period below for more information on Ryanair s long-term debt (including current maturities) and finance leases as of March 31, 2017. See also Note 11 to the consolidated financial

Table of Contents

statements included in Item 18 for further information on the maturity profile of the interest rate structure and other information on the Company s borrowings.

At March 31, 2017, 174 of the aircraft in Ryanair s fleet had been financed through loan facilities with various financial institutions active in the structured export finance sector and supported by a loan guarantee from Ex-Im Bank. Each of these facilities takes essentially the same form and is based on the documentation developed by Ryanair and Ex-Im Bank, which follows standard market forms for this type of financing. In November 2010, Ryanair financed 7 aircraft through a U.S. dollar-denominated Ex-Im Bank Capital Markets Product (Eximbond). The Eximbond has essentially the same characteristics as all previous Ex-Im Bank guaranteed financings with no additional obligations on Ryanair. On the basis of an Ex-Im Bank guarantee with regard to the financing of up to 85% of the eligible U.S. and foreign content represented in the net purchase price of the relevant aircraft, the financial institution investor enters into a commitment letter with the Company to provide financing for a specified number of aircraft benefiting from such guarantee; loans are then drawn down as the aircraft are delivered and payments to Boeing become due. Each of the loans under the facilities are on substantially similar terms, having a maturity of 12 years from the drawdown date and being secured by a first priority mortgage in favor of a security trustee on behalf of Ex-Im Bank.

Through the use of interest rate swaps or cross currency interest rate swaps, Ryanair has effectively converted a portion of its floating-rate debt under its financing facilities into fixed-rate debt. Approximately 36% of the loans for the aircraft acquired under the above facilities are not covered by such swaps and have therefore remained at floating rates linked to EURIBOR, with the interest rate exposure from these loans largely hedged by placing a similar amount of cash on deposit at floating interest rates. The net result is that Ryanair has effectively swapped or drawn down fixed-rate euro-denominated debt with remaining maturities of up to 8 years in respect of approximately 64% of its outstanding aircraft debt financing at March 31, 2017 and approximately 20% of total debt was floating rate at that date.

The table below illustrates the effect of swap transactions (each of which is with an established international financial counterparty) on the profile of Ryanair s total outstanding debt at March 31, 2017. See Item 11. Quantitative and Qualitative Disclosures About Market Risk Interest Rate Exposure and Hedging for additional details on the Company s hedging transactions.

At March 31, 2017	EUR Fixed (in millions o	EUR Floating f euro)
Borrowing profile before swap transactions	3,108.4	1,276.1
Interest rate swaps Debt swapped from floating to fixed	393.4	(393.4)
Borrowing profile after swap transactions	3,501.8	882.7

The weighted-average interest rate on the cumulative borrowings under these facilities of 4,384.5 million at March 31, 2017 was 1.49%. Ryanair s ability to obtain additional loans pursuant to each of the facilities to finance the price of future Boeing 737-800 and Boeing 737-MAX-200 aircraft purchases is subject to the issuance of further bank commitments and the satisfaction of various contractual conditions. These conditions include, among other things, the execution of satisfactory documentation, the requirement that Ryanair perform all of its obligations under the Boeing agreements and provide satisfactory security interests in the aircraft (and related assets) in favor of the lenders and Ex-Im Bank, and that Ryanair not suffer a material adverse change in its conditions or prospects (financial or otherwise). In addition, as a result of the Company obtaining a BBB+ (stable) credit rating from Standard & Poor s and Fitch Ratings and following Ryanair s issuance of 850 million in 1.875% unsecured Eurobonds with a 7-year tenor in June 2014, issuance of 850 million in 1.125% unsecured Eurobonds with an 8-year tenor in March 2015 and issuance of 750 million in 1.125% unsecured Eurobonds with an 6.5-year tenor in February 2017 under its EMTN program, the Company may decide in the future to issue additional debt from capital markets to finance future aircraft deliveries. As part of its Ex-Im Bank guarantee-based financing of the Boeing 737-800s, Ryanair has entered into certain lease agreements and related arrangements. Pursuant to these arrangements, legal title to 174 aircraft delivered and remaining in the fleet as of March 31, 2017 rests with a number of United States special purpose vehicles (the SPVs). The SPVs are the borrowers of record under the loans made or to be made under the facilities, with all of their obligations under the loans being guaranteed by Ryanair Holdings.

These aircraft are financed using a standard Ex-Im Bank orphan ownership structure. The shares of the SPVs (which are owned by an unrelated charitable association and not by Ryanair) are in turn pledged to a security

Table of Contents

trustee in favor of Ex-Im Bank and the lenders. Ryanair operates each of the aircraft pursuant to a finance lease it has entered into with the SPVs, the terms of which mirror those of the relevant loans under the facilities. Ryanair has the right to purchase the aircraft upon termination of the lease for a nominal amount. Pursuant to this arrangement, Ryanair is considered to own the aircraft for accounting purposes under IFRS. Ryanair does not use special purpose entities for off-balance sheet financing or any other purpose which results in assets or liabilities not being reflected in Ryanair s consolidated financial statements. In addition to its purchase option under the finance lease, Ryanair is entitled to receive the balance of any proceeds received in respect of the aircraft that remain after Ex-Im Bank and the lenders are paid what they are owed under the loan guarantees.

Ryanair has a track record in securing finance for similar sized aircraft purchases. The 1998, 2002, 2003 and 2005 Boeing Contracts totaling 348 aircraft were financed with approximately 66% U.S. Ex-Im Bank loan guarantees and capital markets (with 85% loan to value) financing, 24% through sale and operating leaseback financing, and 10% through JOLCOs. See Item 5. Operating and Financial Review and Prospects Liquidity and Capital Resources.

Under the Aviation Sector Understanding which came into effect from January 1, 2013, the fees payable to Ex-Im Bank for the provision of loan guarantees have significantly increased, thereby making it more expensive than more traditional forms of financing. As a result, Ryanair intends to finance the new aircraft obtained under the 2013 and 2014 Boeing Contracts through a combination of internally generated cash flows, debt financing from commercial banks, debt financing through the capital markets in a secured and unsecured manner, JOLCOs and sale and operating leasebacks. These forms of financing are generally accepted in the aviation industry and are currently widely available for companies who have the credit quality of Ryanair. Ryanair may periodically use Ex-Im Bank loan guarantees when appropriate. Ryanair intends to finance pre-delivery payments (Aircraft Deposits) to Boeing in respect of the new aircraft via internally generated cash flows similar to all previous Aircraft Deposit payments.

At March 31, 2017, Ryanair had 33 operating lease aircraft in the fleet. As a result, Ryanair operates, but does not own, these aircraft, which were leased to provide flexibility for the aircraft delivery program. Ryanair has no right or obligation to acquire these aircraft at the end of the relevant lease terms. All 33 operating leases are U.S. dollar-denominated and require Ryanair to make fixed rental payments. The Company has an option to extend the initial period of seven years on 16 of the 33 remaining operating lease aircraft as at March 31, 2017 on pre-determined terms. In addition to the above, the Company financed 30 of the Boeing 737-800 aircraft delivered between March 2005 and March 2014 with 13-year euro-denominated JOLCOs. 22 of these JOLCO arrangements are still outstanding as of March 31, 2017. These structures are accounted for as finance leases and are initially recorded at fair value on the Company s balance sheet. Under each of these contracts, Ryanair has a call option to purchase the aircraft at a pre-determined price after a period of 10.5 years, which it may exercise. Ryanair exercised this option for 4 of these aircraft in fiscal year 2016. 6 aircraft have been financed through euro-denominated 12-year amortizing commercial debt transactions.

Since, under each of the Company s operating leases, the Company has a commitment to maintain the relevant aircraft, an accounting provision is made during the lease term for this obligation based on estimated future costs of major airframe, engine maintenance checks and restitution of major life limited parts by making appropriate charges to the income statement calculated by reference to the number of hours or cycles operated during the year. Under IFRS, the accounting treatment for these costs with respect to leased aircraft differs from that for aircraft owned by the Company, for which such costs are capitalized and amortized.

Ryanair currently has corporate ratings of BBB+ (stable) from both Standard & Poor s and Fitch Ratings and a 3 billion EMTN program. Ryanair issued 850 million in unsecured Eurobonds with a 7-year tenor at a coupon of 1.875% in June 2014, 850 million in unsecured Eurobonds with an 8-year tenor at a coupon of 1.125% in March 2015 and 750 million in unsecured Eurobonds with a 6.5-year tenor at a coupon of 1.125% in February 2017 under this program. All of these issuances are guaranteed by Ryanair Holdings. The Company used the proceeds from these issuances for general corporate purposes.

Contractual Obligations. The table below sets forth the contractual obligations and commercial commitments of the Company with definitive payment terms, which will require significant cash outlays in the future, as of March 31, 2017. These obligations primarily relate to Ryanair s aircraft purchase and related financing obligations, which are described in more detail above, and do not reflect the Eurobond issuances in June 2014, March 2015 and February 2017. For additional information on the Company s contractual obligations and commercial commitments, see Note 23 to the consolidated financial statements included in Item 18.

Table of Contents

The amounts listed under Finance Lease Obligations reflect the Company s obligations under its JOLCOs. See Item 5. Operating and Financial Review and Prospects—Liquidity and Capital Resources.

The amounts listed under Purchase Obligations in the table reflect obligations for aircraft purchases and are calculated by multiplying the number of aircraft the Company is obligated to purchase under its current agreements with Boeing during the relevant period by the Basic Price for each aircraft pursuant to the relevant contract, with the dollar-denominated Basic Price being converted into euro at an exchange rate of \$1.0691 = 1.00 (based on the European Central Bank Rate on March 31, 2017). The relevant amounts therefore exclude the effect of the price concessions granted to Ryanair by Boeing and CFM, as well as any application of the Escalation Factor described below. As a result, Ryanair s actual expenditures for aircraft during the relevant periods will be lower than the amounts listed under Purchase Obligations in the table.

With respect to purchase obligations under the terms of the 2013 Boeing Contract and 2014 Boeing Contract, the Company was required to pay Boeing 1.0% of the Basic Price of each of the 283 firm-order Boeing 737 aircraft at the time the contracts were signed (such deposit being fully refundable if the Company had not received the shareholder approval at the EGMs on June 18, 2013 and November 28, 2014), and will be required to make periodic advance payments of the purchase price for each aircraft it has agreed to purchase during the course of the two-year period preceding the delivery of each aircraft. As a result of these required advance payments, the Company will have paid up to 30% of the Basic Price of each aircraft prior to its delivery (including the addition of an estimated Escalation Factor but before deduction of any credit memoranda and other concessions); the balance of the net price is due at the time of delivery. Similar terms applied under the 2005 Boeing contract, with the first payment due when the contract was signed in February 2005.

The amounts listed under Operating Lease Obligations reflect the Company s obligations under its aircraft operating lease arrangements.

Obligations Due by Period

Contractual Obligations	Total	Less than 1 year (ir	1-2 years 1 millions of euro)	2-5 years	After 5 years
Long-term Debt (a)	3,928.0	325.6	299.7	1,541.1	1,761.6
Finance Lease Obligations	456.5	130.2	129.3	197.0	
Purchase Obligations (b)	15,387.3	3,670.8	2,129.1	6,615.3	2,972.1
Operating Lease Obligations	185.2	77.1	53.5	54.6	
Future Interest Payments (c)	264.8	54.8	51.4	127.9	30.7
Total Contractual Obligations	20,221.8	4,258,5	2,663.0	8,535.9	4,764.4

(a) For additional information on Ryanair s long-term debt obligations, see Note 11 and Note 23 to the consolidated financial statements included in Item 18.

(b) These are noted at a non-discounted list price. For additional information on Ryanair s purchase obligation, see Note 23 to the consolidated financial statements included in Item 18.

(c) In determining an appropriate methodology to estimate future interest payments Ryanair has applied either the applicable fixed rate or currently applicable variable rate where appropriate. These interest rates are subject to change and amounts actually due may be higher or lower than noted in the table above.

OFF-BALANCE SHEET TRANSACTIONS

Ryanair uses certain off-balance sheet arrangements in the ordinary course of business, including financial guarantees and operating lease commitments. Details of each of these arrangements that have or are reasonably likely to have a current or future material effect on the Company s financial condition, results of operations, liquidity or capital resources are discussed below.

Operating Lease Commitments. The Company has entered into a number of sale-and-leaseback transactions in connection with the financing of a number of aircraft in its fleet. See Liquidity and Capital Resources Capital Resources above for additional information on these transactions.

Guarantees. Ryanair Holdings has provided an aggregate of 5,055.2 million (as at March 31, 2017) in letters of guarantee to secure obligations of certain of its subsidiaries in respect of loans, capital market transactions and bank advances, including those relating to aircraft financing and related hedging transactions. This amount

Table of Contents

excludes guarantees given in relation to the 2013 Boeing Contract, under which there was a total of 79 aircraft outstanding as at March 31, 2017, amounting to approximately \$6.2 million at list prices and guarantees given in relation to the 2014 Boeing contract under which there was a total of 200 aircraft (100 firm orders and 100 options) outstanding as at March 31, 2017 amounting to approximately \$20.5 billion at list prices.

TREND INFORMATION

For information concerning the principal trends and uncertainties affecting the Company s results of operations and financial condition, see Item 3. Key Information Risk Factors, Item 5. Operating and Financial Review and Prospects Business Overview, Results of Operations, Liquidity Capital Resources and Item 4. Information on the Company Strategy Responding to Current Challenges above.

INFLATION

Inflation did not have a significant effect on the Company s results of operations and financial condition during the three fiscal years ended March 31, 2017.

Item 6. Directors, Senior Management and Employees

Ryanair Holdings was established in 1996 as a holding company for Ryanair. The management of Ryanair Holdings and Ryanair are integrated, with the two companies having the same directors and executive officers.

DIRECTORS

The following table sets forth certain information concerning the directors of Ryanair Holdings and Ryanair as of July 20, 2017:

Name	Age	Positions
David Bonderman (a)(b)	74	Chairman and Director
Michael Cawley (b)	63	Director
Stan McCarthy	59	Director
Charles McCreevy (c)	67	Director
Declan McKeon (c)	66	Director
Kyran McLaughlin (a)	73	Director
Howard Millar (e)	56	Director
Dick Milliken (c)	66	Director
Mike O Brien (d)	73	Director

Julie O Neill (e) 62	
	Director
James Osborne (a)(e) 68	Director
Louise Phelan (b) 50	Director

(a) Executive Committee Member.

(b) Nomination Committee Member.

(c) Audit Committee Member.

(d) Safety Committee Member.

(e) Remuneration Committee Member.

(f) Mr. O Leary is the CEO of both Ryanair Holdings and Ryanair. No other director is an executive officer of Ryanair Holdings or Ryanair.

David Bonderman (Chairman) has served as a director since August 1996 and as Chairman since December 1996. Mr. Bonderman also serves on the Boards of the following public companies: Caesars Entertainment Corporation, TPG Pace Energy Holdings Corp., and Kite Pharma, Inc. In addition, he serves on the Boards of The Wilderness Society, the Grand Canyon Trust, and the American Himalayan Foundation. He is a U.S. citizen.

Table of Contents

Michael Cawley has served as a director since August 2014. Mr. Cawley previously worked with Ryanair for 17 years as Ryanair s Deputy CEO and Chief Operating Officer and contributed significantly to Ryanair s growth and success until he retired in March 2014. Mr. Cawley s other non-executive directorships include Paddy Power plc, Kingspan Group plc, Hostelworld Group plc and he is also Chairman of Fáilte Ireland, the Irish tourism authority. He is an Irish citizen.

Stan McCarthy was appointed as a director of Ryanair in May 2017. Mr. McCarthy has been the Chief Executive of Kerry Group since January 2008 and will step down from that role in September 2017. Mr. McCarthy joined Kerry Group in 1976 and worked in a number of finance roles before being appointed as Vice President of Sales and Marketing in the USA in 1991, as President of Kerry North America in 1996 and as a Director of Kerry Group in 1999. He has dual Irish and U.S. citizenship.

Charles McCreevy has served as a director since May 2010, having previously served as EU Commissioner for Internal Markets and Services (2004-2010) and has held Ministerial Office in several Irish Governments, including Minister for Finance (1997-2004), Minister for Tourism and Trade (1993-1994) and Minister for Social Welfare (1992-1993). He is an Irish citizen.

Declan McKeon has served as a director since May 2010, having previously been an audit partner of PwC. Mr McKeon is currently the Lead Independent Director of ICON plc and a director of GC Aesthetics. Mr McKeon is chairman of the Audit Committee. He is an Irish citizen.

Kyran McLaughlin has served as a director since January 2001, and is Deputy Chairman and Head of Capital Markets at Davy Stockbrokers. Mr. McLaughlin advised Ryanair during its initial flotation on the Dublin and NASDAQ stock markets in 1997. Mr. McLaughlin is a non-executive chairman of Malin Corporation plc and also serves as a director of a number of other Irish private companies. He is an Irish citizen.

Howard Millar was appointed as a director of Ryanair in August 2015. Mr. Millar had served as Deputy Chief Executive Officer and Chief Financial Officer from 2003 to December 2014 having previously been Director of Finance from 1993 and Financial Controller in 1992. Howard is Chairman of BDO Ireland, CEO of Stellwagen Capital and a member of Irelandia Aviation s advisory board. He is also a non-executive director of Applegreen plc and ASL Aviation Airlines Group Ltd. Howard is a graduate of Trinity College and is a Fellow of the Association of Chartered Certified Accountants. He is an Irish citizen.

R.A. (Dick) Milliken has served as a director since July 2013 having previously been CFO of the Almac Group and former CEO of Lamont plc. A qualified Chartered Accountant, Mr. Milliken serves as a director of Bank of Ireland Mortgage Bank. Mr. Milliken is also Chairman of Northern Ireland Science Park and a director of a number of private

companies. Mr. Milliken is a graduate of Queens University Belfast, a Fellow of the Institute of Chartered Accountants in Ireland and former Council member. He is a British citizen.

Mike O Brien was appointed as a director of Ryanair in May 2016. Mr. O Brien has a long and distinguished career in the aviation industry having retired in 2016 as Head of Flight Operations Inspectorate with the Maltese Civil Aviation Authority where he served from 2001 having previously spent 10 years as the Head of Operations Standards with the Irish Aviation Authority. Mr. O Brien served 4 years as the Chief Pilot and Flight Operations Manager of Ryanair from 1987 to 1991. He has also operated many different aircraft types throughout the years as an instructor and examiner with Aer Turas, GPA/Air Tara and Gulf Air. Mr. O Brien is the co-chairman of the Company s Safety Committee. He is an Irish citizen.

Michael O Leary has served as a director of Ryanair DAC since 1988 and as CEO since 1994. He is an Irish citizen.

Julie O Neill has served as a director since December 2012 having previously served as Secretary General of the Irish Department of Transport from 2002 to 2009 and, in a career that spanned 37 years in the Irish public service, worked in strategic policy development and implementation in eight Government Departments. She chairs the Sustainable Energy Authority of Ireland and is a Senior Independent Director of Permanent tsb plc and an independent non-executive director of AXA Life Europe. She is an Irish citizen.

James Osborne has served as a director of Ryanair Holdings since August 1996, having been a director of Ryanair DAC since April 1995. Mr. Osborne is a former managing partner of A & L Goodbody Solicitors. He is Chairman of

Table of Contents

OneView Healthcare plc and a director of James Hardie Industries plc. He also serves as a director of a number of Irish private companies. He is an Irish citizen.

Louise Phelan has served as a director since December 2012. Ms. Phelan is Vice President for PayPal for Continental Europe Middle East and Africa (CEMEA), leading teams across 10 geographical locations servicing over 120 markets. Ms. Phelan is a member of the Board of Voxpro since January 2016. She is an Irish citizen.

The Board of Directors has established a number of committees, including the following:

Executive Committee. The Board of Directors established the Executive Committee in August 1996. The Executive Committee can exercise the powers exercisable by the full Board of Directors in circumstances in which action by the Board of Directors is required but it is impracticable to convene a meeting of the full Board of Directors. Messrs. Bonderman, McLaughlin, O Leary and Osborne are the members of the Executive Committee.

Remuneration Committee. The Board of Directors established the Remuneration Committee in September 1996. This committee has authority to determine the remuneration of senior executives of the Company and to administer the stock option plans described below. Senior Management remuneration is comprised of a fixed basic pay and performance related bonuses which are awarded based on a combination of budget and non-budget performance criteria. The Board of Directors as a whole determines the remuneration and bonuses of the CEO, who is the only executive director. Mr. Osborne, Mr. Millar and Ms. O Neill are the members of the Remuneration Committee.

Audit Committee. The Board of Directors established the Audit Committee in September 1996 to make recommendations concerning the engagement of independent external auditors; to review with the auditors the plans for and scope of each annual audit, the audit procedures to be utilized and the results of the audit; to approve the professional services provided by the auditors; to review the independence of the auditors; and to review the adequacy and effectiveness of the Company s internal accounting controls. Messrs. McKeon, McCreevy and Milliken are the members of the Audit Committee. In accordance with the recommendations of the Irish Combined Code of Corporate Governance (the Combined Code), a senior independent non-executive director, Mr. McKeon, is the chairman of the Audit Committee. All members of the Audit Committee are independent for purposes of the listing rules of the NASDAQ and the U.S. federal securities laws.

Nomination Committee. The Board of Directors established the Nomination Committee in May 1999 to make recommendations and proposals to the full Board of Directors concerning the selection of individuals to serve as executive and non-executive directors. The Board of Directors as a whole then makes appropriate determinations regarding such matters after considering such recommendations and proposals. Messrs. Bonderman, Cawley and Ms. Phelan are the members of the Nomination Committee.

Safety Committee. The Board of Directors established the Safety Committee in March 1997 to review and discuss air safety and related issues. The Safety Committee reports to the full Board of Directors each quarter. The Safety Committee is composed of Mr. O Brien and Mr. Sorahan, Chief Financial Officer and Accountable Manager for Safety (who both act as co-chairman), as well as the following executive officers of Ryanair: Messrs. Hickey, Wilson, the Chief Pilot, Captain Ray Conway and the Director of Safety and Security, Ms. Carol Sharkey. A number of other managers are invited to attend, as required, from time to time.

Powers of, and Action by, the Board of Directors

The Board of Directors is empowered by the Articles to carry on the business of Ryanair Holdings, subject to the Articles, provisions of general law and the right of stockholders to give directions to the directors by way of ordinary resolutions. Every director who is present at a meeting of the Board of Directors of Ryanair Holdings has one vote. In the case of a tie on a vote, the chairman of the Board of Directors has a second or tie-breaking vote. A director may designate an alternate director to attend any Board of Directors meeting, and such alternate director shall have all the rights of a director at such meeting.

The quorum for a meeting of the Board of Directors, unless another number is fixed by the directors, consists of three directors, a majority of whom must be EU nationals. The Articles require the vote of a majority of the directors (or alternates) present at a duly convened meeting for the approval of any action by the Board of Directors.

Table of Contents

Composition and Term of Office

The Articles provide that the Board of Directors shall consist of no fewer than three and no more than 15 directors, unless otherwise determined by the stockholders. There is no maximum age for a director and no director is required to own any shares of Ryanair Holdings.

Directors are elected (or have their appointments confirmed) at the annual general meetings of stockholders.

Exemptions from NASDAQ Corporate Governance Rules

The Company relies on certain exemptions from the NASDAQ corporate governance rules. These exemptions, and the practices the Company adheres to, are as follows:

• The Company is exempt from NASDAQ s quorum requirements applicable to meetings of shareholders, which require a minimum quorum of 33% for any meeting of the holders of common stock, which in the Company s case are its Ordinary Shares. In keeping with Irish generally accepted business practice, the Articles provide for a quorum for general meetings of shareholders of three shareholders, regardless of the level of their aggregate share ownership.

• The Company is exempt from NASDAQ s requirement with respect to audit committee approval of related-party transactions, as well as its requirement that shareholders approve certain stock or asset purchases when a director, officer or substantial shareholder has an interest. The Company is subject to extensive provisions under the Listing Rules of the Irish Stock Exchange (the Irish Listing Rules) governing transactions with related parties, as defined therein, and the Irish Companies Act also restricts the extent to which Irish companies may enter into related-party transactions. In addition, the Articles contain provisions regarding disclosure of interests by the directors and restrictions on their votes in circumstances involving conflicts of interest. The concept of a related party for purposes of NASDAQ s audit committee and shareholder approval rules differs in certain respects from the definition of a transaction with a related party under the Irish Listing Rules.

• NASDAQ requires shareholder approval for certain transactions involving the sale or issuance by a listed company of common stock other than in a public offering. Under the NASDAQ rules, whether shareholder approval is required for such transactions depends, among other things, on the number of shares to be issued or sold in connection with a transaction, while the Irish Listing Rules require shareholder approval when the value of a transaction, as measured under any one or more of four class tests, exceeds a certain percentage of the size of the listed company undertaking the transaction as measured for the purposes of same tests.

• NASDAQ requires that each issuer solicit proxies and provide proxy statements for all meetings of shareholders and provide copies of such proxy solicitation to NASDAQ. The Company is exempt from this requirement as the solicitation of holders of ADSs is not required under the Irish Listing Rules or the Irish Companies Act. Details of Ryanair s annual general meetings and other shareholder meetings, together with the requirements for admission, voting or the appointment of a proxy are available on the website of the Company in accordance with the Irish Companies Act and the Company s Articles of Association. ADS holders may provide instructions to The Bank of New York, as depositary, as to the voting of the underlying Ordinary Shares represented by such ADSs. Alternatively, ADS holders may convert their holding to Ordinary Shares in order to be eligible to attend Ryanair s annual general meetings.

• NASDAQ requires that all members of a listed company s Nominating Committee be independent directors, unless the Company, as a foreign private issuer, provides an attestation of non-conforming practice based upon home country practice and then discloses such non-conforming practice annually in its Form 20-F.

Table of Contents

The Company also follows certain other practices under the U.K. Corporate Governance Code in lieu of those set forth in the NASDAQ corporate governance rules, as expressly permitted thereby. Most significantly:

Independence. NASDAQ requires that a majority of an issuer s Board of Directors be independent under the standards set forth in the NASDAQ rules and that directors deemed independent be identified in the Company s annual report on Form 20-F. The Board of Directors has determined that each of the Company s twelve non-executive directors is independent under the standards set forth in the U.K. Corporate Governance Code (the Code).

Under the Code, there is no bright-line test establishing set criteria for independence, as there is under NASDAQ Rule 5605(a)(12). Instead, the Board of Directors determines whether the director is independent in character and judgment, and whether there are relationships or circumstances which are likely to affect, or could appear to affect, the director s judgment. Under the Code, the Board of Directors may determine that a director is independent notwithstanding the existence of relationships or circumstances which may appear relevant to its determination, but it should state its reasons if it makes such a determination. The Code specifies that relationships or circumstances that may be relevant include whether the director: (i) has been an employee of the relevant company or group within the last five years; (ii) has had within the last three years a direct or indirect material business relationship with such company; (iii) has received payments from such company, subject to certain exceptions; (iv) has close family ties with any of the company s advisers, directors or senior employees; (v) holds cross-directorships or other significant links with other directors; (vi) represents a significant shareholder; or (vii) has served on the Board of Directors for more than nine years.

In determining that each of the twelve non-executive directors is independent under the Code standard, the Ryanair Holdings Board of Directors identified such relevant factors with respect to non-executive directors Messrs. Bonderman, McLaughlin, Osborne, Cawley, Millar, O Brien and Ms. Phelan. The Board has considered Kyran McLaughlin s independence given his role as Deputy Chairman and Head of Capital Markets at Davy Stockbrokers. Davy Stockbrokers are one of Ryanair s corporate brokers and provide corporate advisory services to Ryanair from time to time. The Board has considered the fees paid to Davy Stockbrokers for these services and believe that they are immaterial to both Ryanair and Davy Stockbrokers given the size of each organization s business operations and financial results. Having considered this relationship, the Board has concluded that Kyran McLaughlin continues to be an independent non-executive director within the spirit and meaning of the Code Rules.

The Board has also considered the independence of David Bonderman given his shareholding in Ryanair Holdings plc. As at March 31, 2017, David Bonderman had a beneficial shareholding in the Company of 7,535,454 ordinary shares, equivalent to 0.62% of the issued share capital. Having considered this shareholding in light of the number of issued shares in Ryanair Holdings plc and the financial interest of the director, the Board has concluded that the interest is not so material as to breach the spirit of the independence rule contained in the Code.

The Board has also considered the independence of Louise Phelan given her role as Vice President for PayPal for Continental Europe Middle East and Africa (CEMEA). PayPal is one of Ryanair s payment service providers. The Board has considered the services provided by PayPal and have concluded that Louise Phelan is an independent non-executive director within the spirit and meaning of the Code Rules.

The Board has considered Michael Cawley s independence given that he served as Deputy Chief Executive Officer and Chief Operating Officer of Ryanair from 2003 to March 2014 and before that as Ryanair s Chief Financial Officer and Commercial Director from 1997. The Board has considered Michael s employment and has concluded that Michael Cawley is an independent non-executive director within the spirit and

meaning of the Code Rules.

The Board has considered Howard Millar s independence given that he was Ryanair s Deputy Chief Executive up to December 31, 2014, and Chief Financial Officer up to September 30, 2014. The Board has considered Howard s employment and has concluded that Howard Millar is an independent non-executive director within the spirit and meaning of the Code Rules.

The Board has considered Mike O Brien s independence given that he served as Chief Pilot and Flight Operations Manager of Ryanair from 1987 to 1991. The Board has considered Mr. O Brien s employment and has concluded that he is an independent non-executive director within the spirit and meaning of the Code Rules.

The Board has further considered the independence of Messrs. David Bonderman, James Osborne and Kyran McLaughlin as they have each served more than nine years on the Board. The Board considers that each of these directors is independent in character and judgment as they either have other significant commercial and professional

Table of Contents

commitments and/or brings his own level of senior experience gained in their fields of international business and professional practice. When arriving at this decision, the Board has taken into account the comments made by the Financial Reporting Council in their report dated December 2009 on their review of the impact and effectiveness of the Code, in particular their comment that independence is not the primary consideration when assessing the composition of the Board, and that the over-riding consideration should be that the Board is fit for purpose.

The NASDAQ independence criteria specifically state that an individual may not be considered independent if, within the last three years, such individual or a member of his or her immediate family has had certain specified relationships with the company, its parent, any consolidated subsidiary, its internal or external auditors, or any company that has significant business relationships with the company, its parent or any consolidated subsidiary. Neither ownership of a significant amount of stock nor length of service on the Board is a *per se* bar to independence under the NASDAQ rules.

EXECUTIVE OFFICERS

The following table sets forth certain information concerning the executive officers of Ryanair at July 20, 2017:

Name	Age	Position
Michael Hickey	54	Chief Operations Officer
John Hurley	42	Chief Technology Officer
Kenny Jacobs	43	Chief Marketing Officer
Juliusz Komorek	39	Chief Legal and Regulatory Officer; Company Secretary
David O Brien	53	Chief Commercial Officer
Michael O Leary	56	Chief Executive Officer
Neil Sorahan	45	Chief Financial Officer
Edward Wilson	53	Chief People Officer

Michael Hickey (Chief Operations Officer). Michael was appointed as Chief Operations Officer in January 2014 having held the position of Director of Engineering since January 2000. Michael who has an MSC in Air Safety Management from City University in London is a licensed aircraft engineer and holds an EASA private pilot s license. He has held a wide range of senior positions within the Engineering Department since he joined Ryanair in 1988 and was Deputy Director of Engineering between 1992 and January 2000. Prior to joining Ryanair, Michael worked as an aircraft engineer with Fields Aircraft Services and McAlpine Aviation, working primarily on executive aircraft.

John Hurley (Chief Technology Officer). John was appointed Chief Technology Officer in September 2014. He joined Ryanair from Houghton Mifflin Harcourt, where he was Vice-President of Engineering and Product Operations, Director of Platform Development and Software Development Program Manager. He was previously Production Manager at both Intuition Publishing Ltd and Education Multimedia Group and has 17 years of experience in the IT industry.

Kenny Jacobs (Chief Marketing Officer). Kenny was appointed Chief Marketing Officer in January 2014. He is responsible for sales, digital marketing and customer service at Ryanair. Previously Kenny was CMO for Moneysupermarket plc. which has a set of digital brands saving consumers money on insurance, finance, energy and travel. Kenny has spent much of his career in retail with Tesco PLC as marketing director in Tesco Ireland and brand director for Tesco U.K. Prior to that he worked for German retailer Metro Group GmbH in various roles in marketing and IT in Europe and Asia.

Juliusz Komorek (Chief Legal and Regulatory Officer; Company Secretary). Juliusz was appointed Chief Legal and Regulatory Officer; Company Secretary in June 2015, having served as Company Secretary and Director of Legal and Regulatory Affairs since May 2009, and Deputy Director of Legal and Regulatory Affairs since 2007. Prior to joining the Company in 2004, Juliusz had gained relevant experience in the European Commission s Directorate General for Competition and in the Polish Embassy to the EU in Brussels, as well as in the private sector in Poland and the Netherlands. Juliusz is a lawyer, holding degrees from the universities of Warsaw and Amsterdam.

Table of Contents

David O Brien (Chief Commercial Officer). David was appointed Chief Commercial Officer in January 2014 having previously served as Ryanair s Director of Flight and Ground Operations from December 2002. A graduate of the Irish Military College, David followed a military career with positions in the airport sector and agribusiness in the Middle East, Russia and Asia.

Michael O Leary (Chief Executive Officer). Michael has served as a director of Ryanair DAC since 1988 and a director of Ryanair Holdings since 1996. Michael was appointed CEO of Ryanair in 1994, having previously served as CFO since 1988.

Neil Sorahan (Chief Financial Officer). Neil was appointed Chief Financial Officer in October 2014, having previously served as Ryanair s Finance Director since June 2006. Prior to that he was Group Treasurer from January 2003. Before joining Ryanair, Neil held various finance and treasury roles at CRH plc., the international building materials group.

Edward Wilson (Chief People Officer). Eddie was appointed Chief People Officer in December 2002, prior to which he served as Head of Personnel since joining Ryanair in December 1997. Prior to joining Ryanair, he served as Human Resources Manager for Gateway 2000 and held a number of other human resources-related positions in the Irish financial services sector.

COMPENSATION OF DIRECTORS AND EXECUTIVE OFFICERS

Compensation

The aggregate amount of compensation paid by Ryanair Holdings and its subsidiaries to its non-executive directors and 8 executive officers named above in the 2017 fiscal year was 10.5 million. For details of Mr. O Leary s compensation in such fiscal year, see Employment and Bonus Agreement with Mr. O Leary below

Each of Ryanair Holdings non-executive directors is entitled to receive 35,000 plus expenses per annum, as remuneration for their services to Ryanair Holdings. The Chairman of the Board receives a fee of 100,000 per annum. Prior to the 2014 fiscal year, Mr. Bonderman had waived his entitlement to receive remuneration. The additional remuneration paid to all Committee members for service on that committee is 15,000 per annum, with the exception of the Chairman of the Safety Committee who is entitled to receive 40,000 per annum in connection with the additional duties in relation to that committee.

For further details of stock options that have been granted to the Company s employees, including the executive officers, see Item 10. Additional Information Options to Purchase Securities from Registrant or Subsidiaries, as well as Note 15 to the consolidated financial statements included

herein.

Employment and Bonus Agreement with Mr. O Leary

In October 2014, Michael O Leary (Chief Executive Officer) signed a 5-year contract which commits him to the Company until September 2019. This contract replaces a rolling 12-month arrangement under which Mr. O Leary has worked as Chief Executive of the airline since 1994. Pursuant to the agreement, Mr. O Leary serves as Chief Executive Officer at a current annual gross salary of approximately 1 million, subject to any increases that may be agreed between the Company and Mr. O Leary. Mr. O Leary is also eligible for annual bonuses as determined by the Board of Directors of the Company, which are subject to the achievement of both budget and personal performance criteria; the amount of such bonuses paid to Mr. O Leary in the 2017 fiscal year totaled approximately 0.9 million. Mr. O Leary is subject to a covenant not to compete with the Company within the EU for a period of two years after the termination of his employment with the Company. Mr. O Leary s employment agreement does not contain provisions providing for compensation on its termination.

Table of Contents

STAFF AND LABOR RELATIONS

The following table sets forth the details of Ryanair s team at each of March 31, 2017, 2016 and 2015:

	Number of Staff at March 31,			
Classification	2017	2016	2015	
Management	116	112	110	
Administrative	603	485	334	
Maintenance	152	148	143	
Ground Operations	413	356	286	
Pilots	4,058	3,424	2,804	
Flight Attendants	7,684	6,933	5,716	
Total	13,026	11,458	9,393	

Ryanair s pilots, flight attendants and maintenance and ground operations personnel undergo training, both initial and recurrent. A substantial portion of the initial training for Ryanair s flight attendants is devoted to safety procedures, and cabin crew are required to undergo annual evacuation and fire drill training during their tenure with the airline. Ryanair also provides salary increases to its engineers who complete advanced training in certain fields of aircraft maintenance. Ryanair utilizes its own Boeing 737-800 aircraft simulators for pilot training.

IAA regulations require pilots to be licensed as commercial pilots with specific ratings for each aircraft to be flown. In addition, IAA regulations require all commercial pilots to be medically certified as physically fit. At March 31, 2017, the average age of Ryanair s pilots was 34 years and their average period of employment with Ryanair was 4 years. Licenses and medical certification are subject to periodic re-evaluation and require recurrent training and recent flying experience in order to be maintained. Maintenance engineers must be licensed and qualified for specific aircraft types. Flight attendants must undergo initial and periodic competency training. Training programs are subject to approval and monitoring by the IAA. In addition, the appointment of senior management personnel directly involved in the supervision of flight operations, training, maintenance and aircraft inspection must be satisfactory to the IAA. Based on its experience in managing the airline s growth to date, management believes that there is a sufficient pool of qualified and licensed pilots, engineers and mechanics within the EU to satisfy Ryanair s anticipated future needs in the areas of flight operations, maintenance and quality control and that Ryanair will not face significant difficulty in hiring and continuing to employ the required personnel. Ryanair has also been able to satisfy its needs for additional pilots and flight attendants through the use of contract agencies. These contract pilots and flight attendants are included in the table above.

Ryanair works with a licensed approved organization in The Netherlands to operate pilot training courses using Ryanair s syllabus, in order to grant Boeing 737 type-ratings. Each trainee pilot must pay for his or her own training and, based on his or her performance, he or she may be offered a position operating on Ryanair aircraft. This program enables Ryanair to secure a continuous stream of type-rated co-pilots.

Ryanair s crews earn productivity-based incentive payments, including a sales bonus for onboard sales for flight attendants and payments based on the number of hours or sectors flown by pilots and flight attendants (within limits set by industry standards or regulations governing maximum working hours). During the 2017 fiscal year, such productivity-based incentive payments accounted for approximately 40% of an average flight attendant s total earnings and approximately 31% of the typical pilot s compensation. Pilots at all of Ryanair s 86 bases are covered by 4, 5 or 6 year collective agreements on pay, allowances and rosters which fall due for negotiation at various dates between 2018 and 2023. Cabin crew at all Ryanair bases are also party to long term collective agreements on pay, allowances and rosters which expire in March 2021. In April 2017, Ryanair agreed to increase the pay of pilots and cabin crew in accordance with the terms of individual base collective agreements. Ryanair s pilots are currently subject to IAA-approved limits of 100 flight-hours per 28-day cycle and 900 flight-hours per fiscal year. For the

2017 fiscal year, the average flight-hours for Ryanair s pilots amounted to approximately 70 hours per month and approximately 842 hours for the complete year, a 2% increase on the previous fiscal year. If more stringent regulations on flight hours were to be adopted, Ryanair s flight personnel could experience a reduction in their total pay due to lower compensation for the number of hours or sectors flown and Ryanair could be required to hire additional flight personnel.

Ryanair considers its relations with its employees to be good. Ryanair currently negotiates with groups of employees, including its pilots, through Employee Representation Committees (ERCs) regarding pay, allowances, rosters, work practices and conditions of employment, including conducting formal negotiations with these internal collective bargaining units. Ryanair s senior management meets regularly with the different ERCs to

Table of Contents

consult and discuss all aspects of the business and those issues that specifically relate to each relevant employee group and where necessary to negotiate with these collective bargaining units. Following negotiations through this ERC system, pilots and cabin crew at all Ryanair bases are covered by long term collective agreements which provide certainty on cost, pay and conditions.

Ryanair Holdings shareholders have approved a number of share option plans for employees and directors. Ryanair Holdings has also issued share options to several of its senior managers. For details of all outstanding share options, see Item 10. Additional Information Options to Purchase Securities from Registrant or Subsidiaries.

Item 7. Major Shareholders and Related Party Transactions

As of June 30, 2017, there were 1,206,936,483 Ordinary Shares outstanding. As of that date, 100,825,777 ADRs, representing 504,128,886 Ordinary Shares, were held of record in the United States by 47 holders, and represented in the aggregate 41.8% of the number of Ordinary Shares then outstanding. See Item 10. Additional Information—Articles of Association and —Limitations on Share Ownership by Non-EU Nationals.

MAJOR SHAREHOLDERS

Based on information available to Ryanair Holdings, the following table summarizes the holdings of those shareholders holding 3% or more of the Ordinary Shares as of June 30, 2017, June 30, 2016 and June 30, 2015, the latest practicable date prior to the Company s publication of its statutory annual report in each of the relevant years.

	As of June 30	, 2017	As of June	30, 2016	As of June	30, 2015
		% of		% of		% of
	No. of Shares	Class	No. of Shares	Class	No. of Shares	Class
Capital	174,732,018	14.5%	170,097,046	13.5%	189,452,050	13.9%
HSBC Holdings PLC	112,027,084	9.3%	67,327,570	5.3%	79,131,376	5.8%
Fidelity	70,116,745	5.8%	81,631,505	6.5%	68,232,108	5.0%
Baillie Gifford	61,407,951	5.1%	74,577,765	5.9%	84,944,353	6.2%
Michael O Leary	46,096,725	3.8%	50,096,725	3.9%	51,381,256	3.8%

As of June 30, 2017, the directors and executive officers of Ryanair Holdings as a group owned 55,322,452 Ordinary Shares, representing 4.6% of Ryanair Holdings outstanding Ordinary Shares as of such date. See also Note 19(d) to the consolidated financial statements included herein. Each of Ryanair s shareholders has identical voting rights with respect to its Ordinary Shares.

As of March 31, 2017, there were 1,217,870,999 Ordinary Shares outstanding.

Based on information available to Ryanair Holdings plc, the following table summarizes shareholdings in excess of 3% or more of the Ordinary Shares as of March 31, 2017, March 31, 2016 and March 31, 2015.

	As of March 31	, 2017	As of Marcl	h 31, 2016	As of Marc	h 31, 2015
		% of		% of		% of
	No. of Shares	Class	No. of Shares	Class	No. of Shares	Class
Capital	175,034,773	14.4%	164,067,874	12.7%	212,605,935	15.4%
HSBC Holdings PLC	105,488,520	8.7%	71,373,074	5.5%	85,975,817	6.2%
Fidelity	70,634,226	5.8%	81,631,505	6.3%	57,401,554	4.2%
Baillie Gifford	61,526,458	5.1%	74,971,675	5.8%	83,045,080	6.0%
Michael O Leary	50,096,725	4.1%	50,096,725	3.8%	51,381,256	3.7%
Standard Life					43,215,170	3.1%

RELATED PARTY TRANSACTIONS

The Company has not entered into any related party transactions (except for remuneration paid by Ryanair to members of senior management and the directors as disclosed in Note 27 to the consolidated financial statements) as defined in Item 7.B. of Form 20-F in the three fiscal years ending March 31, 2017 or in the period from March 31, 2017 to the date hereof.

Table of Contents

Item 8. Financial Information

CONSOLIDATED FINANCIAL STATEMENTS

Please refer to Item 18. Financial Statements.

OTHER FINANCIAL INFORMATION

Legal Proceedings

The Company is engaged in litigation arising in the ordinary course of its business. Although no assurance can be given as to the outcome of any current or pending litigation, management does not believe that any such litigation will, individually or in the aggregate, have a material adverse effect on the results of operations or financial condition of the Company, except as described below.

EU State Aid-Related Proceedings. On December 11, 2002, the European Commission announced the launch of an investigation into the 2001 agreement among Ryanair, the Brussels (Charleroi) airport and the government of the Walloon Region of Belgium, the owner of the airport, which enabled the Company to launch new routes and base up to four aircraft at Brussels (Charleroi). The European Commission s investigation was based on an anonymous complaint alleging that Ryanair s arrangements with Brussels (Charleroi) constituted illegal state aid.

The European Commission issued its decision on February 12, 2004. As regards to the majority of the arrangements between Ryanair, the airport and the region, the European Commission found that although they constituted state aid, they were nevertheless compatible with the EC Treaty provisions and therefore did not require repayment. However, the European Commission also found that certain other arrangements did constitute illegal state aid and therefore ordered Ryanair to repay the amount of the benefit received in connection with those arrangements. On April 20, 2004, the Walloon Region wrote to Ryanair requesting repayment of such state aid, although it acknowledged that Ryanair could offset against the amount of such state aid certain costs incurred in relation to the establishment of the base, in accordance with the European Commission s decision. Ryanair made the requested repayment.

On May 25, 2004, Ryanair appealed the decision of the European Commission to the Court of First Instance (CFI), requesting the court to annul the decision because:

• the European Commission infringed Article 253 of the EC Treaty by failing to provide adequate reasons for its decision; and

• the European Commission misapplied Article 87 of the EC Treaty by failing to properly apply the Market Economy Investor Principle (MEIP), which generally holds that an investment made by a public entity that would have been made on the same basis by a private entity does not constitute state aid.

In March 2008, Ryanair had its hearing before the CFI, and in December 2008, the CFI annulled the European Commission s decision. Ryanair was repaid the 4.0 million that the Commission had claimed was illegal state aid. The Belgian government has also withdrawn a separate 2.3 million action against Ryanair arising from the European Commission s decision.

In January 2010, the European Commission concluded that the financial arrangements between Bratislava airport in Slovakia and Ryanair do not constitute state aid within the meaning of EU rules, because these arrangements were in line with market terms. In July 2012, the European Commission similarly concluded that the financial arrangements between Tampere airport in Finland and Ryanair do not constitute state aid. In February 2014, the European Commission found that the financial arrangements between Aarhus, Berlin (Schönefeld) and Marseille airports, and Ryanair, do not constitute state aid. In July 2014, the European Commission announced a no state aid decision in respect of Dusseldorf (Weeze) airport. In October 2014, the European Commission concluded that Ryanair s agreements with the Brussels (Charleroi), Frankfurt (Hahn), Alghero and Stockholm (Västerås) airports did not constitute state aid. In February 2017, the European Commission announced a no state aid decision announced a no state aid to Ryanair s 2000 agreement with Lübeck airport. In July and October 2014, the European Commission announced findings of state aid to Ryanair in its arrangements with Pau, Nimes, Angouleme, Altenburg and Zweibrücken airports, ordering Ryanair to repay a total of approximately

10.4 million of alleged aid. In July and November 2016, the European Commission announced findings of state aid to Ryanair in its arrangements with

Table of Contents

Cagliari and Klagenfurt respectively, ordering Ryanair to repay approximately 13.3 million of alleged aid. Ryanair has appealed the seven aid decisions to the EU General Court. These appeal proceedings are expected to take between two and four years.

Ryanair is facing similar legal challenges with respect to agreements with certain other airports, notably the 2010 agreement with Lübeck, Paris (Beauvais), La Rochelle, Carcassonne, Girona, Reus and Târgu Mureş. These investigations are ongoing and Ryanair currently expects that they will conclude in late 2017, with any European Commission decisions appealable to the EU General Court.

State aid complaints by Lufthansa about Ryanair s cost base at Frankfurt (Hahn) have been rejected by German courts, as have similar complaints by Air Berlin in relation to Ryanair s 2000 arrangement with Lübeck airport, but following a German Supreme Court ruling on a procedural issue in early 2011, these cases will be re-heard by lower courts. In addition, Ryanair has been involved in legal challenges including allegations of state aid at Alghero, Marseille and Berlin Schönefeld airports. The Alghero case (initiated by Air One) was dismissed in its entirety in April 2011. The Marseille case was withdrawn by the plaintiffs (subsidiaries of Air France) in May 2011. The Berlin Schönefeld case, initiated by Germania, was discontinued following the European Commission s finding in February 2014 that Ryanair s arrangement with the airport contained no state aid.

In September 2005, the European Commission announced new guidelines on the financing of airports and the provision of start-up aid to airlines departing from regional airports, based on the European Commission s finding in the Brussels (Charleroi) case, which Ryanair successfully appealed. The guidelines applied only to publicly owned regional airports, and placed restrictions on the incentives these airports could offer airlines to deliver traffic. Ryanair deals with airports, both public and private, on an equal basis and receives the same cost agreements from both. The guidelines have therefore had no impact on Ryanair s business, although they have caused significant uncertainty in the industry in relation to what public airports may or may not do in order to attract traffic.

Ryanair argued that the positive decision by the CFI in the Brussels (Charleroi) case in December 2008 required the European Commission to rethink its policy in this area. The revised guidelines, published by the European Commission in April 2014, provide more certainty in the industry as to how public airports may deal with airlines in offering incentives for traffic growth. However, adverse rulings in the above or similar cases could be used as precedents by competitors to challenge Ryanair s agreements with other publicly-owned airports and could cause Ryanair to strongly reconsider its growth strategy in relation to public or state-owned airports across Europe. This could in turn lead to a scaling back of Ryanair s growth strategy due to the smaller number of privately owned airports available for development. No assurance can be given as to the outcome of these proceedings, nor as to whether any unfavorable outcomes may, individually or in the aggregate, have a material adverse effect on the results of operations or financial condition of the Company.

In November 2007, Ryanair initiated proceedings in the CFI against the European Commission for its failure to take action on a number of state aid complaints Ryanair had submitted against Air France, Lufthansa, Alitalia, Volare and Olympic Airways. Following the European Commission s subsequent findings that illegal state aid had been provided to Air France and Olympic Airways, Ryanair withdrew the two relevant proceedings. The case related to Lufthansa concluded with the EU General Court s ruling in May 2011, in which the Court found that while the European Commission has not failed to act, it has unreasonably delayed the launch of the investigation, which justified Ryanair s action for failure to act. Consequently, the Court ordered the European Commission to pay 50% of Ryanair s costs in the proceedings. Similarly, in October 2011, the General Court found that the European Commission has failed to act on Ryanair s 2005-2006 complaints against state aid to Alitalia. The European Commission appealed the ruling to the Court of Justice of the European Union, and on May 16, 2013, the European Commission s appeal was rejected.

In November 2008, Ryanair initiated proceedings in the CFI contesting the European Commission s refusal to grant Ryanair access to documents relating to the European Commission s state aid investigations at Hamburg (Lübeck), Tampere, Berlin (Schönefeld), Alghero, Pau, Aarhus, Bratislava and Frankfurt (Hahn) airports. These cases were heard on July 7, 2010 and a judgment was issued in December 2010. The CFI found that the European Commission had acted in line with applicable legislation, which highlighted the unfairness inherent in state aid procedures in the EU, whereby alleged beneficiaries of aid have no right of access to the European Commission s files and therefore cannot properly exercise their rights to defense and good administration. The CFI ordered the European Commission to pay Ryanair s costs in three of the eight access to documents cases.

Table of Contents

As a result of rising airport charges and the introduction of an Air Travel Tax, in March 2009, of 10 on passengers departing from Irish airports on routes longer than 300 kilometers from Dublin Airport (2 on shorter routes), Ryanair reduced its fleet at Dublin airport to 13 during winter 2010 (down from 22 in summer 2008 and 20 in winter 2008). Ryanair also complained to the European Commission about the unlawful differentiation in the level of the Irish Air Travel Tax between routes within the EU. From April 2011, a single rate (3) of the Air Travel Tax was introduced on all routes (and subsequently eliminated entirely in April 2014). In July 2012 the European Commission found that Ryanair, Aer Lingus and Aer Arann had received state aid from the Irish government by way of a two-tier air travel tax levied on passengers departing from Irish airports. Ryanair appealed this decision and on February 5, 2015 the EU General Court partially annulled the EU Commission s 2012 decision and held that the actual quantum of aid depended on the extent of pass-through of the tax reduction to passengers. Both Ryanair and the Commission have appealed the EU General Court s decision to the European Court of Justice. The European Court of Justice rejected Ryanair s appeal in December 2016 and found that Ireland must recover 8 per passenger from airlines that were subject to the Air Travel Tax. Also in July 2012, Ryanair issued proceedings before the Irish courts seeking repayment of the entire amount of the Air Travel Tax paid by Ryanair during the period (87.8 million) where it was two-tier on the basis of its illegality. In April 2013 the Irish government issued proceedings against Ryanair seeking recovery of 12 million of alleged state aid attributable to Ryanair, arising from the 2012 European Commission decision. In light of the European Court of Justice s judgment, it is likely that Ryanair will, at some point, be ordered by the Irish courts to pay the 12 million amount to the Irish government.

Legal Actions Against Monopoly Airports. Ryanair has been involved in a number of legal and regulatory actions against the Dublin and London (Stansted) airports in relation to what Ryanair considers to be ongoing abuses of their dominant positions in the Dublin and London (Stansted) markets. Management believes that both of these airports have been engaging in regulatory gaming in order to achieve inflated airport charges under the regulatory processes in the U.K. and Ireland. By inflating its so-called regulated asset base (essentially the value of its airport facilities), a regulated airport can achieve higher returns on its assets through inflated airport charges. With respect to London (Stansted), the OFT, following complaints from Ryanair and other airlines, has recognized that the regulatory process is flawed and provides perverse incentives to regulated airports to spend excessively on infrastructure in order to inflate their airport charges. The OFT referred the case to the Competition Commission which released its preliminary findings in April 2008. It found that the common ownership by BAA of the three main airports in London affects competition and that the light touch regulation by the Civil Aviation Authority was having an adverse impact on competition. In March 2009, the Competition Commission published its final report on the BAA and ordered the breakup of the BAA, (which involved the sale of London (Gatwick) and London (Stansted) and either Glasgow or Edinburgh Airport in Scotland). In October 2009, London (Gatwick) was sold to Global Infrastructure Partners for £1.5 billion. In May 2009, BAA appealed the Competition Commission s decision on the bases of apparent bias and lack of proportionality. Ryanair secured the right to intervene in this appeal in support of the Competition Commission. The case was heard in October 2009 and in February 2010 the Competition Appeal Tribunal guashed the Competition Commission s ruling on the basis of the apparent bias claim. This decision was successfully appealed by both the Competition Commission and Ryanair before the Court of Appeal. The appeal was heard in June 2010 and the judgment was issued in October 2010, quashing the Competition Appeal Tribunal ruling and reinstating the Competition Commission March 2009 decision. In February 2011, the Supreme Court refused to grant the BAA permission to appeal the Court of Appeal ruling. The Competition Commission subsequently reconsidered the appropriateness of the remedies imposed on the BAA in March 2009 in light of the passage of time, and confirmed in its preliminary report in April 2011 that the remedies were still appropriate and the sale of Stansted and one of either Glasgow or Edinburgh airports should proceed. In July 2011, the Competition Commission confirmed its March 2011 provisional decision on possible material changes of circumstances. It found that no material changes of circumstances (that would necessitate a change in the remedies package) had occurred since the March 2009 decision

requiring the BAA to sell London (Gatwick), London (Stansted) and one of either Glasgow or Edinburgh airports, and that consequently the BAA should proceed to dispose of London (Stansted) and one of the Scottish airports. The BAA appealed this decision to the Competition Appeal Tribunal, and lost on February 1, 2012. The BAA then brought a further appeal to the Court of Appeal, which they also lost on July 26, 2012. While these appeals were ongoing, the BAA proceeded to sell Edinburgh airport in April 2012. BAA did not appeal the Court of Appeal judgment to the U.K. Supreme Court, and proceeded to complete the sale of London (Stansted) airport to Manchester Airports Group plc in March 2013.

Table of Contents

With respect to Dublin airport, Ryanair appealed the December 2009 decision of the CAR, which set maximum charges at the airport for 2010 through 2014, to the Appeals Panel set up by the Minister for Transport. In June 2010, the Appeals Panel found in favor of Ryanair on the matter of differential pricing between Terminal 1 and Terminal 2, recommending that such differential pricing be imposed by the CAR. The CAR subsequently overruled the decision of the Appeals Panel and allowed the charges increase at Dublin Airport, with no differential pricing between Terminals 1 and 2.

Ryanair has also been trying to prevent both the BAA in London and the DAA in Dublin from engaging in wasteful capital expenditure. In the case of London (Stansted) Airport, the BAA was planning to spend £4 billion on a second runway and terminal, which Ryanair believes should only cost approximately £1 billion. Following the final decision of the Competition Commission forcing BAA to sell London (Stansted) airport, Ryanair believed that it was highly unlikely that BAA s planned £4 billion plans would proceed. The Liberal/Conservative government in the U.K. had also outlined that it would not approve the building of any more runways in the Southeast of England. Consequently, in May 2010, the BAA announced that it would not pursue its plans to develop a second runway at London (Stansted).

In the case of Dublin, the DAA has built a second terminal, costing over four times its initial estimate. When the DAA first announced plans to build a second terminal (Terminal 2) at Dublin Airport, it estimated that the proposed expansion would cost between 170 million and 200 million. Ryanair supported a development of this scale; however, in September 2006, the DAA announced that the construction of Terminal 2 would cost approximately 800 million. Subsequently, the cost of the new infrastructure rose in excess of 1.2 billion. Ryanair opposed expansion at what it believed to be an excessive cost. On August 29, 2007, however, the relevant planning authority approved the planning application from the DAA for the building of Terminal 2, and other facilities, all of which went ahead. On May 1, 2010, the airport fees per departing passenger increased by 27% from 13.61 to 17.23, and by a further 12% in 2011 following the opening of Terminal 2 in November 2010 in accordance with the CAR s decision of December 4, 2009 in relation to airport charges between 2010 and 2014. Ryanair sought a judicial review of the planning approval, however, this appeal was unsuccessful. The increase in charges, in combination with the introduction of the 10 Air Travel Tax (subsequently reduced to 3 in March 2011 and eliminated entirely in April 2014) mentioned above, led to substantially reduced passenger volumes to and from Dublin Airport. See Item 3. Risk Factors—Risks Related to the Company—Ryanair s Continued Growth is Dependent on Access to Suitable Airports; Charges for Airport Access are Subject to Increase and The Company Is Subject to Legal Proceedings Alleging State Aid at Certain Airports, as well as Item 4. Information on the Company Airport Operations Airport Charges.

Legal Proceedings Against Internet Ticket Touts. The Company is involved in a number of legal proceedings against internet ticket touts (screenscraper websites) in Ireland, Germany, the Netherlands, France, Spain, Italy and Switzerland. Screenscraper websites gain unauthorized access to Ryanair s website and booking system, extract flight and pricing information and display it on their own websites for sale to customers at prices which include intermediary fees on top of Ryanair s fares. Ryanair does not allow any such commercial use of its website and objects to the practice of screenscraping also on the basis of certain legal principles, such as database rights, copyright protection, etc. The Company s objective is to prevent any unauthorized use of its website. The Company also believes that the selling of airline tickets by screenscraper websites is inherently anti-consumer as it inflates the cost of air travel. At the same time, Ryanair encourages genuine price comparison websites which allow consumers to compare prices of several airlines and then refer consumers to the airline website in order to perform the booking at the original fare. Ryanair offers licensed access to its flight and pricing information to such websites. Ryanair also permits Travelport, Amadeus and Sabre, GDS operators, to provide access to Ryanair s fares to traditional bricks and mortar travel agencies. The Company has received favorable rulings in Ireland and The Netherlands, and unfavorable rulings in Germany, Spain, France and Italy. However, pending the outcome of these legal proceedings and if Ryanair were to be ultimately

unsuccessful in them, the activities of screenscraper websites could lead to a reduction in the number of customers who book directly on Ryanair s website and loss of ancillary revenues which are an important source of profitability through the sale of car hire, hotels and travel insurance etc. Also, some customers may be lost to the Company once they are presented by a screenscraper website with a Ryanair fare inflated by the screenscraper s intermediary fee. See Item 3. Key Information Risk Factors Risks Related to the Company Ryanair Faces Risks Related to Unauthorized Use of Information from the Company s Website.

Table of Contents

Dividend Policy

Since its incorporation as the holding company for Ryanair in 1996, Ryanair Holdings has only occasionally declared special dividends on both its Ordinary Shares and ADRs. The directors of the Company declared on May 21, 2012 that Ryanair Holdings intended to pay a special dividend of 0.34 per ordinary share (approximately 492 million) and this special dividend was paid on November 30, 2012. The Company indicated on May 19, 2014 that it planned to pay a special dividend of up to approximately 520 million in the fourth quarter of fiscal year 2015, and this special dividend was paid on February 27, 2015. In September, 2015 the Company announced a B share scheme of 398 million to return the proceeds from the sale of its shares in Aer Lingus to shareholders; payments to shareholders issued in October 2015.

Share Buy-back Program

Following shareholder approval at the 2006 annual general meeting, a 300 million share buy-back program was formally announced on June 5, 2007. Permission was received at the annual general meeting held on September 20, 2007 to repurchase a maximum of 75.6 million Ordinary Shares representing 5% of the Company s then outstanding share capital. The 300 million share buy-back of approximately 59.5 million Ordinary Shares, representing approximately 3.8% of the Company s pre-existing share capital, was completed in November 2007. In February 2008, the Company announced a second share buy-back program of up to 200 million worth of Ordinary Shares, which was ratified by shareholders at the annual general meeting held on September 18, 2008. 18.1 million Ordinary Shares were repurchased under this program at a cost of approximately 46.0 million. The Company also completed share buy-backs of 125 million in respect of 36.5 million Ordinary Shares in the 2012 fiscal year and 15 million Ordinary Shares at a cost of approximately 68 million in the 2013 fiscal year.

In April 2012, the Company held an EGM to authorize the Directors to repurchase Ordinary Shares and ADRs for up to 5% of the issued share capital of the Company traded on the NASDAQ. Up until April 2012, shareholders had only authorized the Directors to repurchase Ordinary Shares. As the ADRs typically trade at a premium compared to Ordinary Shares, this has resulted in increased costs in performing share buy-backs and may continue to do so in the future. This authority was renewed at the Annual General Meeting held on September 20, 2013 and at subsequent Annual General Meetings and an Extraordinary General Meeting in 2016.

In fiscal year 2014, 69.5 million Ordinary Shares (including Ordinary Shares underlying just over 6.0 million ADRs) were repurchased at a cost of approximately 482 million. In February 2015, the Company announced a 400 million ordinary share buy-back program which was completed between February and August 2015. In February 2016, the Company announced an 800 million Ordinary Share buyback program (including Ordinary Shares underlying ADRs) and this program was subsequently increased to 886 million in June 2016. 418 million of this program was completed in fiscal year 2016 to buyback approximately 29.1 million shares (including approximately 19.9 million shares underlying ADRs) with the remaining 468 million spent in fiscal year 2017 to buyback approximately 36.0 million shares (including approximately 3.9 million shares underlying ADRs). In addition to the above, in fiscal year 2017, the Company bought back 36.4 million shares (including approximately 17.7 million shares underlying ADRs) at a total cost of approximately 550 million during the period November 2016 to February 2017. In February 2017 the Company announced the commencement of a 150 million shares underlying ADRs at a cost of 39 million under this program during fiscal year 2017. As of July 20, 2017 the Company had bought back approximately 2.0 million shares underlying ADRs at a cost of up to 600 million in the five-month period to end October 2017. As of July 20, 2017 the Company had bought back approximately 14.2 million shares at a cost of

260 million under this program during fiscal year 2018. All Ordinary Shares (including ADRs which represent five Ordinary Shares) repurchased have been cancelled.

See Item 9. The Offer and Listing - Trading Markets and Share Prices below for further information regarding share buy-backs.

SIGNIFICANT CHANGES

In May 2017, the Company announced a 600 million Ordinary Share buyback program. Approximately 260 million was spent up to July 20, 2017 to buy-back approximately 14.2 million ordinary shares.

Table of Contents

Additionally, in the period to July 20, 2017 the Company spent approximately 39 million to purchase 2.0 million Ordinary Shares underlying ADRs under its 150 million Evergreen ADR program which was announced in February 2017. All shares repurchased since March 31, 2017 have been, or will be, cancelled.

In June 2017, the Group agreed to purchase an additional 10 Boeing 737-MAX-200 aircraft under the 2014 Boeing contract. 8 of these aircraft will deliver in fiscal year 2020 and the remaining 2 will deliver in fiscal year 2021.

Item 9. The Offer and Listing

TRADING MARKETS AND SHARE PRICES

The primary market for Ryanair Holdings Ordinary Shares is the Irish Stock Exchange plc (the Irish Stock Exchange); Ordinary Shares are also traded on the London Stock Exchange. The Ordinary Shares were first listed for trading on the Official List of the Irish Stock Exchange on June 5, 1997 and were first admitted to the Official List of the London Stock Exchange on July 16, 1998.

ADRs, each representing 5 Ordinary Shares, are traded on NASDAQ. The Bank of New York Mellon is Ryanair Holdings depositary for purposes of issuing ADRs evidencing the ADSs. The following tables set forth, for the periods indicated, the reported high and low closing sales prices of the ADRs on NASDAQ and for the Ordinary Shares on the Irish Stock Exchange and the London Stock Exchange, and have been adjusted to reflect the two-for-one split of the Ordinary Shares and ADRs effected on February 26, 2007:

^{*}All quarterly high and low prices for ADRs and Ordinary Shares in the following tables refer to calendar year quarters and not fiscal year quarters.

	ADRs (in U.S. dolla	urs)
	High	Low
2011	31.99	24.20
2012	36.89	27.77
2013	54.05	34.62
2014	71.27	46.99
2015		
First Quarter	67.63	60.10
Second Quarter	73.28	63.88
Third Quarter	82.11	69.94
Fourth Quarter	87.64	75.73
2016		
First Quarter	86.99	74.19
Second Quarter	87.41	66.82
Third Quarter	79.50	67.71

Fourth Quarter	84.81	67.79
2017		
January 2017	84.60	79.67
February 2017	85.66	80.45
March 2017	84.83	78.66
April 2017	91.93	82.59
May 2017	107.76	91.89
June 2017	110.58	106.57
July 2017 (to July 20, 2017)	115.57	107.65

Table of Contents

	Ordinary Shares (Irish Stock Exchange) (in euro)	
	High	Low
2011	3.98	3.13
2012	5.00	3.68
2013	7.47	4.76
2014	9.83	6.30
2015		
First Quarter	11.13	9.06
Second Quarter	12.33	10.47
Third Quarter	13.79	11.38
Fourth Quarter	15.35	12.59
2016		
First Quarter	15.34	12.75
Second Quarter	14.20	10.46
Third Quarter	13.45	10.91
Fourth Quarter	14.89	11.14
2017		
January 2017	14.96	14.19
February 2017	14.77	13.94
March 2017	14.95	14.05
April 2017	15.95	14.55
May 2017	18.42	16.11
June 2017	18.74	17.85
July 2017 (to July 20, 2017)	18.81	18.09

	Ordinary Sha (London Stock Ex (in euro)	
	High	Low
2011	3.97	3.13
2012	5.00	3.68
2013	7.48	4.76
2014	9.82	6.31
2015		
First Quarter	11.18	9.06
Second Quarter	12.31	10.53
Third Quarter	13.96	11.40
Fourth Quarter	15.29	12.56
2016		
First Quarter	15.34	12.75
Second Quarter	14.19	10.53
Third Quarter	13.46	10.90
Fourth Quarter	14.89	11.13
2017		
January 2017	14.93	14.17
February 2017	14.77	13.92
March 2017	14.88	14.05
April 2017	15.91	14.54
May 2017	18.44	16.19
June 2017	18.74	17.80
July 2017 (to July 20, 2017)	18.86	18.10

Since certain of the Ordinary Shares are held by brokers or other nominees, the number of direct record holders in the United States, which is reported as 47, may not be fully indicative of the number of direct beneficial owners in the United States, or of where the direct beneficial owners of such shares are resident.

Table of Contents

In order to increase the percentage of its share capital held by EU nationals, beginning June 26, 2001, Ryanair Holdings instructed the Depositary to suspend the issuance of new ADRs in exchange for the deposit of Ordinary Shares until further notice. Therefore, holders of Ordinary Shares cannot currently convert their Ordinary Shares into ADRs. The Depositary will however convert existing ADRs into Ordinary Shares at the request of the holders of such ADRs. The Company in 2002 implemented additional measures to restrict the ability of non-EU nationals to purchase Ordinary Shares. As a result, non-EU nationals are currently effectively barred from purchasing Ordinary Shares. See Item 10. Additional Information Limitations on Share Ownership by Non-EU Nationals for additional information.

The Company, at its annual general meetings and extraordinary general meeting of the Shareholders, has, in recent years, passed a special resolution permitting the Company to engage in Ordinary Share buy-back programs subject to certain limits noted below. Since June 2007 (when the Company engaged in its first Ordinary Share buy-back program) the Company has repurchased the following Ordinary Shares:

Year Ended March 31,	No. of shares (m)	Approx. cost (m)
2008	59.5	300.0
2009	18.1	46.0
2010		
2011		
2012	36.5	124.6
2013	15.0	67.5
2014	69.5	481.7
2015	10.9	112.0
2016	53.7	706.1
2017	72.3	1,017.9
Period through July 20, 2017	14.2	260.3
Total	349.7	3,116.1

All Ordinary Shares repurchased have been, or will be, cancelled.

The maximum price at which the Company may repurchase Ordinary Shares traded on the Irish Stock Exchange or the London Stock Exchange is the higher of (i) 5% above the average market value of the Company s Ordinary Shares on the trading venue where the shares are being repurchased for the 5 business days prior to the date of purchase; and (ii) the price stipulated by the European Commission-adopted regulatory technical standards pursuant to article 5(6) of the EU Market Abuse Regulation 596/2014, being the higher of the last independent trade and the highest current independent bid on the trading venue on which the shares are being repurchased. The maximum price at which the Company may repurchase Ordinary Shares which underlie the Company s ADSs traded on NASDAQ is 5% above the average market value of one-fifth of the Company s ADSs on NASDAQ for the 5 business days prior to the date of purchase (as one ADS represents 5 Ordinary Shares).

The minimum price at which the Company may repurchase Ordinary Shares is their nominal value of 0.600 (euro) cents (0.006).

At an EGM of Shareholders held on April 19, 2012, the Company obtained a new repurchase authority which enables the Company to repurchase the Company s ADRs which are traded on NASDAQ. The maximum price at which Ordinary Shares which underlie the Company s ADRs can be repurchased is 5% above one-fifth of the average market value of the Company s ADRs as quoted on NASDAQ, for the five business days prior to the date of purchase (as one ADS represents five Ordinary Shares). Any ADRs purchased are converted to Ordinary Shares by the Company s brokers for subsequent repurchase and cancellation by the Company.

As of June 30, 2017, the total number of options over Ordinary Shares outstanding under all of the Company s share option plans was 20.1 million, representing 1.7% of the Company s issued share capital at that date.

Table of Contents

Item 10. Additional Information

DESCRIPTION OF CAPITAL STOCK

Ryanair Holdings capital stock consists of Ordinary Shares, each having a par value of 0.600 euro cent. As of March 31, 2017, a total of 1,217,870,999 Ordinary Shares were outstanding. On February 26, 2007, Ryanair effected a 2-for-1 share split as a result of which each of its then existing Ordinary Shares, par value 1.27 euro cent, was split into two new Ordinary Shares, par value 0.635 euro cent.

On October 27, 2015, the Company completed a capital reorganisation which involved the consolidation of its ordinary share capital on a 39 for 40 basis which resulted in the reduction of ordinary shares in issue by 33.8 million ordinary shares to 1,319.3 million as at that date. The nominal value of an ordinary share was also reduced from 0.635 euro cent each to 0.600 euro cent each under the reorganisation. All B Shares and Deferred Shares issued in connection with the B scheme were either redeemed or cancelled during the period such that there were no B Shares or Deferred Shares remaining in issue as at March 31, 2016. Each Ordinary Share entitles the holder thereof to one vote in respect of any matter voted upon by Ryanair Holdings shareholders.

OPTIONS TO PURCHASE SECURITIES FROM REGISTRANT OR SUBSIDIARIES

Ryanair Holdings shareholders approved a stock option plan (referred to herein as Option Plan 2000), under which all employees and directors are eligible to receive options. Grants of options were permitted to take place at the close of any of the 10 years beginning with fiscal year 2000 only if the Company s net profit after tax for such fiscal year had exceeded its net profit after tax for the prior fiscal year by at least 25%, or if an increase of 1.0% in net profit after tax for the relevant year would have resulted in such requirement being met.

Under Option Plan 2000, each of the non-executive directors at that time were granted 25,000 share options, at a strike price of 4.96, during the 2008 fiscal year. These options were exercisable between June 2012 and June 2014. In addition, 39 senior managers (including five of the current executive officers) were granted 10,000,000 share options, in the aggregate, under Option Plan 2000, at a strike price of 2.56, on September 18, 2008. These options were exercisable between September 18, 2013 and September 17, 2015, but only for managers who continued to be employed by the Company through September 18, 2013.

During fiscal year 2014, Ryanair Holdings shareholders approved a stock option plan at the Company s annual general meeting on September 20, 2013 (referred to herein as Option Plan 2013), under which all employees and directors are eligible to receive options. Grants of options were permitted to take place at the close of any of the ten years beginning with fiscal year 2014. All options will be subject to a 5-year performance period beginning with the year in which a grant occurs. The Remuneration Committee has discretion to determine the financial performance targets that must be met with respect to the financial year. Those targets will relate directly to the achievement of certain year-on-year growth targets in the Company s profit after tax figures for each of the financial years of the performance period and/or certain share price targets. The Option Plan 2013 replaced all stock options plans previously approved by shareholders for all future grants, as these previously approved plans have expired.

Under Option Plan 2013, 36 senior managers (including 7 of the current executive officers) and 10 of the current non-executive Board members were granted 10 million share options, in the aggregate, at a strike price of 6.25 in July 2014. These options are exercisable between June 2019 and July 2022. They will only vest if certain targets in relation to net profit and/or share price are achieved and will only be available to managers/directors who continue to be employed by the Company through April 30, 2019. Also under Option Plan 2013, 3.5 million share options were granted, in aggregate, to executive officers at a strike price of 6.74 in October 2014. These options are exercisable between September 2019 and October 2021. They will only vest if certain exceptional targets in relation to net profit and/or share price are achieved and will only be available to executives who continue to be employed by the Company through July 31, 2019. On November 11, 2014, 5 million options were granted to Mr. O Leary under Option Plan 2013 as part of his new 5-year contract. These options which were granted at a strike price of 8.345 are exercisable between September 2019 and November 2021. They will only vest if certain exceptional targets in relation to net profit and/or share price are achieved and will only be available if Mr. O Leary continues to be employed by the Company through July 31, 2019. During fiscal year 2016, 30,000 options were granted under Option plan 2013 to new non-executive Board members at a strike price of 11.38. These options are exercisable between August 2019 and August 2021. They will only vest if certain exceptional targets in relation to net profit and/or share price are achieved and will only be available to those non-executive Board members who continue to be directors through April 30, 2019. During the fiscal year 2017, 34 senior managers (excluding the executive officers) were granted 3 million share options, in aggregate, at a strike price of 12.00. These options, which are exercisable between August 2021 and August 2023, will only vest if certain targets in relation to net profit and / or share price

Table of Contents

are achieved and will only be available to managers who continue to be employed by the Company through March 31, 2021.

The aggregate of 20.1 million Ordinary Shares that would be issuable upon exercise in full of the options that were outstanding as of June 30, 2017 under the Company s option plan represent approximately 1.7% of the issued share capital of Ryanair Holdings as of such date. Of such total, options in respect of an aggregate of 11.9 million Ordinary Shares were held by the directors and executive officers of Ryanair Holdings. For further information, see Notes 15 and 19 to the consolidated financial statements included herein.

ARTICLES OF ASSOCIATION

The following is a summary of certain provisions of the Articles of Association of Ryanair Holdings. This summary does not purport to be complete and is qualified in its entirety by reference to the complete text of the Articles.

Objects. Ryanair Holdings objects, which are detailed in its Articles, are broad and include carrying on business as an investment and holding company. Ryanair Holdings Irish company registration number is 249885.

Directors. Subject to certain exceptions, directors may not vote on matters in which they have a material interest. The ordinary remuneration of the directors is determined from time to time by ordinary resolutions of the shareholders. Any director who holds any executive office, serves on any committee or otherwise performs services, which, in the opinion of the directors, are outside the scope of the ordinary duties of a director, may be paid such extra remuneration as the directors may determine. The directors may exercise all the powers of the Company to borrow money. The directors are not required to retire at any particular age. There is no requirement for directors to hold shares. The Articles of Association provide that one-third of the directors (rounded down to the next whole number if it is a fractional number) retire and offer themselves for re-election at each annual general meeting of the Company. The directors to retire by rotation are those who have been longest in office since their last appointment or reappointment. As between persons who became or were appointed directors on the same date, those to retire are determined by agreement between them or, otherwise, by lot. All of the shareholders entitled to attend and vote at the annual general meeting of the Company may vote on the re-election of directors.

Annual and General Meetings. Annual and extraordinary meetings are called upon 21 days advance notice. All Ryanair shareholders may appoint proxies electronically to attend, speak, ask questions and vote on behalf of them at annual general meetings and to reflect certain other provisions of those Regulations. All holders of Ordinary Shares are entitled to attend, speak at and vote at general meetings of the Company, subject to limitations described below under Limitations on the Bight to Our Shares.

Limitations on the Right to Own Shares.

Rights, Preferences and Dividends Attaching to Shares. The Company has only three classes of shares, Ordinary Shares with a par value of 0.600 euro cent per share, B Shares with a nominal value of 0.050 cent per share and Deferred Shares with a nominal value of 0.050 cent per share. The B Shares and the Deferred Shares were created at an EGM of the Company held on October 22, 2015 in connection with a return of value to shareholders arising from the sale of the Company s shareholding in Aer Lingus plc, and no such shares remain in issue. Accordingly, the Ordinary Shares currently represent the only class of shares in issue and rank equally with respect to payment of dividends and on any winding-up of the Company. Any dividend, interest or other sum payable to a shareholder that remains unclaimed for one year after having been declared may be invested by the directors for the benefit of the Company until claimed. If the directors so resolve, any dividend which has remained unclaimed for 12 years from the date of its declaration shall be forfeited and cease to remain owing by the Company. The Company may, by special resolution, determine. The Ordinary Shares currently in issue are not redeemable. The liability of shareholders to invest additional capital is limited to the amounts remaining unpaid on the shares held by them. There are no sinking fund provisions in the Articles of the Company.

Action Necessary to Change the Rights of Shareholders. The rights attaching to shares in the Company may be varied by special resolutions passed at meetings of the shareholders of the Company.

Limitations on the Rights to Own Shares. The Articles contain detailed provisions enabling the directors of the Company to limit the number of shares in which non-EU nationals have an interest or the exercise by non-EU nationals of rights attaching to shares. See Limitations on Share Ownership by Non-EU Nationals below. Such powers may be exercised by the directors if they are of the view that any licence, consent, permit or privilege of the

Table of Contents

Company or any of its subsidiaries that enables it to operate an air service may be refused, withheld, suspended or revoked or have conditions attached to it that inhibit its exercise and the exercise of the powers referred to above could prevent such an occurrence. The exercise of such powers could result in non-EU holders of shares being prevented from attending, speaking at or voting at general meetings of the Company and/or being required to dispose of shares held by them to EU nationals.

Disclosure of Share Ownership. Under Irish law, the Company can require parties to disclose their interests in shares. The Articles of the Company provide that the directors will not register any person as a holder of shares unless such person has completed a declaration indicating his/her nationality and the nature and extent of any interest which he/she holds in Ordinary Shares. See, also Limitations on Share Ownership by non-EU nationals below. Under Irish law, if a party acquires or disposes of Ordinary Shares so as to bring his interest above or below 5% of the total issued share capital of the Company, he must notify the Company of that. The Irish Stock Exchange must also be notified of any acquisition or disposal of shares that brings the shareholding of a party above or below certain specified percentages i.e., 10%, 25%, 50% and 75%.

Other Provisions of the Articles of Association. There are no provisions in the Articles:

(i) delaying or prohibiting a change in the control of the Company, but which operate only with respect to a merger, acquisition or corporate restructuring;

(ii) discriminating against any existing or prospective holder of shares as a result of such shareholder owning a substantial number of shares; or

(iii) governing changes in capital,

in each case, where such provisions are more stringent than those required by law.

MATERIAL CONTRACTS

On March 19, 2013, the Company announced that it had entered into an agreement with Boeing to purchase 175 Boeing 737-800NG aircraft, over a 5 year period from fiscal year 2015 to 2019 in accordance with the terms of the contract. The contract was approved by the shareholders of the Company at an EGM on June 18, 2013. In April 2014, the Company agreed to purchase an additional 5 Boeing 737-800 next generation aircraft and in February 2015, the Company agreed to purchase an additional 3 Boeing 737-800 next generation. This brings the total number of 737-800 next generation aircraft on order to 183, with a list value of approximately \$14.4 billion. At March 31, 2017, 104 of these aircraft had been delivered.

In September 2014, the Group entered into an agreement with Boeing to purchase 200 Boeing 737-MAX-200 aircraft (100 firm orders and 100 aircraft subject to option), over a 5 year period from fiscal year 2020 to 2024 in accordance with the terms of the contract. The contract was approved by the shareholders of the Company at an EGM on November 28, 2014. In June 2017, the Group agreed to purchase an additional 10 Boeing 737-MAX-200 aircraft. This brings the total number of 737-MAX-200 aircraft on order to 210, with a list value of approximately \$21.5 billion (assuming all options are exercised).

EXCHANGE CONTROLS

Except as indicated below, there are no restrictions on non-residents of Ireland dealing in Irish securities (including shares or depositary receipts of Irish companies such as the Company). Dividends and redemption proceeds also continue to be freely transferable to non-resident holders of such securities.

Under the Financial Transfers Act 1992 (the 1992 Act), the Minister for Finance of Ireland may make provision for the restriction of financial transfers between Ireland and other countries. Financial transfers are broadly defined, and the acquisition or disposal of the ADRs, which represent shares issued by an Irish incorporated company, the acquisition or the disposal of Ordinary Shares and associated payments may fall within this definition. Dividends or payments on the redemption or purchase of shares and payments on the liquidation of an Irish-incorporated company would fall within this definition.

Table of Contents

The 1992 Act prohibits financial transfers involving President Lukashenko, the Belarusian leadership and certain other officials of Belarus, the late Slobodan Milosevic and associated persons, certain persons indicted by the International Criminal Tribunal for the former Yugoslavia, Burma (Myanmar), certain persons and entities associated with the now deceased Usama Bin Laden, the Al-Qaeda network and the Taliban of Afghanistan, the Democratic Republic of Congo, certain persons in Egypt, certain activities, persons and entities in Eritrea, the Republic of Guinea, the Democratic People s Republic of Korea (North Korea), Iraq, Côte d Ivoire, certain activities in Lebanon, certain activities in Liberia and the former Liberian President Charles Taylor, his immediate family and close associates, Libya, certain persons and activities in Sudan and South Sudan, Somalia, Tunisia, Zimbabwe, certain activities, persons and entities in Syria and Iran, certain persons, entities and bodies in the Republic of Guinea-Bissau, certain known terrorists and terrorist groups, and countries that harbor certain terrorist groups, without the prior permission of the Central Bank of Ireland.

Any transfer of, or payment in respect of, an ADS involving the government of any country that is currently the subject of United Nations sanctions, any person or body controlled by any of the foregoing, or any person acting on behalf of the foregoing, may be subject to restrictions pursuant to such sanctions as implemented into Irish law. The Company does not anticipate that Irish exchange controls or orders under the 1992 Act or United Nations sanctions implemented into Irish law will have a material effect on its business.

LIMITATIONS ON SHARE OWNERSHIP BY NON-EU NATIONALS

The Board of Directors of Ryanair Holdings is given certain powers under the Articles to take action to ensure that the number of Ordinary Shares held in Ryanair Holdings by non-EU nationals does not reach a level which could jeopardize the Company s entitlement to continue to hold or enjoy the benefit of any license, permit, consent or privilege which it holds or enjoys and which enables it to carry on business as an air carrier (a License). In particular, EU Regulation 2407/92 requires that, in order to obtain and retain an operating license, an EU air carrier must be majority-owned and effectively controlled by EU nationals. The regulation does not specify what level of share ownership will confer effective control on a holder or holders of shares. As described below, the directors will, from time to time, set a Permitted Maximum on the number of Ordinary Shares that may be owned by non-EU nationals at such level as they believe will comply with EU law. The Permitted Maximum is currently set at 49.9%.

Ryanair Holdings maintains a separate register (the Separate Register) of Ordinary Shares in which non-EU nationals, whether individuals, bodies corporate or other entities, have an interest (such shares are referred to as Affected Shares in the Articles). Interest in this context is widely defined and includes any interest held through ADRs in the shares underlying the relevant ADRs. The directors can require relevant parties to provide them with information to enable a determination to be made by the directors as to whether Ordinary Shares are, or are to be treated as, Affected Shares. If such information is not available or forthcoming or is unsatisfactory then the directors can, at their discretion, determine that Ordinary Shares are to be treated as Affected Shares. Registered holders of Ordinary Shares are also obliged to notify the Company if they are aware that any Ordinary Share which they hold ought to be treated as an Affected Share for this purpose. With regard to ADRs, the directors can treat all of the relevant underlying shares as Affected Shares unless satisfactory evidence as to why they should not be so treated is forthcoming.

In the event that, *inter alia*, (i) the refusal, withholding, suspension or revocation of any License or the imposition of any condition which materially inhibits the exercise of any License (an Intervening Act) has taken place, (ii) the Company receives a notice or direction from any governmental body or any other body which regulates the provision of air transport services to the effect that an Intervening Act is imminent, threatened or intended or (iii) an Intervening Act may occur as a consequence of the level of non-EU ownership of Ordinary Shares or an Intervening Act is imminent, threatened or intended because of the manner of share ownership or control of Ryanair Holdings generally, the directors can take action pursuant to the Articles to deal with the situation. They can, *inter alia*, (i) remove any directors or change the chairman of the Board of Directors, (ii) identify those Ordinary Shares, ADRs or Affected Shares which give rise to the need to take action and treat such Ordinary Shares, ADRs, or Affected Shares as Restricted Shares (see below) or (iii) set a Permitted Maximum on the number of Affected Shares

which may subsist at any time (which may not, save in the circumstances referred to below, be lower than 40% of the total number of issued shares) and treat any Affected Shares (or ADRs representing such Affected Shares) in excess of this Permitted Maximum as Restricted Shares (see below).

In addition to the above, if as a consequence of a change of law or a direction, notice or requirement of any state, authority or person it is necessary to reduce the total number of Affected Shares below 40% or reduce the

Table of Contents

number of Affected Shares held by any particular stockholder or stockholders in order to overcome, prevent or avoid an Intervening Act, the directors may resolve to (i) set the Permitted Maximum at such level below 40% as they consider necessary in order to overcome, prevent or avoid such Intervening Act, or (ii) treat such number of Affected Shares (or ADRs representing Affected Shares) held by any particular stockholder or stockholders as they consider necessary (which could include all of such Affected Shares or ADRs) as Restricted Shares (see below). The directors may serve a Restricted Share Notice in respect of any Affected Share, or any ADR representing any ADS, which is to be treated as a Restricted Share. Such notices can have the effect of depriving the recipients of the rights to attend, vote at and speak at general meetings, which they would otherwise have as a consequence of holding such Ordinary Shares or ADRs. Such notices can also require the recipients to dispose of the Ordinary Shares or ADRs concerned to an EU national (so that the relevant shares (or shares underlying the relevant ADRs) will then cease to be Affected Shares) within 21 days or such longer period as the directors may determine. The directors are also given the power to transfer such Restricted Shares, themselves, in cases of non-compliance with the Restricted Share Notice.

To enable the directors to identify Affected Shares, transferees of Ordinary Shares are generally required to provide a declaration as to the nationality of persons having interests in those shares. Stockholders are also obliged to notify Ryanair Holdings if they are aware that any shares, which they hold, ought to be treated as Affected Shares for this purpose. Purchasers or transferees of ADRs need not complete a nationality declaration because the directors expect to treat all of the Ordinary Shares held by the Depositary as Affected Shares. ADS holders must open ADR accounts directly with the Depositary if they wish to provide to Ryanair Holdings nationality declarations or such other evidence as the directors may require in order to establish to the directors satisfaction that the Ordinary Shares underlying such holder s ADRs are not Affected Shares.

In deciding which Affected Shares are to be selected as Restricted Shares, the directors can take into account which Affected Shares have given rise to the necessity to take action. Subject to that they will, insofar as practicable, firstly view as Restricted Shares those Affected Shares in respect of which no declaration as to whether or not such shares are Affected Shares has been made by the holder thereof and where information which has been requested by the directors in accordance with the Articles has not been provided within specified time periods and, secondly, have regard to the chronological order in which details of Affected Shares have been entered in the Separate Register and, accordingly, treat the most recently registered Affected Shares as Restricted Shares to the extent necessary. Transfers of Affected Shares to Affiliates (as that expression is defined in the Articles) will not affect the chronological order of entry in the Separate Register for this purpose. The directors have resolved to treat Affected Shares held by any particular stockholder or stockholders as Restricted Shares (i) because such Affected Shares have given rise to the need to take such action or (ii) because of a change of law or a requirement or direction of a regulatory authority necessitating such action (see above), such powers may be exercised irrespective of the date upon which such Affected Shares were entered in the Separate Register.

After having initially resolved to set the maximum level at 49.0%, the directors increased the maximum level to 49.9% on May 26, 1999, after the number of Affected Shares exceeded the initial limit. This maximum level could be reduced if it becomes necessary for the directors to exercise these powers in the circumstances described above. The decision to make any such reduction or to change the Permitted Maximum from time to time will be published in at least one national newspaper in Ireland and in any country in which the Ordinary Shares or ADRs are listed. The relevant notice will specify the provisions of the Articles that apply to Restricted Shares and the name of the person or persons who will answer queries relating to Restricted Shares on behalf of Ryanair Holdings. The directors shall publish information as to the number of shares held by EU nationals annually.

In an effort to increase the percentage of its share capital held by EU nationals, on June 26, 2001, Ryanair Holdings instructed the Depositary to suspend the issuance of new ADSs in exchange for the deposit of Ordinary Shares until further notice to its shareholders. Holders of Ordinary Shares cannot convert their Ordinary Shares into ADRs during such suspension, and there can be no assurance that the suspension will ever be lifted.

As a further measure to increase the percentage of Ordinary Shares held by EU nationals, on February 7, 2002, the Company issued a notice to shareholders to the effect that any purchase of Ordinary Shares by a non-EU national after such date will immediately result in the issue of a Restricted Share Notice to such non-EU national purchaser. The Restricted Share Notice compels the non-EU national purchaser to sell the Affected Shares to an EU national within 21 days of the date of issuance. In the event that any such non-EU national shareholder does not sell its Ordinary Shares to an EU national within the specified time period, the Company can then take legal action to compel such a sale. As a result, non-EU nationals are effectively barred from purchasing Ordinary Shares for as long as these restrictions remain in place. There can be no assurance that these restrictions will ever be lifted.

Table of Contents

As an additional measure, to ensure the percentage of shares held by EU nationals remains at least 50.1%, at the EGM held on April 19, 2012, the Company obtained a new repurchase authority which will enable the repurchase of ADRs for up to 5% of the issued share capital of the Company traded on the NASDAQ. This authority was renewed at each subsequent Annual General Meeting up to and including fiscal year 2016 and at and Extraordinary General Meeting during fiscal year 2016.

Concerns about the foreign ownership restrictions described above could result in the exclusion of Ryanair from certain stock tracking indices. Any such exclusion may adversely affect the market price of the Ordinary Shares and ADRs. See also Item 3. Risk Factors Risks Related to Ownership of the Company s Shares or ADRs EU Rules Impose Restrictions on the Ownership of Ryanair Holdings Ordinary Shares by Non-EU Nationals and the Company has Instituted a Ban on the Purchase of Ordinary Shares by Non-EU Nationals above.

As of June 30, 2017, EU nationals owned at least 54.1% of Ryanair Holdings Ordinary Shares (assuming conversion of all outstanding ADRs into Ordinary Shares). Ryanair continuously monitors the ownership status of its Ordinary Shares, which changes on a daily basis.

TAXATION

Irish Tax Considerations

The following is a discussion of certain Irish tax consequences of the purchase, ownership and disposition of Ordinary Shares or ADRs. This discussion is based upon tax laws and practice of Ireland at the date of this document, which are subject to change, possibly with retroactive effect. Particular rules may apply to certain classes of taxpayers (such as dealers in securities) and this discussion does not purport to deal with the tax consequences of purchase, ownership or disposition of the relevant securities for all categories of investors.

The discussion is intended only as a general guide based on current Irish law and practice and is not intended to be, nor should it be considered to be, legal or tax advice to any particular investor or stockholder. Accordingly, current stockholders or potential investors should satisfy themselves as to the overall tax consequences by consulting their own tax advisers.

Dividends. If Ryanair Holdings pays dividends or makes other relevant distributions, the following is relevant:

Withholding Tax. Unless exempted, a withholding at the standard rate of income tax (currently 20%) will apply to dividends or other relevant distributions paid by an Irish resident company. The withholding tax requirement will not apply to distributions paid to certain categories of Irish resident stockholders or to distributions paid to certain categories of non-resident stockholders.

The following Irish resident stockholders are exempt from withholding if they make to the Company, in advance of payment of any relevant distribution, an appropriate declaration of entitlement to exemption:

- Irish resident companies;
- Pension schemes approved by the Irish Revenue Commissioners (Irish Revenue);
- Qualifying fund managers or qualifying savings managers;

• Personal Retirement Savings Account (PRSA) administrators who receive the relevant distribution as income arising in respect of PRSA assets;

- Qualifying employee share ownership trusts;
- Collective investment undertakings;
- Tax-exempt charities;

Table of Contents

• Designated brokers receiving the distribution for special portfolio investment accounts;

• Any person who is entitled to exemption from income tax under Schedule F on dividends in respect of an investment in whole or in part of payments received in respect of a civil action or from the Personal Injuries Assessment Board for damages in respect of mental or physical infirmity;

• Certain qualifying trusts established for the benefit of an incapacitated individual and/or persons in receipt of income from such a qualifying trust;

• Any person entitled to exemption to income tax under Schedule F by virtue of Section 192(2) Taxes Consolidation Act (TCA) 1997;

• Unit trusts to which Section 731(5)(a) TCA 1997 applies; and

• Certain Irish Revenue-approved amateur and athletic sport bodies.

The following non-resident stockholders are exempt from withholding if they make to the Company, in advance of payment of any dividend, an appropriate declaration of entitlement to exemption:

• Persons (other than a company) who (i) are neither resident nor ordinarily resident in Ireland and (ii) are resident for tax purposes in (a) a country which has signed a tax treaty with Ireland (a tax treaty country) or (b) an EU member state other than Ireland;

• Companies not resident in Ireland which are resident in an EU member state or a tax treaty country, by virtue of the law of an EU member state or a tax treaty country and are not controlled, directly or indirectly, by Irish residents;

• Companies not resident in Ireland which are directly or indirectly controlled by a person or persons who are, by virtue of the law of a tax treaty country or an EU member state, resident for tax purposes in a tax treaty country or an EU member state other than Ireland and which are not controlled directly or indirectly by persons who are not

resident for tax purposes in a tax treaty country or EU member state;

• Companies not resident in Ireland the principal class of shares of which is substantially and regularly traded on a recognized stock exchange in a tax treaty country or an EU member state including Ireland or on an approved stock exchange; or

• Companies not resident in Ireland that are 75% subsidiaries of a single company, or are wholly-owned by two or more companies, in either case the principal classes of shares of which is or are substantially and regularly traded on a recognized stock exchange in a tax treaty country or an EU member state including Ireland or on an approved stock exchange.

In the case of an individual non-resident stockholder resident in an EU member state or tax treaty country, the declaration must be accompanied by a current certificate of tax residence from the tax authorities in the stockholder s country of residence. In the case of both an individual and corporate non-resident stockholder resident in an EU member state or tax treaty country the declaration also must contain an undertaking by the individual or corporate non-resident stockholder that he, she or it will advise the Company accordingly if he, she or it ceases to meet the conditions to be entitled to the DWT exemption. No declaration is required if the stockholder is a 5% parent company in another EU member state in accordance with section 831 TCA 1997. Neither is a declaration required on the payment by a company resident in Ireland to another company so resident if the company making the dividend is a 51% subsidiary of that other company.

American Depositary Receipts. Special arrangements with regard to the dividend withholding tax obligation apply in the case of Irish companies using ADRs through U.S. depositary banks that have been authorized by the Irish Revenue. Such banks, which receive dividends from the company and pass them on to the U.S. ADR holders beneficially entitled to such dividends, will be allowed to receive and pass on the gross dividends (i.e., before withholding) based on an address system where the recorded addresses of such holder, as listed in the depositary bank s register of depositary receipts, is in the United States.

Table of Contents

Taxation on Dividends. Companies resident in Ireland other than those taxable on receipt of dividends as trading income are exempt from corporation tax on distributions received on Ordinary Shares from other Irish resident companies. Stockholders that are close companies for Irish taxation purposes may, however, be subject to a 20% corporation tax surcharge on undistributed investment income.

Individual stockholders who are resident or ordinarily resident in Ireland are subject to income tax on the gross dividend at their marginal tax rate, but are entitled to a credit for the tax withheld by the company paying the dividend. The dividend will also be subject to the universal social charge. An individual stockholder who is not liable or not fully liable for income tax by reason of exemption or otherwise may be entitled to receive an appropriate refund of tax withheld. A charge to Irish social security taxes can also arise for such individuals on the amount of any dividend received from the Company.

Except in certain circumstances, a person who is neither resident nor ordinarily resident in Ireland and is entitled to receive dividends without deductions is not liable for Irish tax on the dividends. Where a person who is neither resident nor ordinarily resident in Ireland is subject to withholding tax on the dividend received due to not benefiting from any exemption from such withholding, the amount of that withholding will generally satisfy such person s liability for Irish tax.

Capital Gains Tax. A person who is either resident or ordinarily resident in Ireland will generally be liable for Irish capital gains tax on any gain realized on the disposal of the Ordinary Shares or ADRs. The current capital gains tax rate is 33%. A person who is neither resident nor ordinarily resident in Ireland and who does not carry on a trade in Ireland through a branch or agency will not be subject to Irish capital gains tax on the disposal of the Ordinary Shares or ADRs.

Irish Capital Acquisitions Tax. A gift or inheritance of the Ordinary Shares or ADRs will be within the charge to Irish Capital Acquisitions Tax (CAT) notwithstanding that the donor or the donee/successor in relation to such gift or inheritance is resident outside Ireland. CAT is charged at a rate of 33% above a tax-free threshold. This tax-free threshold is determined by the amount of the current benefit and of previous benefits taken since December 5, 1991, as relevant, within the charge to CAT and the relationship between the donor and the successor or done. Gifts and inheritances between spouses (and in certain cases former spouses) are not subject to CAT.

In a case where an inheritance or gift of the Ordinary Shares or ADRs is subject to both Irish CAT and foreign tax of a similar character, the foreign tax paid may in certain circumstances be credited in whole or in part against the Irish tax.

Irish Stamp Duty. It is assumed for the purposes of this paragraph that ADRs are dealt in on a recognized stock exchange in the United States (NASDAQ is a recognized stock exchange in the United States for this purpose). Under current Irish law, no stamp duty will be payable on the acquisition of ADRs by persons purchasing such ADRs or on any subsequent transfer of ADRs. A transfer of Ordinary Shares (including transfers effected through Euroclear U.K. & Ireland Limited) wherever executed and whether on sale, in contemplation of a sale or by way of a gift, will be subject

to duty at the rate of 1% of the consideration given or, in the case of a gift or if the purchase price is inadequate or unascertainable, on the market value of the Ordinary Shares. Transfers of Ordinary Shares that are not liable for duty at the rate of 1% (e.g., transfers under which there is no change in beneficial ownership) may be subject to a fixed duty of 12.50.

The Irish Revenue treats a conversion of Ordinary Shares to ADRs made in contemplation of a sale or a change in beneficial ownership (under Irish law) as an event subject to stamp duty at a rate of 1%. The Irish Revenue has indicated that a re-conversion of ADRs to Ordinary Shares made in contemplation of a sale or a change in beneficial ownership (under Irish law) will not be subject to a stamp duty. However, the subsequent sale of the re-converted Ordinary Shares will give rise to Irish stamp duty at the 1% rate. If the transfer of the Ordinary Shares is a transfer under which there is no change in the beneficial ownership (under Irish law) of the Ordinary Shares being transferred, nominal stamp duty only will be payable on the transfer. Under Irish law, it is not clear whether the mere deposit of Ordinary Shares for ADRs or ADRs for Ordinary Shares would be deemed to constitute a change in beneficial ownership. Accordingly, it is possible that holders would be subject to stamp duty at the 1% rate when merely depositing Ordinary Shares for ADRs or ADRs for Ordinary Shares to require payment of stamp duty at the rate of 1% from the holders.

The person accountable for payment of stamp duty is the transferee or, in the case of a transfer by way of a gift or for a consideration less than the market value, all parties to the transfer. Stamp duty is normally payable

Table of Contents

within 30 days after the date of execution of the transfer. Late or inadequate payment of stamp duty will result in liability for interest, penalties and fines.

United States Federal Income Tax Considerations

The following is a summary of certain U.S. federal income tax considerations relating to the purchase, ownership and disposition of Ordinary Shares or ADRs by a beneficial owner of the Ordinary Shares or ADRs who is a citizen or resident of the United States, a U.S. domestic corporation or otherwise subject to U.S. federal income tax on a net income basis in respect of the Ordinary Shares or the ADRs (U.S. Holders). This summary does not purport to be a comprehensive description of all of the tax considerations that may be relevant to a decision to purchase the Ordinary Shares or the ADRs, including the alternative minimum tax and Medicare tax on net investment income. In particular, the summary deals only with U.S. Holders that will hold Ordinary Shares or ADRs as capital assets and generally does not address the tax treatment of U.S. Holders that may be subject to special tax rules such as banks, insurance companies, tax-exempt organizations dealers in securities or currencies, partnerships or partners therein, entities subject to the branch profits tax, traders in securities electing to mark to market, persons that own 10% or more of the stock of the Company, U.S. Holders whose functional currency is not U.S. dollars or persons that hold the Ordinary Shares or the ADRs as a synthetic security or

as part of an integrated investment (including a straddle or hedge) consisting of the Ordinary Shares or the ADRs and one or more other positions.

This summary is based on the Internal Revenue Code of 1986, as amended (the Code), its legislative history, existing and proposed regulations promulgated thereunder, published rulings and court decisions, all as currently in effect. These authorities are subject to change, possibly on a retroactive basis. In addition, this summary assumes the deposit agreement, and all other related agreements, will be performed in accordance with their terms.

Holders of the Ordinary Shares or the ADRs should consult their own tax advisors as to the U.S. or other tax consequences of the purchase, ownership, and disposition of the Ordinary Shares or the ADRs in light of their particular circumstances, including, in particular, the effect of any foreign, state or local tax laws.

For U.S. federal income tax purposes, holders of the ADRs will be treated as the owners of the Ordinary Shares represented by those ADRs.

Taxation of Dividends

Dividends, if any, paid with respect to the Ordinary Shares, including Ordinary Shares represented by ADRs, will be included in the gross income of a U.S. Holder when the dividends are received by the holder or the Depositary. Such dividends will not be eligible for the dividends received deduction allowed to U.S. corporations in respect of dividends from a domestic corporation. Dividends paid in euro should be included in the income of a U.S. Holder in a U.S. dollar amount calculated by reference to the exchange rate in effect on the day they are received by the holder or the Depositary. U.S. Holders generally should not be required to recognize any foreign currency gain or loss to the extent such dividends paid in euro are converted into U.S. dollars immediately upon receipt.

Subject to certain exceptions for short-term and hedged positions, the U.S. dollar amount of dividends received by an individual with respect to the Ordinary Shares or ADRs will be taxable at the preferential rates if the dividends are qualified dividends if (i) the Company is eligible for the benefits of a comprehensive income tax treaty with the United States that the Internal Revenue Service has approved for the purposes of the qualified dividend rules and (ii) the Company was not, in the year prior to the year in which the dividend is paid, and is not, in the year in which the dividend is paid, a passive foreign investment company (a PFIC). The Convention between the Government of the United States of America and the Government of Ireland for the Avoidance of Double Taxation and the Prevention of Fiscal Evasion with Respect to Taxes on Income and Capital Gains, dated as of July 28, 1999 (the U.S.-Ireland Income Tax Treaty) has been approved for the purposes of the qualified dividend rules. Based on the Company is audited financial statements and relevant market data, the Company believes that it was not treated as a PFIC for U.S. federal income tax purposes with respect to its fiscal 2017 taxable year. In addition, based on the Company is audited financial statements and relevant market data, the Company is audited financial statements and relevant market of its income, and relevant market data, the Company does not anticipate becoming a PFIC for its fiscal 2018 taxable year.

Dividends received by U.S. Holders generally will constitute foreign source and passive category income for U.S. foreign tax credit purposes. Subject to limitations under U.S. federal income tax law concerning credits or

Table of Contents

deductions for foreign taxes, any Irish taxes withheld from cash dividends on the Ordinary Shares or ADRs will be treated as a foreign income tax eligible for credit against a U.S. Holder s U.S. federal income tax liability (or at a U.S. Holder s election, may be deducted in computing taxable income if the U.S. Holder has elected to deduct all foreign income taxes for the taxable year). The rules with respect to foreign tax credits are complex and U.S. Holders should consult their own tax advisors concerning the implications of these rules in light of their particular circumstances.

Distributions of Ordinary Shares that are made as part of a *pro rata* distribution to all stockholders generally should not be subject to U.S. federal income tax.

Taxation of Capital Gains

Upon a sale or other disposition of the Ordinary Shares or ADRs, U.S. holders will recognize gain or loss for U.S. federal income tax purposes in an amount equal to the difference between the U.S. dollar value of the amount realized on the disposition and the U.S. Holder s tax basis, determined in U.S. dollars, in the Ordinary Shares or ADRs. Generally, such gains or losses will be capital gains or losses, and will be long-term capital gains or losses if the Ordinary Shares or ADRs have been held for more than one year. Short-term capital gains are subject to U.S. federal taxation at ordinary income rates. Gains realized by a U.S. Holder generally should constitute income from sources within the United States for foreign tax credit purposes and generally should constitute passive category income for such purposes. The deductibility of capital losses, in excess of capital gains, is subject to limitations.

Deposits and withdrawals of Ordinary Shares by U.S. Holders in exchange for ADRs should not result in the realization of gain or loss for U.S. federal income tax purposes.

Information Reporting and Backup Withholding

Dividends paid on, and proceeds from, the sale or other disposition of the Ordinary Shares or ADRs that are made within the United States or through certain U.S. related financial intermediaries generally will be subject to information reporting and may also be subject to backup withholding unless the holder (i) provides a correct taxpayer identification number and certifies that it is not subject to backup withholding or (ii) otherwise establish an exemption from backup withholding. Backup withholding is not an additional tax. Any amounts withheld may be allowed as a refund or credit against a U.S. Holder s U.S. federal income tax liability, provided the required information is timely furnished to the Internal Revenue Service.

DOCUMENTS ON DISPLAY

Copies of Ryanair Holdings Articles may be examined at its registered office and principal place of business at its Dublin Office, Airside Business Park, Swords, County Dublin, K67 NY94, Ireland.

Ryanair Holdings also files reports, including annual reports on Form 20-F, periodic reports on Form 6-K and other information, with the SEC pursuant to the rules and regulations of the SEC that apply to foreign private issuers. You may read and copy any materials filed with the SEC at its Public Reference Room at 100 F Street, N.E., Washington, D.C. 20549. You may obtain information on the operation of the Public Reference Room by calling the SEC at 1-800-SEC-0330.

Item 11. Quantitative and Qualitative Disclosures About Market Risk

GENERAL

Ryanair is exposed to market risks relating to fluctuations in commodity prices, interest rates and currency exchange rates. The objective of financial risk management at Ryanair is to minimize the negative impact of commodity price, interest rate and foreign exchange rate fluctuations on the Company s earnings, cash flows and equity.

To manage these risks, Ryanair uses various derivative financial instruments, including cross currency interest rate swaps, foreign currency forward contracts and commodity forwards. These derivative financial instruments are generally held to maturity and are not actively traded. The Company enters into these arrangements

Table of Contents

with the goal of hedging its operational and balance sheet risk. However, Ryanair s exposure to commodity price, interest rate and currency exchange rate fluctuations cannot be neutralized completely.

In executing its risk management strategy, Ryanair currently enters into forward contracts for the purchase of some of the jet fuel (jet kerosene) that it expects to use. It also uses foreign currency forward contracts intended to reduce its exposure to risks related to foreign currencies, principally the U.S. dollar. Furthermore, it enters into interest rate contracts with the objective of fixing certain borrowing costs and hedging principal repayments, particularly those associated with the purchase of new Boeing 737s. Ryanair is also exposed to the risk that the counterparties to its derivative financial instruments may not be creditworthy. If a counterparty was to default on its obligations under any of the instruments described below, Ryanair s economic expectations when entering into these arrangements might not be achieved and its financial condition could be adversely affected. Transactions involving derivative financial instruments are also relatively illiquid as compared with those involving other kinds of financial instruments. It is Ryanair s policy not to enter into transactions involving financial derivatives for speculative purposes.

The following paragraphs describe Ryanair s fuel hedging, foreign currency and interest rate swap arrangements and analyze the sensitivity of the market value, earnings and cash flows of the financial instruments to hypothetical changes in commodity prices, interest rates and exchange rates as if these changes had occurred at March 31, 2017. The range of changes selected for this sensitivity analysis reflects Ryanair s view of the changes that are reasonably possible over a one-year period.

FUEL PRICE EXPOSURE AND HEDGING

Fuel costs constitute a substantial portion of Ryanair s operating expenses (approximately 37% and 41% of such expenses in fiscal years 2017 and 2016, respectively, after taking into account Ryanair s fuel hedging activities). Ryanair engages in fuel price hedging transactions from time to time, pursuant to which Ryanair and a counterparty agree to exchange payments equal to the difference between a fixed price for a given quantity of jet fuel and the market price for such quantity of jet fuel at a given date in the future, with Ryanair receiving the amount of any excess of such market price over such fixed price and paying to the counterparty the amount of any deficit of such fixed price under such market price.

Ryanair has historically entered into arrangements providing for substantial protection against fluctuations in fuel prices, generally through forward contracts covering periods of up to 18 months of anticipated jet fuel requirements. See Item 3. Key Information Risk Factors Risks Related to the Company Changes in Fuel Costs and Availability Affect the Company s Results for additional information on recent trends in fuel costs and the Company s related hedging activities, as well as certain associated risks. See also Item 5. Operating and Financial Review and Prospects Fiscal Year 2017 Compared with Fiscal Year 2016 Fuel and Oil. As of July 20, 2017, Ryanair had entered into forward jet fuel (jet kerosene) contracts covering approximately 90% of its estimated requirements for the fiscal year ending March 31, 2018 at prices equivalent to approximately \$493 per metric ton. In addition, as of July 20, 2017, Ryanair had entered into forward jet fuel (jet kerosene) contracts covering approximately 55% of its estimated requirements for the fiscal year ending March 31, 2018 at prices equivalent to approximately 25% of its estimated requirements for the fiscal year ending March 31, 2019 at prices equivalent to approximately \$484 per metric ton, and had not entered into any jet fuel hedging contracts with respect to its expected fuel purchases beyond that period.

While these hedging strategies can cushion the impact on Ryanair of fuel price increases in the short term, in the medium to longer-term, such strategies cannot be expected to eliminate the impact on the Company of an increase in the market price of jet fuel. The unrealized losses or gains on outstanding forward agreements at March 31, 2017 and 2016, based on their fair values, amounted to a 58.2 million gain and a 596.6 million loss (gross of tax), respectively. Based on Ryanair s fuel consumption for the 2017 fiscal year, a change of \$1.00 in the average annual

price per metric ton of jet fuel would have caused a change of approximately 2.7 million in Ryanair s fuel costs. See Item 3. Key Information Risk Factors Risks Related to the Company Changes in Fuel Costs and Availability Affect the Company s Results.

Under IFRS, the Company s fuel forward contracts are treated as cash-flow hedges of forecast fuel purchases for risks arising from the commodity price of fuel. The contracts are recorded at fair value in the balance sheet and are re-measured to fair value at the end of each fiscal period through equity to the extent effective, with any ineffectiveness recorded through the income statement. The Company has considered these hedges to be highly effective in offsetting variability in future cash flows arising from fluctuations in the market price of jet fuel because the jet fuel forward contracts typically relate to the same quantity, time, and location of delivery as the forecast jet

Table of Contents

fuel purchase being hedged and the duration of the contracts is typically short. Accordingly, the quantification of the change in expected cash flows of the forecast jet fuel purchase is based on the jet fuel forward price, and in the 2016 and 2017 fiscal years, the Company recorded no hedge ineffectiveness within earnings. The Company has recorded no level of ineffectiveness on its jet fuel hedges in its income statements to date. In the 2017 fiscal year, the Company recorded a positive fair-value adjustment of 654.8 million (net of tax), and in the 2016 fiscal year the Company recorded a negative fair-value adjustment of 522.0 million (net of tax) within accumulated other comprehensive income in respect of jet fuel forward contracts.

FOREIGN CURRENCY EXPOSURE AND HEDGING

In recent years, Ryanair s revenues have been denominated primarily in two currencies, the euro and the U.K. pound sterling. The euro and the U.K. pound sterling accounted for approximately 65% and 25%, respectively, of Ryanair s total revenues in the 2017 fiscal year (2016: 63% and 28% respectively). As Ryanair reports its results in euro, the Company is not exposed to any material currency risk as a result of its euro-denominated activities. Ryanair s operating expenses are primarily euro, U.K. pounds sterling and U.S. dollars. Ryanair s operations can be subject to significant direct exchange rate risks between the euro and the U.S. dollar because a significant portion of its operating costs (particularly those related to fuel purchases) is incurred in U.S. dollars, while practically none of its revenues are denominated in U.S. dollars. Appreciation of the euro against the U.S. dollar positively impacts Ryanair s operating income because the euro equivalent of its U.S. dollar operating costs decreases, while depreciation of the euro against the U.S. dollar negatively impacts operating income. It is Ryanair s policy to hedge a significant portion of its exposure to fluctuations in the exchange rate between the U.S. dollar and the euro. From time to time, Ryanair hedges its operating surpluses and shortfalls in U.K. pound sterling. Ryanair matches certain U.K. pound sterling costs with U.K. pound sterling revenues and may choose to sell any surplus U.K. pound sterling cash flows for euro.

Hedging associated with the income statement. In the 2017 and 2016 fiscal years, the Company entered into a series of forward contracts, principally euro/U.S. dollar forward contracts to hedge against variability in cash flows arising from market fluctuations in foreign exchange rates associated with its forecast fuel, maintenance and insurance costs. At March 31, 2017, the total unrealized gain relating to these contracts amounted to 176.2 million, compared to a 44.9 million unrealized gain at March 31, 2016.

Under IFRS, these foreign currency forward contracts are treated as cash-flow hedges of forecast U.S. dollar and U.K. pound sterling purchases to address the risks arising from U.S. dollar and U.K. pound sterling exchange rates. The derivatives are recorded at fair value in the balance sheet and are re-measured to fair value at the end of each reporting period through equity to the extent effective, with ineffectiveness recorded through the income statement. Ryanair considers these hedges to be highly effective in offsetting variability in future cash flows arising from fluctuations in exchange rates, because the forward contracts are timed so as to match exactly the amount, currency and maturity date of the forecast foreign currency-denominated expense being hedged. In the 2017 fiscal year, the Company recorded a negative fair-value adjustment of 56.4 million (net of tax) within accumulated other comprehensive income in respect of these contracts, as compared to a negative fair-value adjustment of 505.9 million in the 2016 fiscal year.

Hedging associated with the balance sheet. In prior years, the Company entered into a series of cross currency interest rate swaps to manage exposures to fluctuations in foreign exchange rates of U.S. dollar-denominated floating rate borrowings, together with managing the exposures to fluctuations in interest rates on these U.S. dollar-denominated floating rate borrowings. Cross currency interest rate swaps are primarily used to convert a portion of the Company s U.S. dollar-denominated debt to euro and floating rate interest exposures into fixed rate exposures and are set so as to match exactly the critical terms of the underlying debt being hedged (i.e. notional principal, interest rate settings,

re-pricing dates). These are all classified as cash-flow hedges of the forecasted U.S. dollar variable interest payments on the Company s underlying debt and have been determined to be highly effective in achieving offsetting cash flows. Accordingly, no ineffectiveness has been recorded in the income statement relating to these hedges.

At March 31, 2017, the fair value of the cross currency interest rate swap agreements relating to this U.S. dollar-denominated floating rate debt was represented by a gain of 7.9 million (gross of tax) compared to a loss of 7.7 million (gross of tax) in fiscal 2016. In the 2017 fiscal year, the Company recorded a positive fair-value adjustment of 15.6 million (net of tax), compared to a negative fair-value adjustment of 11.9 million (net of tax) in fiscal year 2016, within accumulated other comprehensive income in respect of these contracts.

Table of Contents

Hedging associated with capital expenditures. During the 2017 and 2016 fiscal years, the Company also held a series of euro/U.S. dollar contracts to hedge against changes in the fair value of aircraft purchase commitments under the Boeing contracts, which arise from fluctuations in the euro/U.S. dollar exchange rates. At March 31, 2017, the total unrealized gain relating to these contracts amounted to 150.8 million, compared to 250.5 million unrealized gain at March 31, 2016.

Under IFRS, the Company generally accounts for these contracts as cash-flow hedges. Cash-flow hedges are recorded at fair value in the balance sheet and are re-measured to fair value at the end of the financial period through equity to the extent effective, with any ineffectiveness recorded through the income statement. The Company has found these hedges to be highly effective in offsetting changes in the fair value of the aircraft purchase commitments arising from fluctuations in exchange rates because the forward exchange contracts are always for the same amount, currency and maturity dates as the corresponding aircraft purchase commitments.

At March 31, 2017, the total unrealized gains relating to these contracts amounted to 150.8 million, while at March 31, 2016 unrealized gains amounted to 250.5 million. Under IFRS, the Company recorded fair-value adjustments of 132.0 million and fair-value adjustments of 219.2 million for cash-flow hedges in the 2017 and 2016 fiscal years, respectively. No fair-value adjustments were recorded with respect to fair-value hedges in the 2017 and 2016 fiscal years as the Company did not enter in to any fair value hedges.

A plus or minus change of 10% in relevant foreign currency exchange rates, based on outstanding foreign currency-denominated financial assets and financial liabilities at March 31, 2017 would have no impact on the income statement (net of tax) (2016: 0.1 million; 2015: 3.2 million). The same movement of 10% in foreign currency exchange rates would have a positive 336.1 million impact (net of tax) on equity if the rate fell by 10% and negative 410.7 million impact (net of tax) if the rate increased by 10%. (2016: 567.6 million positive or 464.4 million negative; 2015: 818.7 million positive or 766.4 million negative).

INTEREST RATE EXPOSURE AND HEDGING

The Company s purchase of 202 of the 383 Boeing 737-800 aircraft in the fleet as of March 31, 2017 has been funded by financing in the form of loans supported by a loan guarantee from Ex-Im Bank (with respect to 174 aircraft), JOLCOs (22 aircraft) and commercial debt (6 aircraft). In addition, the Company has raised unsecured debt via capital market bond issuances. The Company had outstanding cumulative borrowings under the above facilities of 4,384.5 million with a weighted average interest rate of 1.49% at March 31, 2017. See Item 5. Operating and Financial Review and Prospects Liquidity and Capital Resources Capital Resources for additional information on these facilities and the related swaps, including a tabular summary of the Effective Borrowing Profile illustrating the effect of the swap transactions (each of which is with an established international financial counterparty) on the profile of Ryanair s aircraft-related debt at March 31, 2017. At March 31, 2017, the fair value of the interest rate swap agreements relating to this floating rate debt was represented by a gain of 15.7 million (gross of tax), as compared with a loss of 8.2 million at March 31, 2016. See Note 11 to the consolidated financial statements included in Item 18 for additional information.

If Ryanair had not entered into such derivative agreements, a plus or minus one percentage point movement in interest rates would impact the fair value of this liability by approximately 5.0 million. The earnings and cash-flow impact of any such change in interest rates would have been approximately plus or minus 25.8 million in the 2017 fiscal year.

Table of Contents

Item 12. Description of Securities Other than Equity Securities

Holders of ADSs are required to pay certain fees and expenses. The table below sets forth the fees and expenses which, under the deposit agreement between the Company and The Bank of New York Mellon, holders of ADRs can be charged or be deducted from dividends or other distributions on the deposited shares. The Company and The Bank of New York Mellon have also entered into a separate letter agreement, which has the effect of reducing some of the fees listed below.

Persons depositing or withdrawing ADSs must pay:	For:
\$5.00 (or less) per 100 ADSs (or portion of 100 ADSs).	Issuance of ADSs, including issuances resulting from a distribution of common shares or rights or other property.
	Cancellation of ADSs for the purpose of withdrawal, including if the deposit agreement terminates.
\$0.02 (or less) per ADS.	Any cash distribution to the holder of the ADSs.
\$0.02 (or less) per ADS per calendar year.	Depositary services.
A fee equivalent to the fee that would be payable if securities distributed to the holder of ADSs had been shares and the shares had been deposited for issuance of ADSs.	Distribution of securities distributed by the issuer to the holders of common securities, which are distributed by the depositary to ADS holders.
Registration or transfer fees.	Transfer and registration of shares on Ryanair s share register to or from the name of the depositary or its agent when the holder of ADSs deposits or withdraws common shares.
Expenses of the depositary.	Cable, telex and facsimile transmissions (when expressly provided for in the deposit agreement).
	Expenses of the depositary in converting foreign currency to U.S. dollars.
Taxes and other governmental charges the depositary or the custodian have to pay on any ADSs or common shares underlying ADSs (for example, stock transfer taxes, stamp duty or withholding taxes).	As necessary.
Any charges incurred by the depositary or its agents for servicing the deposited securities.	As necessary.

Reimbursement of Fees

From April 1, 2016 to June 30, 2017 the Depositary collected annual depositary services fees equal to approximately \$1.8 million from holders of ADSs, net of fees paid to the Depositary by the Company.

Table of Contents

PART II

Item 13. Defaults, Dividend Arrearages and Delinquencies

None.

Item 14. Material Modifications to the Rights of Security Holders and Use of Proceeds

None.

Item 15. Controls and Procedures

DISCLOSURE CONTROLS AND PROCEDURES

The Company has carried out an evaluation, as of March 31, 2017, under the supervision and with the participation of the Company s management, including the Chief Executive Officer and Chief Financial Officer, of the effectiveness of the design and operation of the Company s disclosure controls and procedures (as defined in Rules 13a-15(e) and 15d-15(e) under the Exchange Act). There are inherent limitations to the effectiveness of any system of disclosure controls and procedures, including the possibility of human error and the circumvention or overriding of the controls and procedures. Accordingly, even effective disclosure controls and procedures can only provide reasonable assurance of achieving their control objectives. Based upon the Company s evaluation, the Chief Executive Officer and Chief Financial Officer have concluded that, as of March 31, 2017, the disclosure controls and procedures were effective to provide reasonable assurance that information required to be disclosed in the reports the Company files or submits under the Exchange Act is recorded, processed, summarized and reported as and when required, within the time periods specified in the applicable rules and forms, and that it is accumulated and communicated to the Company s management, including the Chief Executive Officer and Chief Financial Officer, as appropriate to allow timely decisions regarding required disclosure.

MANAGEMENT S ANNUAL REPORT ON INTERNAL CONTROL OVER FINANCIAL REPORTING

The Company s management is responsible for establishing and maintaining adequate internal control over financial reporting, (as defined in Rules 13a-15(f) and 15d-15(f) under the Exchange Act). The Company s internal control over financial reporting is designed to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with IFRS. The Company s internal control over financial reporting includes those policies and procedures that:

• pertain to the maintenance of records that, in reasonable detail, accurately and fairly reflect the transactions and dispositions of the assets of the Company;

• provide reasonable assurance that transactions are recorded as necessary to permit preparation of financial statements in accordance with generally accepted accounting principles, and that receipts and expenditures of the Company are being made only in accordance with authorizations of management and directors; and

• provide reasonable assurance regarding prevention or timely detection of unauthorized acquisition, use or disposition of the Company s assets that could have a material effect on the financial statements.

The Company s management evaluated the effectiveness of the Company s internal control over financial reporting as of March 31, 2017, based on the criteria established in the 2013 Framework in Internal Control Integrated Framework, issued by the Committee of Sponsoring Organizations of the Treadway Commission (COSO). Based on the evaluation, management has concluded that the Company maintained effective internal control over financial reporting as of March 31, 2017.

Our independent registered public accounting firm, KPMG, has issued an auditor s report on the Company s internal control over financial reporting, which is included in its entirety below.

Table of Contents

REPORT OF INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM

The Board of Directors and Shareholders

Ryanair Holdings plc:

We have audited Ryanair Holdings plc s (the Company) internal control over financial reporting as of March 31, 2017, based on criteria established in *Internal Control Integrated Framework 2013* issued by the Committee of Sponsoring Organizations of the Treadway Commission (COSO). The Company s management is responsible for maintaining effective internal control over financial reporting and for its assessment of the effectiveness of internal control over financial reporting, included in the accompanying Management s Annual Report on Internal Control Over Financial Reporting, appearing under Item 15 in this Annual Report on Form 20-F. Our responsibility is to express an opinion on the Company s internal control over financial reporting based on our audit.

We conducted our audit in accordance with the standards of the Public Company Accounting Oversight Board (United States). Those standards require that we plan and perform the audit to obtain reasonable assurance about whether effective internal control over financial reporting was maintained in all material respects. Our audit included obtaining an understanding of internal control over financial reporting, assessing the risk that a material weakness exists, and testing and evaluating the design and operating effectiveness of internal control based on the assessed risk. Our audit also included performing such other procedures as we considered necessary in the circumstances. We believe that our audit provides a reasonable basis for our opinion.

A company s internal control over financial reporting is a process designed to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles. A company s internal control over financial reporting includes those policies and procedures that (1) pertain to the maintenance of records that, in reasonable detail, accurately and fairly reflect the transactions and dispositions of the assets of the company; (2) provide reasonable assurance that transactions are recorded as necessary to permit preparation of financial statements in accordance with generally accepted accounting principles, and that receipts and expenditures of the company are being made only in accordance with authorizations of management and directors of the company; and (3) provide reasonable assurance regarding prevention or timely detection of unauthorized acquisition, use, or disposition of the company s assets that could have a material effect on the financial statements.

Because of its inherent limitations, internal control over financial reporting may not prevent or detect misstatements. Also, projections of any evaluation of effectiveness to future periods are subject to the risk that controls may become inadequate because of changes in conditions, or that the degree of compliance with the policies or procedures may deteriorate.

In our opinion, the Company maintained, in all material respects, effective internal control over financial reporting as of March 31, 2017, based on criteria established in *Internal Control* Integrated Framework 2013 issued by COSO.

We also have audited, in accordance with the standards of the Public Company Accounting Oversight Board (United States), the consolidated balance sheet of the Company and subsidiaries as of March 31, 2017, 2016 and 2015 and the related consolidated income statement, statement of comprehensive income, changes in shareholders equity and cash flows for each of the years in the three-year period ended March 31, 2017, and our report dated July 21, 2017 expressed an unqualified opinion on those consolidated financial statements.

/s/ KPMG

Dublin, Ireland

July 21, 2017

Table of Contents

CHANGES IN INTERNAL CONTROL OVER FINANCIAL REPORTING

There has been no change in the Company s internal control over financial reporting during the 2017 fiscal year that has materially affected, or is reasonably likely to materially affect, the Company s internal control over financial reporting.

Item 16. Reserved

Item 16A. Audit Committee Financial Expert

The Company s Board of Directors has determined that Declan McKeon qualifies as an audit committee financial expert within the meaning of this Item 16A. Mr. McKeon is independent for purposes of the listing rules of NASDAQ.

Item 16B. Code of Ethics

The Company has adopted a broad Code of Business Conduct and Ethics that meets the requirements for a code of ethics as defined in Item 16B of Form 20-F. The Code of Business Conduct and Ethics applies to the Company s Chief Executive Officer, Chief Financial Officer, Chief Accounting Officer, controller and persons performing similar functions, as well as to all of the Company s other officers, directors and employees. The Code of Business Conduct and Ethics is available on Ryanair s website at http://www.ryanair.com. (Information appearing on the website is not incorporated by reference into this annual report.) The Company has not made any amendment to, or granted any waiver from, the provisions of this Code of Business Conduct and Ethics that apply to its Chief Executive Officer, Chief Financial Officer, Chief Accounting Officer, controller or persons performing similar functions during its most recently completed fiscal year.

Item 16C. Principal Accountant Fees and Services

Audit and Non-Audit Fees

The following table sets forth the fees billed or billable to the Company by its independent auditors, KPMG, during the fiscal years ended March 31, 2017, 2016 and 2015:

2017

Year Ended March 31, 2016 (millions)

Audit fees	0.4	0.4	0.5
Tax fees	0.5	0.3	0.3
Total fees	0.9	0.7	0.8

Audit fees in the above table are the aggregate fees billed or billable by KPMG in connection with the audit of the Company s annual financial statements, as well as work that generally only the independent auditor can reasonably be expected to provide, including the provision of comfort letters, statutory audits, discussions surrounding the proper application of financial accounting and reporting standards and services provided in connection with certain regulatory requirements including those under the Sarbanes-Oxley Act of 2002.

Tax fees include fees for all services, except those services specifically related to the audit of financial statements, performed by the independent auditor s tax personnel, work performed in support of other tax-related regulatory requirements and tax compliance reporting.

Audit Committee Pre-Approval Policies and Procedures

The audit committee expressly pre-approves every engagement of Ryanair s independent auditors for all audit and non-audit services provided to the Company.

Item 16D. Exemptions from the Listing Standards for Audit Committees

None.

88

Item 16E. Purchases of Equity Securities by the Issuer and Affiliated Purchasers

The following table details purchases by the Company of its Ordinary shares in the 2017 fiscal year.

Month / Period	Total Number of Ordinary Shares Purchased (a) (Millions)	Average Price Paid Per Ordinary Share ()
April 1, 2016 to April 30, 2016	10.9	13.97
May 1, 2016 to May 31, 2016	7.3	13.19
June 1, 2016 to June 30, 2016	17.7	12.32
July 1, 2016 to July 31, 2016	0.1	11.19
August 1, 2016 to August 31, 2016		
September 1, 2016 to September 30, 2016		
October 1, 2016 to October 31, 2016		
November 1, 2016 to November 30, 2016	11.0	15.19
December 1, 2016 to December 31, 2016	9.4	15.17
January 1, 2017 to January 31, 2017	10.6	15.48
February 1, 2017 to February 28, 2017	5.2	14.44
March 1, 2017 to March 31, 2017		
Total (Year-end)	72.3	14.08
Post Year-end (b)	16.2	18.52

(a) The Ordinary Share purchases in the table above have been made pursuant to publicly announced plans or programs, and consist of open-market transactions conducted within defined parameters pursuant to the Company s repurchase authority from shareholders granted via a special resolution.

(b) From April 1, 2017 to July 20, 2017 the Company bought back 16.2 million ordinary shares (including 2.0 million ordinary shares underlying ADRs), at a total cost of 299 million, for cancellation. Cumulatively these buy-backs are equivalent to 1.3% of the issued share capital of the Company at March 31, 2017.

See Item 8. Financial Information Other Financial Information Share Buy-Back Program and Item 9. The Offer and Listing Trading Markets and Share Prices for further information regarding the Company s Ordinary Share buy-back program, pursuant to which all of the shares purchased by the Company and disclosed in the table above were purchased.

Item 16F. Change in Registrant s Certified Accountant

Not applicable.

Item 16G. Corporate Governance

See Item 6. Directors, Senior Management and Employees Directors Exemptions from NASDAQ Corporate Governance Rules for further information regarding the ways in which the Company s corporate governance practices differ from those followed by domestic companies listed on NASDAQ.

Item 16H. Mine Safety Disclosure

Not applicable.

89

PART III

Item 17. Financial Statements

Not applicable.

Item 18. Financial Statements

RYANAIR HOLDINGS PLC INDEX TO FINANCIAL STATEMENTS

	Page
Report of Independent Registered Public Accounting Firm	F-1
Consolidated Balance Sheet of Ryanair Holdings plc at March 31, 2017, March 31, 2016 and March 31, 2015	F-2
Consolidated Income Statement of Ryanair Holdings plc for the Years ended March 31, 2017, March 31, 2016 and March 31, 2015	F-3
Consolidated Statement of Comprehensive Income of Ryanair Holdings plc for the Years ended March 31, 2017, March 31, 2016 and March 31, 2015	F-4
Consolidated Statement of Changes in Shareholders Equity of Ryanair Holdings plc for the Years ended March 31, 2017, March 31, 2016 and March 31, 2015	F-5
Consolidated Statement of Cash Flows of Ryanair Holdings plc for the Years ended March 31, 2017, March 31, 2016 and March 31, 2015	F-7
Notes	F-8



Item 19. Exhibits

- 1.1 Memorandum and Articles of Association of Ryanair Holdings in effect as of the date of this Annual Report (incorporated herein by reference to Exhibit 1.1 of Ryanair Holdings Annual Report on Form 20-F filed on July 31, 2012 (Commission file No. 000-29304)).
- 2.1 Issue and Paying Agency Agreement, dated 29 May 2014, between Ryanair DAC (formerly known as Ryanair Limited), Ryanair Holdings as guarantor, Citibank N.A., London Branch as fiscal agent, Citigroup Global Markets Deutschland AG as registrar, the paying agents named therein and the transfer agents named therein (incorporated herein by reference to Exhibit 2.1 of Ryanair Holdings Annual Report on Form 20-F filed on July 30, 2014 (Commission file No. 000-29304)).
- 2.2 Deed of Covenant, dated 29 May 2014, entered into by Ryanair DAC (formerly known as Ryanair Limited) (incorporated herein by reference to Exhibit 2.2 of Ryanair Holdings Annual Report on Form 20-F filed on July 30, 2014 (Commission file No. 000-29304)).
- 2.3 Deed of Guarantee, dated 29 May 2014, entered into by Ryanair Holdings as guarantor (incorporated herein by reference to Exhibit 2.3 of Ryanair Holdings Annual Report on Form 20-F filed on July 30, 2014 (Commission file No. 000-29304)).

The total amount of each of the other long-term debt securities of Ryanair Holdings authorized under any instrument does not exceed 10.0% of the total assets of the Company on a consolidated basis. Ryanair Holdings hereby agrees to furnish to the Securities and Exchange Commission upon request a copy of any instrument defining the rights of holders of long-term debt of the registrant or of its subsidiaries for which consolidated or unconsolidated financial statements are required to be filed.

- 4.1 Purchase Agreement No. 2403 between The Boeing Company and Ryanair Holdings plc relating to Model Boeing 737-800 aircraft, together with ancillary documents (subject to a request for confidential treatment that has been granted) (incorporated herein by reference to Exhibit 4.1 of Ryanair Holdings Annual Report on Form 20-F filed on September 30, 2002 (Commission file No. 000-29304)).
- 4.2 Supplemental Agreement No. 6 to Purchase Agreement 2403 between The Boeing Company and Ryanair Holdings plc relating to Model Boeing 737-800 aircraft, dated as of February 28, 2005, together with ancillary documents (subject to a request for confidential treatment that has been granted) (incorporated herein by reference to Exhibit 4.2 of Ryanair Holdings Annual Report on Form 20-F filed on September 30, 2005 (Commission file No. 000-29304)).
- 4.3 Purchase Agreement No. 3941 between The Boeing Company and Aviation Finance and Leasing S.a.r.l. (a subsidiary of Ryanair DAC) relating to Model Boeing 737-800 aircraft, together with ancillary documents (subject to a request for confidential treatment that has been granted) (incorporated herein by reference to Exhibit 4.3 of Ryanair Holdings Annual Report on Form 20-F filed on July 31, 2013 (Commission file No. 000-29304)).
- 4.4. Purchase Agreement No. 4258 between the Boeing Company and Aviation Finance and Leasing S.a.r.l. (a subsidiary of Ryanair DAC) relating to Model Boeing 737-MAX-200 aircraft, together with ancillary documents subject to a request for confidential treatment that has now been granted (incorporated herein by reference to Exhibit 4.4. of Ryanair Holdings Annual Report on Form 20-F filed on July 31, 2015 (Commission file No. 000-29304)).
- 8.1 List of principal subsidiaries of the registrant (incorporated herein by reference to Exhibit 8.1 of Ryanair Holdings Annual Report on Form 20-F filed on September 20, 2007 (Commission file No. 000-29304)).
- 12.1 Certifications pursuant to Section 302 of the Sarbanes-Oxley Act of 2002.
- 13.1 Certifications pursuant to Section 906 of the Sarbanes-Oxley Act of 2002.

Table of Contents

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 authorized the undersigned to sign this annual report on its behalf.

RYANAIR HOLDINGS PLC

/S/ MICHAEL O LEARY Name: Michael O Leary Title: Chief Executive Officer and Director

Date: July 21, 2017

92

Report of Independent Registered Public Accounting Firm

The Board of Directors and Shareholders Ryanair Holdings plc:

We have audited the accompanying consolidated balance sheet of Ryanair Holdings plc and subsidiaries (the Company) as of March 31, 2017, 2016 and 2015 and the related consolidated income statement, statement of comprehensive income, changes in shareholders equity and cash flows for each of the years in the three-year period ended March 31, 2017. These consolidated financial statements are the responsibility of the Company s management. Our responsibility is to express an opinion on these consolidated financial statements based on our audits.

We conducted our audits in accordance with the standards of the Public Company Accounting Oversight Board (United States). Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement. An audit includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements. An audit also includes assessing the accounting principles used and significant estimates made by management, as well as evaluating the overall financial statement presentation. We believe that our audits provide a reasonable basis for our opinion.

In our opinion, the consolidated financial statements referred to above present fairly, in all material respects, the financial position of the Company as of March 31, 2017, 2016 and 2015, and the results of their operations and their cash flows for each of the years in the three-year period ended March 31, 2017, in conformity with International Financial Reporting Standards (IFRS) as issued by the International Accounting Standards Board and also IFRS as adopted by the European Union.

We also have audited, in accordance with the standards of the Public Company Accounting Oversight Board (United States), the Company s internal control over financial reporting as of March 31, 2017, based on criteria established in *Internal Control* Integrated Framework 2013 issued by the Committee of Sponsoring Organizations of the Treadway Commission (COSO), and our report dated July 21, 2017 expressed an unqualified opinion on the effectiveness of the Company s internal control over financial reporting.

/s/ KPMG

Dublin, Ireland

July 21, 2017

Consolidated Balance Sheet

	Note	At March 31, 2017 M	At March 31, 2016 M	At March 31, 2015 M
Non-current assets				
Property, plant and equipment	2	7,213.8	6,261.5	5,471.1
Intangible assets	3	46.8	46.8	46.8
Available for sale financial asset	4			371.0
Derivative financial instruments	5	23.0	88.5	554.5
Total non-current assets		7,283.6	6,396.8	6,443.4
Current assets				
Inventories	6	3.1	3.3	2.1
Other assets	7	222.1	148.5	138.7
Current tax	12			0.8
Trade receivables	8	54.3	66.1	60.1
Derivative financial instruments	5	286.3	269.1	744.4
Restricted cash	9	11.8	13.0	6.7
Financial assets: $cash > 3$ months		2,904.5	3,062.3	3,604.6
Cash and cash equivalents		1,224.0	1,259.2	1,184.6
Total current assets		4,706.1	4,821.5	5,742.0
Total assets		11,989.7	11,218.3	12,185.4
Current liabilities				
Trade payables		294.1	230.6	196.5
Accrued expenses and other liabilities	10	2,257.2	2,112.7	1,938.2
Current maturities of debt	11	455.9	449.9	399.6
Current tax	12	2.9	20.9	
Derivative financial instruments	5	1.7	555.4	811.7
Total current liabilities		3,011.8	3,369.5	3,346.0
Non-current liabilities				
Provisions	13	138.2	149.3	180.8
Derivative financial instruments	5	2.6	111.6	73.4
Deferred tax	12	473.1	385.5	462.3
Other creditors	14	12.4	32.5	55.8
Non-current maturities of debt	11	3,928.6	3,573.1	4,032.0
Total non-current liabilities		4,554.9	4,252.0	4,804.3
Shareholders equity				
Issued share capital	15	7.3	7.7	8.7
Share premium account	15	719.4	719.4	718.6
Other undenominated capital		2.7	2.3	1.3
Retained earnings		3,456.8	3,166.1	2,706.2
Other reserves	16	236.8	(298.7)	600.3
Shareholders equity		4,423.0	3,596.8	4,035.1
Total liabilities and shareholders equity		11,989.7	11,218.3	12,185.4

The accompanying notes are an integral part of the financial information.

Consolidated Income Statement

	Note	Year ended March 31, 2017 M	Year ended March 31, 2016 M	Year ended March 31, 2015 M
Operating revenues				
Scheduled revenues	17	4,868.2	4,967.2	4,260.3
Ancillary revenues	17	1,779.6	1,568.6	1,393.7
Total operating revenues continuing operations	17	6,647.8	6,535.8	5,654.0
Operating expenses				
Fuel and oil		(1,913.4)	(2,071.4)	(1,992.1)
Airport and handling charges		(864.8)	(830.6)	(712.8)
Route charges		(655.7)	(622.9)	(547.4)
Staff costs	18	(633.0)	(585.4)	(502.9)
Depreciation	2	(497.5)	(427.3)	(377.7)
Marketing, distribution and other		(322.3)	(292.7)	(233.9)
Maintenance, materials and repairs		(141.0)	(130.3)	(134.9)
Aircraft rentals		(86.1)	(115.1)	(109.4)
Total operating expenses		(5,113.8)	(5,075.7)	(4,611.1)
Operating profit continuing operations		1,534.0	1,460.1	1,042.9
Other income/(expense)				
Gain on disposal of available for sale financial asset	4		317.5	
Finance expense	20	(67.2)	(71.1)	(74.2)
Finance income		4.2	17.9	17.9
Foreign exchange (loss)		(0.7)	(2.5)	(4.2)
Total other income/(expenses)		(63.7)	261.8	(60.5)
Profit before tax		1,470.3	1,721.9	982.4
Tax expense on profit on ordinary activities	12	(154.4)	(162.8)	(115.7)
Profit for the year all attributable to equity holders of				
parent		1,315.9	1,559.1	866.7
Basic earnings per ordinary share (euro cent)	22	105.30	116.26	62.59
Diluted earnings per ordinary share (euro cent)	22	104.64	115.63	62.46
Number of ordinary shares (in Ms)	22	1,249.7	1,341.0	1,384.7
Number of diluted shares (in Ms)	22	1,257.5	1,348.4	1,387.6

The accompanying notes are an integral part of the financial information.

Consolidated Statement of Comprehensive Income

	Year ended March 31, 2017 M	Year ended March 31, 2016 M	Year ended March 31, 2015 M
Profit for the year	1,315.9	1,559.1	866.7
Other comprehensive income:			
Items that will never be reclassified to profit or loss:			
Net actuarial gain/(loss) from retirement benefit plans		0.4	(2.4)
		0.4	(2.4)
Items that are or may be reclassified subsequently to profit or loss:			
Cash-flow hedge reserve-effective portion of fair value changes to			
derivatives:			
Effective portion of changes in fair value of cash-flow hedges	927.1	365.7	363.4
Net change in fair value of cash-flow hedges transferred to property, plant and			
equipment	109.7	(39.6)	(40.0)
Net change in fair value of cash-flow hedges transferred to profit or loss	(514.3)	(935.2)	68.3
Net movements in cash-flow hedge reserve	522.5	(609.1)	391.7
Available for sale financial asset:			
Net increase in fair value of available-for-sale financial asset			110.7
Disposal of available-for-sale financial asset		(291.4)	
	522.5	(900.5)	500.0
Total other comprehensive (loss)/income for the year, net of income tax	522.5	(900.1)	500.0
Total comprehensive income for the year all attributable to equity holders			
of parent	1,838.4	659.0	1,366.7

The accompanying notes are an integral part of the financial information.

Consolidated Statement of Changes in Shareholders Equity

		Issued	Share		Other		Other Reserves		
	Ordinary Shares M	Share Capital M	Premium Account M	Retained Earnings M	Undenominated Capital M	Treasury M	Hedging M	Other Reserves M	Total M
Balance at March 31, 2014	1,383.3	8.8	704.2	2,465.1	1.2		(83.2)	189.7	3,285.8
Profit for the year				866.7					866.7
Other comprehensive income									
Net actuarial losses from									
retirement benefits plan				(2.4)	1				(2.4)
Net movements in cash-flow reserve							391.7		391.7
Net change in fair value of available for sale financial									
asset								110.7	110.7
Total other comprehensive income/(loss)				(2.4)	1		391.7	110.7	500.0
Total comprehensive income				864.3			391.7	110.7	1,366.7
Transactions with owners of				00112			0,11,	11017	1,00017
the Company, recognised directly in equity									
Issue of ordinary equity									
shares	5.0		14.4						14.4
Share-based payments								0.5	0.5
Repurchase of ordinary									
equity shares				(108.8))	(3.2)			(112.0)
Cancellation of repurchased				(,					
ordinary shares	(10.6)	(0.1)			0.1				
Transfer of exercised and		. ,							
expired share-based awards				(520.3)	1				(520.3)
Balance at March 31, 2015	1,377.7	8.7	718.6	2,706.2	1.3	(3.2)	308.5	295.0	4,035.1
Profit for the year				1,559.1					1,559.1
Other comprehensive income									
Net actuarial losses from									
retirement benefits plan				0.4					0.4
Net movements in cash-flow									
reserve							(609.1)		(609.1)
Net change in fair value of									
available-for -sale asset								(291.4)	(291.4)
Total other comprehensive									
income/(loss)				0.4			(609.1)	(291.4)	(900.1)
Total comprehensive income				1,559.5			(609.1)	(291.4)	659.0
Transactions with owners of									
the Company, recognised									
directly in equity									
Issue of ordinary equity									
shares	0.3		0.8						0.8
Share-based payments	(33.8)	(0.7)			0.7				
Repurchase of ordinary									
equity shares								5.9	5.9
Cancellation of repurchased									
ordinary shares				(698.8)		(7.3)			(706.1)
Dividend paid	(53.2)	(0.3)			0.3				
Transfer of exercised and									
expired share-based awards	(0.3)			(3.2)		3.2			
Balance at March 31, 2016	1,290.7	7.7	719.4	3,166.1	2.3	(7.3)	(300.6)	9.2	3,596.8

Consolidated Statement of Changes in Shareholders Equity

	Ordinary	Issued Share	Share Premium	Retained	Other Undenominated		Other Reserves	Other	
	Shares	Capital	Account	Earnings	Capital	Treasury	Hedging	Reserves	Total
	Μ	M	Μ	M	M	M	M	Μ	Μ
Profit for the year				1,315.9					1,315.9
Other comprehensive income									
Net movements in cash-flow									
reserve							522.5		522.5
Total other comprehensive									
income/(loss)							522.5		522.5
Total comprehensive income				1,315.9			522.5		1,838.4
Transactions with owners of									
the Company, recognised									
directly in equity									
Share-based payments								5.7	5.7
Repurchase of ordinary									
equity shares				(1,017.9))				(1,017.9)
Cancellation of repurchased									
ordinary shares	(72.3)	(0.4))		0.4				
Treasury shares cancelled	(0.5)			(7.3))	7.3			
Balance at March 31, 2017	1,217.9	7.3	719.4	3,456.8	2.7		221.9	14.9	4,423.0

The accompanying notes are an integral part of the financial information.

Consolidated Statement of Cash Flows

	Year ended March 31, 2017 M	Year ended March 31, 2016 M	Year ended March 31, 2015 M
Operating activities			
Profit after tax	1,315.9	1,559.1	866.7
Adjustments to reconcile profit after tax to net cash provided by operating activities			
Depreciation	497.5	427.3	377.7
Retirement costs		0.2	0.2
Tax expense on profit on ordinary activities	154.4	162.8	115.7
Share-based payments charge	5.7	5.9	0.5
Decrease/(increase) in inventories	0.2	(1.2)	0.4
Decrease/(increase) in trade receivables	11.8	(6.0)	(2.0)
Increase in other current assets	(76.0)	(11.2)	(12.3)
Increase in trade payables	63.5	34.1	46.5
Increase in accrued expenses	144.7	175.0	364.4
Decrease in other creditors	(20.1)	(23.3)	(34.6)
(Decrease)/increase in provisions	(11.0)	(31.8)	44.0
Gain on disposal of available for sale financial asset		(317.5)	
Decrease/(increase) in finance income	2.4	1.4	(2.2)
(Decrease)/increase in finance expense	(0.2)	(1.0)	12.8
Income tax paid	(161.6)	(127.5)	(88.4)
Net cash provided by operating activities	1,927.2	1,846.3	1,689.4
Investing activities			
Capital expenditure (purchase of property, plant and equipment)	(1,449.8)	(1,217.7)	(788.5)
Disposal of available for sale asset		398.1	
Decrease/(increase) in restricted cash	1.2	(6.3)	6.6
Decrease/(increase) in financial assets: cash > 3 months	157.8	542.3	(2,106.3)
Net cash used in investing activities	(1,290.8)	(283.6)	(2,888.2)
Financing activities			
Net proceeds from shares issued		0.8	14.4
Shareholder returns	(1,017.9)	(1,104.0)	(632.3)
Proceeds from long term borrowings	793.4		1,690.9
Repayments of long term borrowings	(447.1)	(384.9)	(419.7)
Net cash (used in)/provided by financing activities	(671.6)	(1,488.1)	653.3
(Decrease)/increase in cash and cash equivalents	(35.2)	74.6	(545.5)
Cash and cash equivalents at beginning of year	1,259.2	1,184.6	1,730.1
Cash and cash equivalents at end of year	1,224.0	1,259.2	1,184.6
Included in the cash flows from operating activities for the year are the			
following amounts:		10.0	
Interest income received	6.6	19.3	15.7
Interest expense paid	(69.5)	(70.9)	(62.9)

The accompanying notes are an integral part of the financial information.

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Notes forming part of the Consolidated Financial Statements

Basis of preparation and significant accounting policies

The accounting policies applied in the preparation of the consolidated financial statements for the 2017 fiscal year are set out below. These have been applied consistently for all periods presented, except as otherwise stated.

Business activity

Ryanair DAC (formerly known as Ryanair Limited) and its subsidiaries (Ryanair DAC) has operated as an international airline since commencing operations in 1985. On August 23, 1996, Ryanair Holdings Limited, a newly formed holding company, acquired the entire issued share capital of Ryanair DAC. On May 16, 1997, Ryanair Holdings Limited re-registered as a public limited company, Ryanair Holdings plc (the Company). Ryanair Holdings plc and its subsidiaries are hereafter together referred to as Ryanair Holdings plc (or we, our, us, Ryanai the Company) and currently operate a low-fares airline headquartered in Dublin, Ireland. All trading activity continues to be undertaken by the group of companies headed by Ryanair DAC.

Statement of compliance

In accordance with the International Accounting Standards (IAS) Regulation (EC 1606 (2002)) which applies throughout the European Union (EU), the consolidated financial statements have been prepared in accordance with International Accounting Standards and International Financial Reporting Standards (IFRS) as adopted by the EU (IFRS as adopted by the EU), which are effective for the year ended and as at March 31, 2017. In addition to complying with its legal obligation to comply with IFRS as adopted by the EU, the consolidated financial statements have been prepared in accordance with IFRS as issued by the International Accounting Standards Board (IASB) (IFRS as issued by the IASB). The consolidated financial statements have also been prepared in accordance with the Companies Acts 2014.

Details of legislative changes and new accounting standards or amendments to accounting standards, which are not yet effective and have not been early adopted in these consolidated financial statements, and the likely impact on future financial statements are set forth below in the prospective accounting changes section.

New accounting standards adopted during the year

The following new and amended standards, that have been issued by the IASB, and are effective under those standards for the first time for the financial year beginning on or after January 1, 2016, and have also been endorsed by the EU, have been applied by the Group for the first time in the consolidated financial statements;

• Amendments to IFRS 11: Accounting for Acquisitions of Interests in Joint Operations (effective for fiscal periods beginning on or after January 1, 2016).

• Amendments to IAS 16 and IAS 38: Clarification of Acceptable Methods of Depreciation and Amortisation (effective for fiscal periods beginning on or after January 1, 2016)

• Amendments to IAS 16 Property, Plant and Equipment and IAS 41 Bearer Plants (effective for fiscal periods beginning on or after January 1, 2016)

• Amendments to IAS 27 Equity method in Separate Financial Statements (effective for fiscal periods beginning on or after January 1, 2016)

• Amendments to IAS 1: Disclosure Initiative (effective for fiscal periods beginning on or after January 1, 2016)

• Annual Improvements to IFRSs 2012-2014 Cycle (effective for fiscal periods beginning on or after January 1, 2016)

Table of Contents

• Amendments to IFRS 10, IFRS 12 and IAS 28: Investment Entities - Exception to Consolidation (effective for fiscal periods beginning on or after January 1, 2016)

The adoption of these new or amended standards did not have a material impact on our financial position or results from operations in the year ended March 31, 2017.

Basis of preparation

These consolidated financial statements are presented in euro millions, the euro being the functional currency of the parent entity and the majority of the group companies. They are prepared on the historical cost basis, except for derivative financial instruments and available-for-sale securities which are stated at fair value, and share-based payments, which are based on fair value determined as at the grant date of the relevant share options. Certain non-current assets, when they are classified as held for sale, are stated at the lower of cost and fair value less costs to sell.

Critical accounting policies

The preparation of financial statements in conformity with IFRS requires management to make judgements, estimates and assumptions that affect the application of policies and reported amounts of assets and liabilities, income and expenses. These estimates and associated assumptions are based on historical experience and various other factors believed to be reasonable under the circumstances, and the results of such estimates form the basis of judgements about carrying values of assets and liabilities that are not readily apparent from other sources. Actual results could differ materially from these estimates. These underlying assumptions are reviewed on an ongoing basis. A revision to an accounting estimate is recognised in the period in which the estimate is revised if the revision affects only that period or in the period of the revision and future periods if these are also affected. Principal sources of estimation uncertainty have been set forth in the critical accounting policies section below. Actual results may differ from estimates.

The Company believes that its critical accounting policies, which are those that require management s most difficult, subjective and complex judgements, are those described in this section. These critical accounting policies, the judgements and other uncertainties affecting application of these policies and the sensitivity of reported results to changes in conditions and assumptions are factors to be considered in reviewing the consolidated financial statements.

Long-lived assets

As of March 31, 2017, Ryanair had 7.2 billion of property, plant and equipment long-lived assets, virtually all of which consisted of aircraft. In accounting for long-lived assets, Ryanair must make estimates about the expected useful lives of the assets, the expected residual values of the assets and the potential for impairment based on the fair value of the assets and the cash flows they generate.

In estimating the lives and expected residual values of its aircraft, Ryanair has primarily relied on its own and industry experience, recommendations from Boeing, the manufacturer of all of the Company s aircraft, and other data available in the marketplace. Subsequent revisions to these estimates, which can be significant, could be caused by changes to Ryanair s maintenance program, changes in utilisation of the aircraft, changes to governmental regulations on aging aircraft, and changing market prices for new and used aircraft of the same or similar types. Ryanair evaluates its estimates and assumptions in each reporting period, and, when warranted, adjusts these assumptions. Generally, these adjustments are accounted for on a prospective basis, through depreciation expense.

Ryanair periodically evaluates its long-lived assets for impairment. Factors that would indicate potential impairment would include, but are not limited to, significant decreases in the market value of an aircraft, a significant change in an aircraft s physical condition and operating or cash flow losses associated with the use of the aircraft. While the airline industry as a whole has experienced many of these factors from time to time, Ryanair has not yet been seriously impacted and continues to record positive cash flows from these long-lived assets. Consequently, Ryanair has not yet identified any impairments related to its existing aircraft fleet. The Company will continue to monitor its long-lived assets and the general airline operating environment.

Table of Contents

The Company s estimate of the recoverable amount of aircraft residual values is 15% of current market value of new aircraft, determined periodically, based on independent valuations and actual aircraft disposals during prior periods. Aircraft are depreciated over a useful life of 23 years from the date of manufacture to residual value.

Basis of consolidation

The consolidated financial statements comprise the financial statements of Ryanair Holdings plc and its subsidiary undertakings as of March 31, 2017. Subsidiaries are entities controlled by Ryanair. Control exists when Ryanair is exposed or has rights to variable returns from its involvement with the investee and has the ability to affect those returns through its power over the investee.

All inter-company account balances and any unrealised income or expenses arising from intra-group transactions have been eliminated in preparing the consolidated financial statements.

The results of subsidiary undertakings acquired or disposed of in the period are included in the consolidated income statement from the date of acquisition or up to the date of disposal. Upon the acquisition of a business, fair values are attributed to the separable net assets acquired.

Foreign currency translation

Items included in the financial statements of each of the group entities are measured using the currency of the primary economic environment in which the entity operates (the functional currency). The consolidated financial statements are presented in euro, which is the functional currency of the majority of the group entities.

Transactions arising in foreign currencies are translated into the respective functional currencies at the rates of exchange in effect at the dates of the transactions. Monetary assets and liabilities denominated in foreign currencies are re-translated at the rate of exchange prevailing at the balance sheet date. Non-monetary assets and liabilities denominated in foreign currencies are translated to euro at foreign exchange rates in effect at the dates the transactions were effected. Foreign currency differences arising on retranslation are recognised in profit or loss, except for differences arising on qualifying cash-flow hedges, which are recognised in other comprehensive income.

Property, plant and equipment

Property, plant and equipment is stated at historical cost less accumulated depreciation and provisions for impairments, if any. Cost includes expenditure that is directly attributable to the acquisition of the asset. Cost may also include transfers from other comprehensive income of any gain or loss on qualifying cash-flow hedges of foreign currency purchases of property, plant and equipment.

Borrowing costs directly attributable to the acquisition or construction of qualifying assets, which are assets that necessarily take a substantial period of time to get ready for their intended use, are capitalised, until such time until such time as the assets are substantially ready for their intended use. Investment income earned on the temporary investment of specific borrowings pending their expenditure on qualifying assets is deducted from the borrowing costs eligible for capitalisation.

Depreciation is calculated so as to write off the cost, less estimated residual value, of assets on a straight-line basis over their expected useful lives at the following annual rates:

	Rate of Depreciation
Hangar and buildings	5%
Plant and equipment (excluding aircraft)	20-33.3%
Fixtures and fittings	20%
Motor vehicles	33.3%

Table of Contents

Aircraft are depreciated on a straight-line basis over their estimated useful lives to estimated residual values. The estimates of useful lives and residual values at year-end are:

	Number of Owned Aircraft		
Aircraft Type	at March 31, 2017	Useful Life	Residual Value
Boeing 737-800s	350(a)	23 years from date of manufacture	15% of current market value of new aircraft, determined periodically

(a) The Company operated 383 aircraft as of March 31, 2017, of which 33 were leased.

The Company s estimate of the recoverable amount of aircraft residual values is 15% of current market value of new aircraft, determined periodically, based on independent valuations and actual aircraft disposals during prior periods.

An element of the cost of an acquired aircraft is attributed on acquisition to its service potential, reflecting the maintenance condition of its engines and airframe. This cost, which can equate to a substantial element of the total aircraft cost, is amortised over the shorter of the period to the next maintenance check (usually between 8 and 12 years for Boeing 737-800 aircraft) or the remaining life of the aircraft. The costs of subsequent major airframe and engine maintenance checks are capitalised and amortised over the shorter of the period to the next check or the remaining life of the aircraft.

Advance and option payments made in respect of aircraft purchase commitments and options to acquire aircraft are recorded at cost. On acquisition of the related aircraft, these payments are included as part of the cost of aircraft and are depreciated from that date.

Rotable spare parts held by the Company are classified as property, plant and equipment if they are expected to be used over more than one period.

Gains and losses on disposal of items of property, plant and equipment are determined by comparing the proceeds from disposal with the carrying amount of property, plant and equipment, and are recognised on a net basis within other income/(expenses) in profit or loss.

Aircraft maintenance costs

The accounting for the cost of providing major airframe and certain engine maintenance checks for owned aircraft is described in the accounting policy for property, plant and equipment.

For aircraft held under operating lease agreements, Ryanair is contractually committed to either return the aircraft in a certain condition or to compensate the lessor based on the actual condition of the airframe, engines and life-limited parts upon return. In order to fulfill such conditions of the lease, maintenance, in the form of major airframe overhaul, engine maintenance checks, and restitution of major life-limited parts, is required to be performed during the period of the lease and upon return of the aircraft to the lessor. The estimated airframe and engine maintenance costs and the costs associated with the restitution of major life-limited parts, are accrued and charged to profit or loss over the lease term for this contractual obligation, based on the present value of the estimated future cost of the major airframe overhaul, engine maintenance checks, and restitution of major life-limited parts, calculated by reference to the number of hours flown or cycles operated during the year.

Ryanair s aircraft operating lease agreements typically have a term of seven years, which closely correlates with the timing of heavy maintenance checks. The contractual obligation to maintain and replenish aircraft held under operating lease exists independently of any future actions within the control of Ryanair. While Ryanair may, in very limited circumstances, sub-lease its aircraft, it remains fully liable to perform all of its contractual obligations under the head lease notwithstanding any such sub-leasing.

All other maintenance costs, other than major airframe overhaul, engine maintenance checks, and restitution of major life-limited parts costs associated with leased aircraft, are expensed as incurred.

Intangible assets - landing rights

Intangible assets acquired are recognised to the extent it is considered probable that expected future benefits will flow to the Company and the associated costs can be measured reliably. Landing rights acquired as part of a business combination are capitalised at fair value at that date and are not amortised, where those rights are considered to be indefinite. The carrying values of those rights are reviewed for impairment at each reporting date and are subject to impairment testing when events or changes in circumstances indicate that carrying values may not be recoverable. No impairment to the carrying values of the Company s intangible assets has been recorded to date.

Available-for-sale securities

In prior years the Company held certain equity securities, which were classified as available-for-sale, and were measured at fair value, less incremental direct costs, on initial recognition. Such securities were classified as available-for-sale, rather than as an investment in an associate as if the Company did not have the power to exercise significant influence over the investee. Subsequent to initial recognition they were measured at fair value and changes therein, other than impairment losses, were recognised in other comprehensive income and reflected in shareholders equity in the consolidated balance sheet. Fair value losses, subsequent to any impairments were recognised in other comprehensive income against net cumulative gains in the reserve. Fair value losses below the impaired value were recognised in the income statement. The fair values of available-for-sale securities were determined by reference to quoted prices in active markets at each reporting date. When an investment was de-recognised the cumulative gain or loss in other comprehensive income was transferred to the income statement.

Such securities were considered to be impaired if there was objective evidence which indicated that events had occurred that could reasonably have expected to adversely affect the future cash flows of the securities, such that the future cash flows did not support the current fair value of the securities. This included where there was a significant or prolonged decline in the fair value below its cost. All impairment losses were recognised in the income statement and any cumulative loss in respect of an available-for-sale asset recognised previously in other comprehensive income was also transferred to the income statement.

Other financial assets

Other financial assets (other than available-for-sale financial assets) comprise cash deposits of greater than three months maturity. All amounts are categorised as loans and receivables and are carried initially at fair value and then subsequently at amortised cost, using the effective interest method in the balance sheet.

Derivative financial instruments

Ryanair is exposed to market risks relating to fluctuations in commodity prices, interest rates and currency exchange rates. The objective of financial risk management at Ryanair is to minimise the impact of commodity price, interest rate and foreign exchange rate fluctuations on the Company s earnings, cash flows and equity.

To manage these risks, Ryanair uses various derivative financial instruments, including interest rate swaps, foreign currency forward contracts and commodity contracts. These derivative financial instruments are generally held to maturity. The Company enters into these arrangements with the goal of hedging its operational and balance sheet risk. However, Ryanair s exposure to commodity price, interest rate and currency exchange rate fluctuations cannot be neutralised completely.

Derivative financial instruments are recognised initially at fair value. Subsequent to initial recognition, derivative financial instruments continue to be re-measured to fair value, and changes therein are accounted for as described below.

The fair value of interest rate swaps is computed by discounting the projected cash flows on the Company s swap arrangements to present value using an appropriate market rate of interest. The fair value of forward foreign exchange contracts and commodity contracts is determined based on the present value of the quoted forward price. The credit quality of Ryanair and counterparties are considered in setting fair value. Recognition of any resultant gain or loss depends on the nature of the item being hedged.

Table of Contents

Where a derivative financial instrument is designated as a hedge of the variability in cash flows of a recognised asset or liability or a highly probable forecasted transaction, the effective part of any gain or loss on the derivative financial instrument is recognised in other comprehensive income (in the cash flow hedging reserve on the balance sheet). When the hedged forecasted transaction results in the recognition of a non-financial asset or liability, the cumulative gain or loss is removed from other comprehensive income and included in the initial measurement of that asset or liability. Otherwise the cumulative gain or loss is removed from other comprehensive income and recognised in the income statement at the same time as the hedged transaction. The ineffective part of any hedging transaction and the gain or loss thereon is recognised in the income statement immediately.

When a hedging instrument or hedge relationship is terminated but the underlying hedged transaction is still expected to occur, the cumulative gain or loss at that point remains in other comprehensive income and is recognised in accordance with the above policy when the transaction occurs. If the hedged transaction is no longer expected to take place, the cumulative unrealised gain or loss recognised in other comprehensive income is recognised in the income statement immediately.

Where a derivative financial instrument hedges the changes in fair value of a recognised asset or liability or an unrecognised firm commitment, any gain or loss on the hedging instrument is recognised in the income statement. The hedged item is also stated at fair value in respect of the risk being hedged, with any gain or loss also being recognised in the income statement.

Inventories

Inventories are stated at the lower of cost and net realisable value. Cost is based on invoiced price on an average basis for all stock categories. Net realisable value is calculated as the estimated selling price arising in the ordinary course of business, net of estimated selling costs.

Trade and other receivables and payables

Trade and other receivables and payables are stated on initial recognition at fair value plus any incremental direct costs and subsequently at amortised cost, net (in the case of receivables) of any impairment losses, which approximates fair value given the short-dated nature of these assets and liabilities.

Cash and cash equivalents

Cash represents cash held at banks and available on demand, and is categorised for measurement purposes as loans and receivables.

Cash equivalents are current asset investments (other than cash) that are readily convertible into known amounts of cash, typically cash deposits of more than one day but less than three months at the date of purchase. Deposits with maturities greater than three months but less than one year

are recognised as short-term investments, are categorised as loans and receivables and are carried initially at fair value and then subsequently at amortised cost, using the effective-interest method.

Interest-bearing loans and borrowings

All loans and borrowings are initially recorded at fair value, being the fair value of the consideration received, net of attributable transaction costs. Subsequent to initial recognition, non-current interest-bearing loans are measured at amortised cost, using the effective interest yield methodology.

Leases

Leases under which the Company assumes substantially all of the risks and rewards of ownership are classified as finance leases. Assets held under finance leases are capitalised in the balance sheet, at an amount equal to the lower of their fair value and the present value of the minimum lease payments, and are depreciated over their estimated useful lives. The present values of the future lease payments are recorded as obligations under finance leases and the interest element of a lease obligation is charged to the income statement over the period of the lease in proportion to the balances outstanding.

Table of Contents

Other leases are operating leases and the associated leased assets are not recognised on the Company s balance sheet. Expenditure arising under operating leases is charged to the income statement as incurred. The Company also enters into sale-and-leaseback transactions whereby it sells the rights to an aircraft to an external party and subsequently leases the aircraft back, by way of an operating lease. Any profit or loss on the disposal where the price achieved is not considered to be at fair value is spread over the period during which the asset is expected to be used. The profit or loss amount deferred is included within other creditors and split into components of greater than and less than one year.

Provisions and contingencies

A provision is recognised in the balance sheet when there is a present legal or constructive obligation as a result of a past event, and it is probable that an outflow of economic benefit will be required to settle the obligation. If the effect is material, provisions are determined by discounting the expected future outflow at a pre-tax rate that reflects current market assessments of the time value of money and, when appropriate, the risks specific to the liability.

The Company assesses the likelihood of any adverse outcomes to contingencies, including legal matters, as well as probable losses. We record provisions for such contingencies when it is probable that a liability will be incurred and the amount of the loss can be reasonably estimated. A contingent liability is disclosed where the existence of the obligation will only be confirmed by future events, or where the amount of the obligation cannot be measured with reasonable reliability. Provisions are re-measured at each balance sheet date based on the best estimate of the settlement amount.

In relation to legal matters, we develop estimates in consultation with internal and external legal counsel taking into account the relevant facts and circumstances known to us. The factors that we consider in developing our legal provisions include the merits and jurisdiction of the litigation, the nature and number of other similar current and past litigation cases, the nature of the subject matter of the litigation, the likelihood of settlement and current state of settlement discussions, if any.

Segment reporting

Operating segments are reported in a manner consistent with the internal organisational and management structure and the internal reporting information provided to the chief operating decision maker, who is responsible for allocating resources and assessing performance of operating segments. The Company is managed as a single business unit that provides low fares airline-related services, including scheduled services, and ancillary services including hotel, travel insurance and internet and other related services to third parties, across a European route network.

Income statement classification and presentation

Individual income statement captions have been presented on the face of the income statement, together with additional line items, headings and sub-totals, where it is determined that such presentation is relevant to an understanding of our financial performance, in accordance with IAS 1,

Presentation of Financial Statements .

Expenses are classified and presented in accordance with the nature-of-expenses method. We disclose separately on the face of the income statement, within other income and expense, losses on the impairment of available-for-sale financial assets and gains or losses on disposal of property, plant and equipment. The nature of the Company s available-for-sale asset is that of a financial investment; accordingly, the gain on disposal of and/or any impairment of the investment is categorised as finance expense and included in other income/(expense) as a separate line item. The presentation of gains or losses on the disposal of property, plant and equipment within other income/(expense) accords with industry practice.

Revenues

Scheduled revenues comprise the invoiced value of airline and other services, net of government taxes. Revenue from the sale of flight seats is recognised in the period in which the service is provided. Unearned revenue represents flight seats sold but not yet flown and a provision for government tax refund claims attributable to unused tickets, and is included in accrued expenses and other liabilities. Revenue, net of government taxes, is released to the income statement as passengers fly. Unused tickets are recognised as revenue on a systematic basis, such that twelve

Table of Contents

months of time expired revenues are recognised in revenue in each fiscal year. Miscellaneous fees charged for any changes to flight tickets are recognised in revenue immediately.

Ancillary revenues are recognised in the income statement in the period the ancillary services are provided.

Share-based payments

The Company engages in equity-settled, share-based payment transactions in respect of services received from certain of its employees. The fair value of the services received is measured by reference to the fair value of the share options on the date of the grant. The grant measurement date is the date that a shared understanding of the terms of the award is established between the Company and the employee. The cost of the employee services received in respect of the share options granted is recognised in the income statement over the period that the services are received, which is the vesting period, with a corresponding increase in equity. To the extent that service is provided prior to the grant measurement date is achieved. The fair value of the options granted is determined using a binomial lattice option-pricing model, which takes into account the exercise price of the option, the current share price, the risk-free interest rate, the expected volatility of the Ryanair Holdings plc share options included in the measurement of the cost of employee services so that ultimately, the amount recognised in the income statement reflects the number of vested shares or share options.

Retirement benefit obligations

The Company provides certain employees with post-retirement benefits in the form of pensions. The Company currently operates a number of defined contribution schemes.

Costs arising in respect of the Company s defined contribution pension schemes (where fixed contributions are paid into the scheme and there is no legal or constructive obligation to pay further amounts) are charged to the income statement in the period in which they are incurred. Any contributions unpaid at the balance sheet date are included as a liability.

Taxation

Income tax on the profit or loss for a year comprises current and deferred tax. Income tax is recognised in the income statement except to the extent that it relates to items recognised in other comprehensive income (such as certain hedging derivative financial instruments, available-for-sale assets, retirement benefit obligations). Current tax payable on taxable profits is recognised as an expense in the period in which the profits arise using tax rates enacted or substantively enacted at the balance sheet date.

Deferred income tax is provided in full, using the balance sheet liability method, on temporary differences arising from the tax bases of assets and liabilities and their carrying amounts in the consolidated financial statements. Deferred income tax is determined using tax rates and legislation enacted or substantively enacted by the balance sheet date and expected to apply when the temporary differences reverse.

The following temporary differences are not provided for: (i) the initial recognition of assets and liabilities that effect neither accounting nor taxable profit and (ii) differences relating to investments in subsidiaries to the extent that it is probable they will not reverse in the future.

A deferred tax asset is recognised to the extent that it is probable that future taxable profits will be available against which temporary differences can be utilised. The carrying amounts of deferred tax assets are reviewed at each balance sheet date and reduced to the extent that it is no longer probable that a sufficient taxable profit will be available to allow all or part of the deferred tax asset to be realised.

Social insurance, passenger taxes and sales taxes are recorded as a liability based on laws enacted in the jurisdictions to which they relate. Liabilities are recorded when an obligation has been incurred.

Tax liabilities are based on the best estimate of the likely obligation at each reporting period. These estimates are subject to revision based on the outcome of tax audits and discussions with revenue authorities that can take several years to conclude.

Table of Contents

Share capital

Ordinary shares are classified as equity. Incremental costs directly attributable to the issuance of ordinary shares and share options are recognised as a deduction from equity, net of any tax effects. When share capital recognised as equity is repurchased, the amount of consideration paid, which includes any directly attributable costs, net of any tax effects, is recognised as a deduction from equity. Repurchased shares are classified as treasury shares and are presented as a deduction from total equity, until they are cancelled.

Dividend distributions are recognised as a liability in the period in which the dividends are approved by the Company s shareholders.

Prospective accounting changes, new standards and interpretations not yet adopted

The following new or revised IFRS standards and IFRIC interpretations will be adopted for purposes of the preparation of future financial statements, where applicable. Those that are not as yet EU endorsed are flagged below. We do not anticipate that the adoption of these new or revised standards and interpretations will have a material impact on our financial position or results from operations.

• Amendments to IAS 7: *Disclosure Initiative* (effective for fiscal periods beginning on or after January 1, 2017).*

• Amendments to IAS 12: Recognition of deferred tax assets for unrealised losses (effective for fiscal periods beginning on or after January 1, 2017).*

• IFRS 15: Revenue from Contracts with Customers (effective for fiscal periods beginning on or after January 1, 2018).

• IFRS 9: Financial Instruments (effective for fiscal periods beginning on or after January 1, 2018).

• Clarifications to IFRS 15: Revenue from Contracts with Customers (effective for fiscal periods beginning on or after January 1, 2018)*

• Amendments to IFRS 2: Classification and Measurement of Share-based Payment Transactions (effective for fiscal periods beginning on or after January 1, 2018).*

• Amendments to IFRS 4: Applying IFRS 9 Financial Instruments with IFRS 4: Insurance Contracts (effective for fiscal periods beginning on or after January 1, 2018)*

• Annual Improvements to IFRS 2014-2016 Cycle (effective for fiscal periods beginning on or after January 1, 2017)*

• IFRIC Interpretation 22: Foreign Currency Transactions and Advance Consideration (effective for fiscal periods beginning on or after January 1, 2018)*

• IFRS 16: Leases (effective for fiscal periods beginning on or after January 1, 2019).

^{*} These standards or amendments to standards are not as yet EU endorsed.

New and amended standards effective after 2016

IFRS 15: Revenue from Contracts with Customers

IFRS 15 establishes a comprehensive framework for determining whether, how much and when revenue is recognised. It replaces existing revenue recognition guidance, including IAS 18 Revenue, IAS 11 Construction Contracts and IFRIC 13 Customer Loyalty Programs. IFRS 15 is effective for annual periods beginning on or after January 1, 2018, with early adoption permitted.

We are evaluating the effect that the updated standard may have on our consolidated financial statements and related disclosures. While we are continuing to assess all potential impacts of the new standard, we currently believe the most significant impact relates to certain ancillary revenue products. Due to the complexity of certain of our contracts, the actual revenue recognition treatment required under the new standard for these arrangements may be dependent on contract-specific terms and vary in some instances. Our preparatory work is also focused on the increased disclosure obligations (including in respect of retrospective revenue and backlog).

IFRS 16: Leases

IFRS 16 introduces a single, on-balance sheet, lease accounting model for lessees. A lessee recognises a right-of-use asset representing its right to use the underlying asset and a lease liability representing its obligation to make lease payments. There are optional exemptions for short-term leases and leases of low value items.

The standard is effective for annual report periods beginning on or after January 1, 2019. Early adoption is permitted for entities that apply IFRS 15: Revenue from Contracts with Customers at or before the date of initial application of IFRS 16.

We are currently evaluating the effect that the updated standard will have on our consolidated financial statements and related disclosures but do not expect the impact to be material.

2.

Property, plant and equipment

Aircraft M	Hangar and Buildings M	Plant and Equipment M	Fixtures and Fittings M	Motor Vehicles M	Total M
8,666.4	70.8	32.4	50.6	3.6	8,823.8
1,432.0	7.0	4.3	6.1	0.4	1,449.8
(53.2)					(53.2)
10,045.2	77.8	36.7	56.7	4.0	10,220.4
2,467.7	25.1	26.7	40.2	2.6	2,562.3
484.2	3.5	2.9	6.5	0.4	497.5
(53.2)					(53.2)
2,898.7	28.6	29.6	46.7	3.0	3,006.6
7,146.5	49.2	7.1	10.0	1.0	7,213.8
	M 8,666.4 1,432.0 (53.2) 10,045.2 2,467.7 484.2 (53.2) 2,898.7	Aircraft M Buildings M 8,666.4 70.8 1,432.0 7.0 (53.2) 77.8 2,467.7 25.1 484.2 3.5 (53.2) 2,898.7	Aircraft M Buildings M Equipment M 8,666.4 70.8 32.4 1,432.0 7.0 4.3 (53.2) 10,045.2 77.8 36.7 2,467.7 25.1 26.7 484.2 3.5 2.9 (53.2) 2,898.7 28.6 29.6	Aircraft M Buildings M Equipment M Fittings M 8,666.4 70.8 32.4 50.6 1,432.0 7.0 4.3 6.1 (53.2) 10,045.2 77.8 36.7 56.7 2,467.7 25.1 26.7 40.2 484.2 3.5 2.9 6.5 (53.2) 2,898.7 28.6 29.6 46.7	Aircraft M Buildings M Equipment M Fittings M Vehicles M 8,666.4 70.8 32.4 50.6 3.6 1,432.0 7.0 4.3 6.1 0.4 (53.2) 10,045.2 77.8 36.7 56.7 4.0 2,467.7 25.1 26.7 40.2 2.6 484.2 3.5 2.9 6.5 0.4 (53.2) 2,898.7 28.6 29.6 46.7 3.0

	Aircraft M	Hangar and Buildings M	Plant and Equipment M	Fixtures and Fittings M	Motor Vehicles M	Total M
Year ended March 31, 2016						
Cost						
At March 31, 2015	7,538.1	67.4	29.5	44.1	2.5	7,681.6
Additions in year	1,203.8	3.4	2.9	6.5	1.1	1,217.7
Disposals in year	(75.5)					(75.5)
At March 31, 2016	8,666.4	70.8	32.4	50.6	3.6	8,823.8
Depreciation						
At March 31, 2015	2,127.7	21.7	24.0	34.8	2.3	2,210.5
Charge for year	415.5	3.4	2.7	5.4	0.3	427.3
Eliminated on disposal	(75.5)					(75.5)
At March 31, 2016	2,467.7	25.1	26.7	40.2	2.6	2,562.3
Net book value						
At March 31, 2016	6,198.7	45.7	5.7	10.4	1.0	6,261.5

	Aircraft	Hangar and Buildings	Plant and Equipment	Fixtures and Fittings	Motor Vehicles	Total
	Μ	М	М	М	Μ	М
Year ended March 31, 2015						
Cost						
At March 31, 2014	6,815.7	67.3	26.6	36.5	2.4	6,948.5
Additions in year	777.0	0.1	2.9	8.4	0.1	788.5
Disposals in year	(54.6)			(0.8)		(55.4)
At March 31, 2015	7,538.1	67.4	29.5	44.1	2.5	7,681.6
Depreciation						
At March 31, 2014	1,814.6	18.3	21.5	31.6	2.2	1,888.2
Charge for year	367.7	3.4	2.5	4.0	0.1	377.7
Eliminated on disposal	(54.6)			(0.8)		(55.4)
At March 31, 2015	2,127.7	21.7	24.0	34.8	2.3	2,210.5
Net book value						
At March 31, 2015	5,410.4	45.7	5.5	9.3	0.2	5,471.1

At March 31, 2017, aircraft with a net book value of 3,442.4 million (2016: 3,570.9 million; 2015: 3,713.9 million) were mortgaged to lenders as security for loans. Under the security arrangements for the Company s new Boeing 737-800 next generation aircraft, the Company does not hold legal title to those aircraft while these loan amounts remain outstanding.

Table of Contents

At March 31, 2017, the cost and net book value of aircraft included advance payments on aircraft of 687.0 million (2016: 687.1 million; 2015: 631.1 million). Such amounts, where present, are not depreciated. The cost and net book value also includes capitalised aircraft maintenance, aircraft simulators and the stock of rotable spare parts.

The net book value of assets held under finance leases at March 31, 2017, 2016 and 2015 was 362.8 million, 452.7 million, and 535.0 million respectively.

During the year 2017, 1.4 million (2016: 9.4 million; 2015: 9.8 million) of borrowing costs were capitalized as part of property, plant and equipment. Borrowing costs have been capitalized at a rate of 1.125% (2016: 1.482%; 2015: 1.836%).

3. Intangible assets

		At March 31,	
	2017	2016	2015
	Μ	Μ	Μ
Landing rights	46.8	46.8	46.8

Landing slots were acquired with the acquisition of Buzz Stansted Limited in April 2003. As these landing slots have no expiry date and are expected to be used in perpetuity, they are considered to be of indefinite life and accordingly are not amortised. The Company also considers that there has been no impairment of the value of these rights to date. The recoverable amount of these rights has been determined on a value-in-use basis, using discounted cash-flow projections for a twenty-year period for each route that has an individual landing right. The calculation of value-in-use is most sensitive to the operating margin and discount rate assumptions. Operating margins are based on the existing margins generated from these routes and adjusted for any known trading conditions. The trading environment is subject to both regulatory and competitive pressures that can have a material effect on the operating performance of the business. Foreseeable events, however, are unlikely to result in a change of projections of a significant nature so as to result in the landing rights carrying amounts exceeding their recoverable amounts. These projections have been discounted based on the estimated discount rate applicable to the asset of 4% for 2017, 4% for 2016 and 4% for 2015.

4.

Available-for-sale financial assets

		At March 31,	
	2017	2016	2015
	Μ	Μ	Μ
Investment in Aer Lingus			371.0

During the year ended March 31, 2016 Ryanair disposed of its 29.8% shareholding in Aer Lingus for cash consideration of 398.1 million or 2.50 per share, resulting in a gain in the income statement of 317.5 million, primarily due to the reclassification of unrealised gains from other comprehensive income and reserves to the income statement. The investment had previously been impaired to 0.50 per share in prior periods. As at March 31, 2015 Ryanair s total percentage shareholding was 29.8%. The balance sheet value at March 31, 2015 of 371.0 million reflected the

market value of this investment as at that time. In accordance with the Company s accounting policy, this asset was held at fair value with a corresponding adjustment to other comprehensive income following initial acquisition. Any impairment losses that arose were recognised in the income statement and were not subsequently reversed. Any cumulative loss previously recognised in other comprehensive income was transferred to the income statement once an impairment was considered to have occurred.

5.

Derivative financial instruments

The Audit Committee of the Board of Directors has responsibility for monitoring the treasury policies and objectives of the Company, which include controls over the procedures used to manage the main financial risks arising from the Company s operations. Such risks comprise commodity price, foreign exchange and interest rate risks. The Company uses financial instruments to manage exposures arising from these risks. These instruments include borrowings, cash deposits and derivatives (principally jet fuel derivatives, interest rate swaps, cross-currency interest rate swaps and forward foreign exchange contracts). It is the Company s policy that no speculative trading in financial instruments takes place.

The Company s historical fuel risk management policy has been to hedge between 70% and 90% of the forecast rolling annual volumes required to ensure that the future cost per gallon of fuel is locked in. This policy was adopted to prevent the Company being exposed, in the short term, to adverse movements in global jet fuel prices. However, when deemed to be in the best interests of the Company, it may deviate from this policy. At March 31, 2017, the Company had hedged approximately 90% (2016: 95%, 2015: 90%) of its estimated fuel exposure for the next fiscal year and 10% of its estimated fuel exposure for fiscal year 2019.

Foreign currency risk in relation to the Company s trading operations largely arises in relation to non-euro currencies. These currencies are primarily U.K. pounds sterling and the U.S. dollar. The Company manages this risk by matching U.K. pounds sterling revenues against U.K. pounds sterling costs. Surplus U.K. pounds sterling revenues are sometimes used to fund forward foreign exchange contracts to hedge U.S. dollar currency exposures that arise in relation to fuel, maintenance, aviation insurance, and capital expenditure costs and excess U.K. pounds sterling are converted into euro. Additionally, the Company swaps euro for U.S. dollars using forward currency contracts to cover any expected U.S. dollar outflows for these costs. From time to time, the Company also swaps euro for U.K. pounds sterling using forward currency contracts to hedge against fluctuations in foreign exchange rates and interest rates in respect of U.S. dollar denominated borrowings.

The Company s objective for interest rate risk management is to reduce interest-rate risk through a combination of financial instruments, which lock in interest rates on debt and by matching a proportion of floating rate assets with floating rate liabilities. In addition, the Company aims to achieve the best available return on investments of surplus cash subject to credit risk and liquidity constraints. Credit risk is managed by limiting the aggregate amount and duration of exposure to any one counterparty based on third-party market-based ratings. In line with the above interest rate risk management strategy, the Company has entered into a series of interest rate swaps to hedge against fluctuations in interest rates for certain floating rate financial arrangements and certain other obligations. The Company has also entered into floating rate financing for certain aircraft, which is matched with floating rate deposits. Additional numerical information on these swaps and on other derivatives held by the Company is set out below and in Note 11 to the consolidated financial statements.

The Company utilises a range of derivatives designed to mitigate these risks. All of the above derivatives have been accounted for at fair value in the Company s balance sheet and have been utilised to hedge against these particular risks arising in the normal course of the Company s business. All have been designated as hedging derivatives for the purposes of IAS 39 and are fully set out below.

Derivative financial instruments, all of which have been recognised at fair value in the Company s balance sheet, are analysed as follows:

			At March 31,	
		2017 M	2016 M	2015 M
Non-current assets				
Gains on cash-flow hedging instruments	maturing after one year	23.0	88.5	554.5
		23.0	88.5	554.5
Current assets				
Gains on cash flow hedging instruments	maturing within one year	286.3	269.1	744.4
		286.3	269.1	744.4
Total derivative assets		309.3	357.6	1,298.9
Current liabilities				
Losses on cash flow hedging instruments	maturing within one year	(1.7)	(555.4)	(811.7)
		(1.7)	(555.4)	(811.7)
Non-current liabilities				
Losses on cash flow hedging instruments	maturing after one year	(2.6)	(111.6)	(73.4)
		(2.6)	(111.6)	(73.4)
Total derivative liabilities		(4.3)	(667.0)	(885.1)
Net derivative financial instrument pos	ition at year-end	305.0	(309.4)	413.8

All of the above gains and losses were unrealised at the period-end.

The table above includes the following derivative arrangements:

	Fair value 2017 (a) M	Fair value 2016 (a) M	Fair value 2015 (a) M
Interest rate swaps (b)			
Less than one year (c)	1.6	(10.4)	(7.4)
Between one and five years	6.3	(0.5)	(3.5)
After five years		2.7	0.2
	7.9	(8.2)	(10.7)
Foreign currency forward contracts (b)			
Less than one year	224.8	266.6	702.2
Between one and five years	11.9	28.7	534.0
After five years	2.2		1.5
	238.9	295.3	1,237.7
Commodity forward contracts (d)			
Less than one year	58.2	(542.6)	(762.1)
Between one and five years		(53.9)	(51.1)
	58.2	(596.5)	(813.2)
Net derivative position at year end	305.0	(309.4)	413.8

⁽a) The derivative arrangements in the above table have been netted for disclosure purposes only. The amounts included on the Balance Sheet are gross amounts as the Company s instruments do not qualify for netting.

(b) Additional information in relation to the above interest rate swaps and forward currency contracts (i.e. notional value and weighted average interest rates) can be found in Note 11 to the consolidated financial statements.

(c) 1.6 million interest rate swap financial liabilities falling due within one year, is net of 3.2 million derivative financial assets, falling due within one year, in respect of cross currency interest rate swaps (see Note 11 to the consolidated financial statements).

(d) 58.2 million commodity forward contracts relate solely to jet fuel derivative financial assets (see Note 11 of the consolidated financial statements).

Table of Contents

The Company enters in to derivative transactions with a number of different counterparties with which there are International Swaps and Derivatives Association (ISDA) master netting agreements in place. As the Company does not intend to settle derivatives net, nor is any collateral posted for derivative transactions, no netting has been applied to the derivative balances.

Interest rate swaps are primarily used to convert a portion of the Company s floating rate exposures on borrowings and operating leases into fixed rate exposures and are set so as to match exactly the critical terms of the underlying debt or foreign currency on operating lease rentals being hedged (i.e. notional principal, interest rate settings, re-pricing dates). These are all designated in cash-flow hedges of the forecasted variable interest payments and rentals due on the Company s underlying debt and operating leases and have been determined to be highly effective in achieving offsetting cash flows. Accordingly, no ineffectiveness has been recorded in the income statement relating to these hedges in the current and preceding years.

The Company also utilises cross currency interest rate swaps to manage exposures to fluctuations in foreign exchange rates of U.S. dollar denominated floating rate borrowings, together with managing the exposures to fluctuations in interest rates on these U.S. dollar denominated floating rate borrowings. Cross currency interest rate swaps are primarily used to convert a portion of the Company s U.S. dollar denominated debt to euro and floating rate interest exposures into fixed rate exposures and are set so as to match exactly the critical terms of the underlying debt being hedged (i.e. notional principal, interest rate settings, re-pricing dates). These are all designated in cash-flow hedges of the forecasted U.S. dollar variable interest payments on the Company s underlying debt and have been determined to be highly effective in achieving offsetting cash flows. Accordingly, no ineffectiveness has been recorded in the income statement relating to these hedges in the current year.

Foreign currency forward contracts may be utilised in a number of ways: forecast U.K. pounds sterling and euro revenue receipts are converted into U.S. dollars to hedge against forecasted U.S. dollar payments principally for jet fuel, insurance, capital expenditure and other aircraft related costs. These are designated in cash-flow hedges of forecasted U.S. dollar payments and have been determined to be highly effective in offsetting variability in future cash flows arising from the fluctuation in the U.S. dollar to U.K. pounds sterling and euro exchange rates for the forecasted U.S. dollar purchases. Because the timing of anticipated payments and the settlement of the related derivatives is very closely coordinated, no ineffectiveness has been recorded for these foreign currency forward contracts in the current or preceding years (the underlying hedged items and hedging instruments have been consistently closely matched).

The Company also utilises jet fuel forward contracts to manage exposure to jet fuel prices. These are used to hedge the Company s forecasted fuel purchases, and are arranged so as to match as closely as possible against forecasted fuel delivery and payment requirements. These are designated in cash-flow hedges of forecasted fuel payments and have been determined to be highly effective in offsetting variability in future cash flows arising from fluctuations in jet fuel prices. No ineffectiveness has been recorded on these arrangements in the current or preceding years.

The European Union Emissions Trading System (EU ETS) began operating for airlines on January 1, 2012. Ryanair recognises the cost associated with the purchase of carbon credits as part of the EU ETS as an expense in the income statement. This expense is recognised in line with fuel consumed during the fiscal year as the Company s carbon emissions and fuel consumption are directly linked.

The (gains)/losses on the aircraft firm commitments are recognised as part of the capitalised cost of aircraft additions, within property, plant and equipment. The (gains)/losses on interest rate swaps, commodity forward contracts and forward currency contracts (excluding aircraft firm commitments) are recognised in the income statement when the hedged transaction occurs.

The following table indicates the amounts that were reclassified from other comprehensive income into the income statement, analysed by income statement category, in respect of cash-flow hedges realised during the year:

	Y	ear ended March 31,	
	2017	2016	2015
	Μ	Μ	Μ
Commodity forward contracts			
Reclassification adjustments for (gains)/losses recognised in fuel and oil			
operating expenses, net of tax	(504.6)	(891.4)	135.4
Interest rate swaps			
Reclassification adjustments for (gains)/losses recognised in finance expense, net			
of tax	1.1	(15.4)	18.9
Foreign currency forward contracts			
Reclassification adjustments for (gains) recognised in fuel and oil operating			
expenses, net of tax	(10.8)	(28.4)	(86.0)
	(514.3)	(935.2)	68.3

The following table indicates the amounts that were reclassified from other comprehensive income into the capitalised cost of aircraft additions within property, plant and equipment, in respect of cash-flow hedges realised during the year:

	Year ended March 31,			
	2017	2016	2015	
	Μ	Μ	Μ	
Foreign currency forward contracts				
Recognised in property plant and equipment aircraft additions	109.7	(39.6)	(40.0)	
	109.7	(39.6)	(40.0)	

The following tables indicate the periods in which cash flows associated with derivatives that are designated as cash-flow hedges were expected to occur and to impact on profit or loss, as of March 31, 2017, 2016 and 2015:

	Net Carrying Amount M	Expected Cash Flows M	2018 M	2019 M	2020 M	2021 M	Thereafter M
At March 31, 2017							
Interest rate swaps	7.9	7.5	1.5	0.2	1.9	1.5	2.4
U.S. dollar currency forward contracts	238.9	238.9	224.8	6.4	2.9	1.7	3.1
U.S. dollar currency forward contracts to be capitalised in property, plant and equipment - aircraft additions							
Commodity forward contracts	58.2	58.2	58.2				
	305.0	304.6	284.5	6.6	4.8	3.2	5.5
	Net Carrying Amount M	Expected Cash Flows M	2017 M	2018 M	2019 M	2020 M	Thereafter M

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At March 31, 2016							
Interest rate swaps	(8.2)	26.2	(2.1)	4.0	2.8	3.8	17.7
U.S. dollar currency forward contracts	44.9	54.7	86.3	(37.1)	2.3	2.0	1.2
U.S. dollar currency forward contracts to							
be capitalised in property, plant and							
equipment - aircraft additions	250.4	241.7	180.3	61.4			
Commodity forward contracts	(596.5)	(596.5)	(542.5)	(54.0)			
	(309.4)	(273.9)	(278.0)	(25.7)	5.1	5.8	18.9

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	Carrying Amount M	Expected Cash Flows M	2016 M	2017 M	2018 M	2019 M	Thereafter M
At March 31, 2015							
Interest rate swaps	(10.7)	(17.7)	(12.5)	(5.8)	0.8	(0.5)	0.3
U.S. dollar currency forward contracts	647.6	654.6	469.6	172.1	5.9	2.9	4.1
U.S. dollar currency forward contracts to be capitalised in property, plant and							
equipment - aircraft additions	614.6	628.7	11.2	22.1	27.3	27.3	540.8
U.K. pounds sterling currency forward							
contracts	(24.5)	(24.5)	(24.5)				
Commodity forward contracts	(813.2)	(813.2)	(762.1)	(51.1)			
· · · · · · · · · · · · · · · · · · ·	413.8	427.9	(318.3)	137.3	34.0	29.7	545.2

Derivative transactions entered into by the Company with a particular counterparty are not settled net and there are no provisions within these agreements to off-set similar transactions.

6. Inventories

		At March 31,	
	2017	2016	2015
	М	Μ	Μ
Consumables	3.1	3.3	2.1

In the view of the directors, there are no material differences between the net realisable value of inventories and the balance sheet amounts.

7. Other assets

		At March 31,			
	2017	2016	2015		
	Μ	Μ	М		
Prepayments	221.1	145.1	133.9		
Interest receivable	1.0	3.4	4.8		
	222.1	148.5	138.7		

All amounts fall due within one year.

8.

Trade receivables

	At March 31,		
	2017 2016 M M		2015 M
Trade receivables	54.4	66.2	60.2
Allowance for impairment	(0.1)	(0.1)	(0.1)
	54.3	66.1	60.1

All amounts fall due within one year.

There has been no change to the allowance for impairment during the year (2016: Nil; 2015: Nil). There were no bad debt write-offs in the year (2016: Nil; 2015: Nil).

No individual customer accounted for more than 10% of our accounts receivable at March 31, 2017, at March 31, 2016 or at March 31, 2015.

Table of Contents

At March 31, 2017, 0.8 million (2016: 0.6 million; 2015: 1.1 million) of our total accounts receivable balance were past due, of which 0.1 million (2016: 0.1 million; 2015: 0.1 million) was impaired and provided for and 0.6 million (2016: 0.5 million; 2015: 1.0 million) was considered past due but not impaired.

9. **Restricted cash**

Restricted cash consists of 11.8 million (2016: 13.0 million; 2015: 6.7 million) placed on deposit as collateral for certain legal cases and appeals and include amounts held in escrow (which accounts for the majority of the balance).

10. Accrued expenses and other liabilities

		At March 31,			
	2017	2016	2015		
	Μ	Μ	Μ		
Accruals	348.0	422.8	417.1		
Indirect tax and duties	576.4	516.0	433.3		
Unearned revenue	1,332.8	1,173.9	1,087.8		
	2,257.2	2,112.7	1,938.2		

Indirect tax and duties comprises:

	At March 31,			
	2017 2016		2015	
	Μ	Μ	Μ	
PAYE (payroll taxes)	9.5	12.9	9.7	
Other tax (principally air passenger duty in various countries)	566.9	503.1	423.6	
	576.4	516.0	433.3	

11. Financial instruments and financial risk management

The Company utilises financial instruments to reduce exposures to market risks throughout its business. Borrowings, cash and cash equivalents and liquid investments are used to finance the Company s operations. Derivative financial instruments are contractual agreements with a value that reflects price movements in an underlying asset. The Company uses derivative financial instruments, principally jet fuel derivatives, interest rate swaps, cross-currency interest rate swaps and forward foreign exchange contracts to manage commodity risks, interest rate risks and currency exposures and to achieve the desired profile of fixed and variable rate borrowings and leases in appropriate currencies. It is the Company s policy that no speculative trading in financial instruments shall take place.

The main risks attaching to the Company s financial instruments, the Company s strategy and approach to managing these risks, and the details of the derivatives employed to hedge against these risks have been disclosed in Note 5 to the consolidated financial statements.

(a)

Financial assets and financial liabilities fair values

The carrying value and fair value of the Company s financial assets by class and measurement category at March 31, 2017, 2016 and 2015 were as follows:

	Loans and Receivables M	Cash- Flow Hedges M	Total Carrying Value M	Total Fair Value M
At March 31, 2017				
Cash and cash equivalents	1,224.0		1,224.0	
Financial asset: cash > 3 months	2,904.5		2,904.5	
Restricted cash	11.8		11.8	
Derivative financial instruments:				
- U.S. dollar currency forward contracts		239.4	239.4	239.4
- Interest rate swaps		11.7	11.7	11.7
- Jet fuel derivative contracts		58.2	58.2	58.2
Trade receivables	54.3		54.3	
Other assets	1.0		1.0	
Total financial assets at March 31, 2017	4,195.6	309.3	4,504.9	309.3

	Loans and Receivables M	Cash- Flow Hedges M	Total Carrying Value M	Total Fair Value M
At March 31, 2016				
Cash and cash equivalents	1,259.2		1,259.2	
Financial asset: cash > 3 months	3,062.3		3,062.3	
Restricted cash	13.0		13.0	
Derivative financial instruments:				
- U.S. dollar currency forward contracts		346.4	346.4	346.4
- Interest rate swaps		8.0	8.0	8.0
- Jet fuel derivative contracts		3.2	3.2	3.2
Trade receivables	66.1		66.1	
Other assets	3.4		3.4	
Total financial assets at March 31, 2016	4,404.0	357.6	4,761.6	357.6

	Loans and Receivables M	Available For Sale M	Cash- Flow Hedges M	Total Carrying Value M	Total Fair Value M
At March 31, 2015					
Available-for-sale financial assets		371.0		371.0	371.0
Cash and cash equivalents	1,184.6			1,184.6	
Financial asset: $cash > 3$ months	3,604.6			3,604.6	
Restricted cash	6.7			6.7	
Derivative financial instruments:					
- U.S. dollar currency forward contracts			1,262.2	1,262.2	1,262.2
- Interest rate swaps			21.3	21.3	21.3
- Jet fuel derivative contracts			15.4	15.4	15.4

Trade receivables	60.1			60.1	
Other assets	4.8			4.8	
Total financial assets at March 31, 2015	4,860.8	371.0	1,298.9	6,530.7	1,669.9

The Company has not disclosed the fair value of the financial instruments: cash and cash equivalents, financial assets: cash > 3 months with maturities less than 1 year, restricted cash, trade receivables and other assets because their carrying amounts are a reasonable approximation of their fair values due to the short term nature of the instruments.

The carrying values and fair values of the Company s financial liabilities by class and category were as follows:

	Liabilities at Amortised Cost M	Cash-Flow Hedges M	Total Carrying Value M	Total Fair Value M
At March 31, 2017				
Current and non-current maturities of debt	4,384.5		4,384.5	4,474.4
Derivative financial instruments:				
-U.S. dollar currency forward contracts		0.5	0.5	0.5
-Jet fuel derivative contracts				
-Interest rate swaps		3.8	3.8	3.8
Trade payables	294.1		294.1	
Accrued expenses	348.0		348.0	
Total financial liabilities at March 31, 2017	5,026.6	4.3	5,030.9	4,478.7
At March 31, 2016				
Current and non-current maturities of debt	4,023.0		4,023.0	4,115.1
Derivative financial instruments:				
-GBP currency forward contracts		51.1	51.1	51.1
-Jet fuel derivative contracts		599.7	599.7	599.7
-Interest rate swaps		16.2	16.2	16.2
Trade payables	230.6		230.6	
Accrued expenses	422.8		422.8	
Total financial liabilities at March 31, 2016	4,676.4	667.0	5,343.4	4,782.1
At March 31, 2015				
Current and non-current maturities of debt	4,431.6		4,431.6	4,529.6
Derivative financial instruments:				
-GBP currency forward contracts		24.5	24.5	24.5
-Jet fuel derivative contracts		828.7	828.7	828.7
-Interest rate swaps		31.9	31.9	31.9
Trade payables	196.5		196.5	
Accrued expenses	417.1		417.1	
Total financial liabilities at March 31, 2015	5.045.2	885.1	5,930.3	5.414.7

The Company has not disclosed the fair value for financial liabilities such as trade payables and accrued expenses because their carrying amounts are a reasonable approximation of their fair values due to the short term nature of the instruments.

Estimation of fair values

Fair value is the price that would be received to sell an asset, or paid to transfer a liability, in an orderly transaction between market participants at the measurement date. The following methods and assumptions were used to estimate the fair value of each material class of the Company s financial instruments:

Table of Contents

Financial instruments measured at fair value

Available-for- sale: The fair value of available-for-sale financial assets is their quoted market bid price at the balance sheet date. (Level 1)

Derivatives interest rate swaps: Discounted cash-flow analyses have been used to determine the fair value, taking into account current market inputs and rates. The Company s credit risk and counterparty s credit risk is taken into account when establishing fair value. (Level 2)

Derivatives currency forwards and aircraft fuel contracts: A comparison of the contracted rate to the market rate for contracts providing a similar risk profile at March 31, 2017 has been used to establish fair value. The Company s credit risk and counterparty s credit risk is taken into account when establishing fair value. (Level 2)

Financial instruments not measured at fair value

Fixed-rate long-term debt: The repayments which Ryanair is committed to make have been discounted at the relevant market rates of interest applicable (including credit spreads) at the relevant reporting year end date to arrive at a fair value representing the amount payable to a third party to assume the obligations.

There were no significant changes in the business or economic circumstances during the year to March 31, 2017 that affect the fair value of the Company s Financial Assets and Financial Liabilities.

The table below analyses financial instruments carried at fair value in the balance sheet categorised by the type of valuation method used. The different valuation levels are defined as follows:

• Level 1: Inputs are based on unadjusted quoted prices in active markets for identical instruments.

• Level 2: Inputs are based on quoted prices for identical or similar instruments in markets that are not active, quoted prices for similar instruments in active markets, and model-based valuation techniques for which all significant assumptions are observable in the market or can be corroborated by observable market data for substantially the full term of the asset or liability.

Level 3: Inputs for the asset or liability are not based on observable market data.

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		Level 1 M	Level 2 M	Level 3 M	Total M
At March 31, 2017	7				
Assets measured a	it fair value				
Cash-flow hedges	U.S. dollar currency forward contracts		239.3		239.3
Cash-flow hedges	jet fuel derivative contracts		58.2		58.2
Cash-flow hedges	interest rate swaps		11.8		11.8
			309.3		309.3
Liabilities measur	ed at fair value				
Cash-flow hedges	U.S. dollar currency forward contracts		0.5		0.5
Cash-flow hedges	jet fuel derivative contracts				
Cash-flow hedges	interest rate swaps		3.8		3.8
			4.3		4.3
Liabilities not mea	asured at fair value				
Long-term debt			4,474.4		4,474.4
			4,788.0		4,788.0

During the year ended March 31, 2017, there were no transfers between Level 1 and Level 2 fair-value measurements, and no transfers into or out of Level 3 fair-value measurement.

		Level 1 M	Level 2 M	Level 3 M	Total M
At March 31, 2016	i i i i i i i i i i i i i i i i i i i				
Assets measured a	t fair value				
Cash-flow hedges	U.S. dollar currency forward contracts		346.4		346.4
Cash-flow hedges	jet fuel derivative contracts		3.2		3.2
Cash-flow hedges	interest rate swaps		8.0		8.0
			357.6		357.6
Liabilities measur	ed at fair value				
Cash-flow hedges	GBP currency forward contracts		51.1		51.1
Cash-flow hedges	jet fuel derivative contracts		599.7		599.7
Cash-flow hedges	interest rate swaps		16.2		16.2
			667.0		667.0
Liabilities not mea	asured at fair value				
Long-term debt			4,115.1		4,115.1
			5,139.7		5,139.7

During the year ended March 31, 2016, there were no transfers between Level 1 and Level 2 fair-value measurements, and no transfers into or out of Level 3 fair-value measurement.

		Level 1 M	Level 2 M	Level 3 M	Total M
At March 31, 2015	5				
Assets measured a	it fair value				
Available-for-sale	financial asset	371.0			371.0
Cash-flow hedges	U.S. dollar currency forward contracts		1,262.2		1,262.2
Cash-flow hedges	jet fuel derivative contracts		15.4		15.4
Cash-flow hedges	interest rate swaps		21.3		21.3
		371.0	1,298.9		1,669.9
Liabilities measur	ed at fair value				
Cash-flow hedges	GBP currency forward contracts		(24.5)		(24.5)
Cash-flow hedges	jet fuel derivative contracts		(828.7)		(828.7)
Cash-flow hedges	interest rate swaps		(31.9)		(31.9)
Cash-flow hedges	carbon derivative contracts				
			(885.1)		(885.1)
Liabilities not mea	asured at fair value				
Long-term debt			4,529.6		4,529.6
			4,529.6		4,529.6

During the year ended March 31, 2015, there were no transfers between Level 1 and Level 2 fair-value measurements, and no transfers into or out of Level 3 fair-value measurement.

(b) Commodity risk

The Company s exposure to price risk in this regard is primarily for jet fuel used in the normal course of operations.

At the year-end, the Company had the following jet fuel arrangements in place:

		At March 31,					
	2017	2016	2015				
	Μ	Μ	Μ				
Jet fuel forward contracts fair value	58.2	(596.5)	(813.2)				
	58.2	(596.5)	(813.2)				

All of the above commodity contracts are matched against highly probable forecast commodity cash flows.

(c)

Maturity and interest rate risk profile of financial assets and financial liabilities

At March 31, 2017, the Company had total borrowings of 4,384.5 million (2016: 4,023.0 million; 2015: 4,431.6 million) from various financial institutions and the debt capital markets. Financing for the acquisition of 174 Boeing 737-800 next generation aircraft (2016: 194; 2015: 202) was provided on the basis of guarantees granted by the Export-Import Bank of the United States. The guarantees are secured with a first fixed mortgage on the delivered aircraft. The remaining long-term debt relates to three unsecured Eurobonds, two for 850 million and one for 750 million, 22 aircraft held under finance leases (2016: 26; 2015: 26) and 6 aircraft financed by way of other commercial debt (2016: 6; 2015: 6).

The maturity profile of the Company s financial liabilities (aircraft provisions, trade payables and accrued expenses) at March 31, 2017 was as follows:

	Weighted average rate (%)	2018 M	2019 M	2020 M	2021 M	Thereafter M	Total M
Fixed rate							
Secured long term debt	1.91%	96.2	71.7	46.6	33.4	105.9	353.8
Unsecured long term debt	1.37%	13.5	13.2	13.2	13.2	2,462.1	2,515.2
Debt swapped from floating to fixed	2.59%	60.1	61.7	63.3	64.9	143.4	393.4
Long term debt after swaps	1.57%	169.8	146.6	123.1	111.5	2,711.4	3,262.4
Finance leases	2.74%	59.5	66.7	(2.9)	116.0		239.3
Total fixed rate debt		229.3	213.3	120.2	227.5	2,711.4	3,501.7
Floating rate							
Secured long term debt		216.0	214.9	212.3	193.8	222.0	1,059.0
Debt swapped from floating to fixed		(60.1)	(61.7)	(63.3)	(64.9)	(143.4)	(393.4)
Secured long term debt after swaps	0.49%	155.9	153.2	149.0	128.9	78.6	665.6
Finance leases	1.01%	70.7	62.6	21.3	62.6		217.2
Total floating rate debt	0.84%	226.6	215.8	170.3	191.5	78.6	882.8
Total financial liabilities		455.9	429.1	290.5	419.0	2,789.9	4,384.5

All of the above debt maturing after 2021 will mature between fiscal year 2021 and fiscal year 2025.

The maturity profile of the Company s financial liabilities (aircraft provisions, trade payables and accrued expenses) at March 31, 2016 was as follows:

	Weighted average rate (%)	2017 M	2018 M	2019 M	2020 M	Thereafter M	Total M
Fixed rate							
Secured long term-debt	2.68%	97.1	96.1	71.7	46.6	139.3	450.8
Unsecured long term-debt	1.48%	7.1	7.1	7.1	7.1	1,699.1	1,727.5
Debt swapped from floating to fixed	3.23%	144.9	234.0	157.7	85.7	204.7	827.0

Secured long-term debt after swaps	2.15%	249.1	337.2	236.5	139.4	2,043.1	3,005.3
Finance leases	2.83%	41.8	62.5	66.6		110.3	281.2
Total fixed rate debt		290.9	399.7	303.1	139.4	2,153.4	3,286.5
Floating rate							
Secured long-term debt		237.0	329.5	248.6	170.4	293.9	1,279.4
Debt swapped from floating to fixed		(144.9)	(234.0)	(157.7)	(85.7)	(204.7)	(827.0)
Secured long-term debt after swaps	0.41%	92.1	95.5	90.9	84.7	89.2	452.4
Finance leases	1.09%	66.9	70.7	62.6	21.3	62.6	284.1
Total floating rate debt	0.71%	159.0	166.2	153.5	106.0	151.8	736.5
Total financial liabilities		449.9	565.9	456.6	245.4	2,305.2	4,023.0

All of the above debt maturing after 2020 will mature between fiscal year 2020 and fiscal year 2025.

The maturity profile of the Company s financial liabilities (excluding derivative financial liabilities, aircraft provisions, trade payables and accrued expenses) at March 31, 2015 was as follows:

	Weighted average rate (%)	2016 M	2017 M	2018 M	2019 M	Thereafter M	Total M
Fixed rate							
Secured long term-debt	2.70%	93.9	97.1	96.1	71.7	185.9	544.7
Unsecured long term-debt	1.48%	7.1	7.1	7.1	7.1	1,705.1	1,733.5
Debt swapped from floating to fixed	3.36%	159.0	147.1	242.9	158.5	295.4	1,002.9
Secured long-term debt after swaps	2.25%	260.0	251.3	346.1	237.3	2,186.4	3,281.1
Finance leases	2.82%		46.5	61.2	65.1	101.6	274.4
Total fixed rate debt		260.0	297.8	407.3	302.4	2,288.0	3,555.5
Floating rate							
Secured long-term debt		248.8	239.0	338.4	249.4	469.4	1,545.1
Debt swapped from floating to fixed		(159.0)	(147.1)	(242.9)	(158.5)	(295.4)	(1,002.9)
Secured long-term debt after swaps	0.50%	89.8	91.9	95.5	90.9	174.0	542.1
Finance leases	1.27%	49.8	66.9	70.7	62.6	83.9	333.9
Total floating rate debt	0.79%	139.6	158.8	166.2	153.5	257.9	876.1
Total financial liabilities		399.6	456.6	573.5	455.9	2,545.9	4,431.5

All of the above debt maturing after 2019 will mature between fiscal year 2019 and fiscal year 2025.

The following provides an analysis of changes in borrowings during the year:

	At March 31,				
	2017	2016	2015		
	Μ	Μ	Μ		
Balance at start of year	4,023.0	4,431.6	3,083.6		
Loans raised for general corporate purposes euro	793.4		1,690.9		
Repayments of amounts borrowed	(447.1)	(384.9)	(419.7)		
Foreign exchange loss/(gain) on conversion of U.S. dollar loans	15.2	(23.7)	76.8		
Balance at end of year	4,384.5	4,023.0	4,431.6		
Less than one year	455.9	449.9	399.6		
More than one year	3,928.6	3,573.1	4,032.0		
	4,384.5	4,023.0	4,431.6		

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The maturities of the contractual undiscounted cash flows (including estimated future interest payments on debt) of the Company s financial liabilities are as follows:

	Total Carrying Value M	Total Contractual Cash flows M	2018 M	2019 M	2020 M	2021 M	Thereafter M
At March 31, 2017	111	1VI	111	171	171	101	171
Long term debt and finance leases:							
-Fixed rate debt (excluding swapped							
debt)	3,108.4	3,302.3	205.1	182.6	83.1	186.1	2,645.4
-Swapped to fixed rate debt	393.4	416.5	77.1	65.3	65.0	65.3	143.8
- Fixed rate debt 1.65%	3,501.8	3,718.8	282.2	247.9	148.1	251.4	2,789.2
- Floating rate debt 0.84%	882.7	892.3	230.1	218.6	172.2	192.4	79.0
	4,384.5	4,611.1	512.3	466.5	320.3	443.8	2,868.2
Derivative financial instruments							
- Interest rate swaps	3.8	4.9	1.7	2.2	1.0		
- Currency forward contracts	0.5	0.3	0.1	0.2			
- Commodity forward contracts							
Trade payables	294.1	294.1	294.1				
Accrued expenses	348.0	348.0	348.0				
Total at March 31, 2017	5,030.9	5,258.4	1,156.2	468.9	321.3	443.8	2,868.2

	Total Carrying	Total Contractual					
	Value M	Cash flows M	2017 M	2018 M	2019 M	2020 M	Thereafter M
At March 31, 2016							
Long term debt and finance leases:							
-Fixed rate debt (excluding swapped							
debt)	2,459.5	2,678.4	188.4	199.9	177.8	80.4	2,031.9
-Swapped to fixed rate debt	827.0	849.9	161.9	237.6	159.4	86.0	205.0
- Fixed rate debt 2.20%	3,286.5	3,528.3	350.3	437.5	337.2	166.4	2,236.9
- Floating rate debt 0.71%	736.5	746.2	162.5	168.9	155.4	107.2	152.2
	4,023.0	4,274.5	512.8	606.4	492.6	273.6	2,389.1
Derivative financial instruments							
- Interest rate swaps	16.2	14.9	11.1	2.8	1.0		
- Currency forward contracts	51.1	51.1	0.6	50.5			
- Commodity forward contracts	599.7	599.7	542.5	57.2			
Trade payables	230.6	230.6	230.6				
Accrued expenses	422.8	422.8	422.8				
Total at March 31, 2016	5,343.4	5,593.6	1,720.4	716.9	493.6	273.6	2,389.1

	Total Carrying Value M	Total Contractual Cash flows M	2016 M	2017 M	2018 M	2019 M	Thereafter M
At March 31, 2015							
Long term debt and finance leases:							
-Fixed rate debt (excluding swapped							
debt)	2,552.7	2,827.9	147.0	193.2	201.6	177.7	2,108.3
-Swapped to fixed rate debt	1,002.9	1,059.5	183.6	162.8	249.5	162.9	300.7
- Fixed rate debt 2.29%	3,555.6	3,887.4	330.6	356.0	451.1	340.6	2,409.0
- Floating rate debt 0.79%	876.0	903.6	146.9	165.3	171.1	157.3	263.0
	4,431.6	4,791.0	477.5	521.3	622.2	497.9	2,672.0
Derivative financial instruments							
- Interest rate swaps	31.9	30.9	16.8	10.8	2.5	0.8	
- Currency forward contracts	24.5	24.5	24.5				
- Commodity forward contracts	828.7	828.7	765.1	63.6			
Trade payables	196.5	196.5	196.5				
Accrued expenses	417.1	417.1	417.1				
Total at March 31, 2015	5,930.3	6,288.7	1,897.5	595.7	624.7	498.7	2,672.0

Interest rate re-pricing

Floating interest rates on financial liabilities are generally referenced to European inter-bank interest rates (EURIBOR). Secured long-term debt and interest rate swaps typically re-price on a quarterly basis with finance leases re-pricing on a semi-annual basis. We use current interest rate settings on existing floating rate debt at each year-end to calculate contractual cash flows.

Fixed interest rates on financial liabilities are fixed for the duration of the underlying structures (typically between 7 and 12 years).

The Company holds significant cash balances that are invested on a short-term basis. At March 31, 2017, all of the Company s cash and liquid resources attracted a weighted average interest rate of 0.04% (2016: 0.19%; 2015: 0.39%).

	March 31	March 31, 2017		1, 2016	March 31, 2015	
	Within	Within			Within	
	1 year	Total	1 year	Total	1 year	Total
	М	М	М	М	М	М
Financial assets						
Cash and cash equivalents	1,224.0	1,224.0	1,259.2	1,259.2	1,184.6	1,184.6
Cash > 3 months	2,904.5	2,904.5	3,062.3	3,062.3	3,604.6	3,604.6
Restricted cash	11.8	11.8	13.0	13.0	6.7	6.7
Total financial assets	4,140.3	4,140.3	4,334.5	4,334.5	4,795.9	4,795.9

Interest rates on cash and liquid resources are generally based on the appropriate EURIBOR, LIBOR or bank rates dependent on the principal amounts on deposit.

Foreign currency risk

(**d**)

The Company has exposure to various foreign currencies (principally U.K. pounds sterling and U.S. dollars) due to the international nature of its operations. The Company manages this risk by matching U.K. pound sterling revenues against U.K. pound sterling costs. Any remaining unmatched U.K. pound sterling revenues are used to fund U.S. dollar currency exposures that arise in relation to fuel, maintenance, aviation insurance and capital expenditure costs or are sold for euro. The Company also sells euro forward to cover certain U.S. dollar costs. Further details of the hedging activity carried out by the Company are disclosed in Note 5 to the consolidated financial statements.

Table of Contents

The following table shows the net amount of monetary assets of the Company that are not denominated in euro at March 31, 2017, 2016 and 2015. Such amounts have been translated using the following year-end foreign currency rates in 2017: $/\pounds$: 0.8555; /\$: 1.0691 (2016: $/\pounds$: 0.7916; /\$:1.1385; 2015: $/\pounds$: 0.7273; /\$: 1.0759).

	N	/arch 31, 2017	7	1	March 31, 2016	i	I	March 31, 2015	5
	GBP £M	U.S.\$ \$M	euro equiv. M	GBP £M	U.S.\$ \$M	euro equiv. M	GBP £M	U.S.\$ \$M	euro equiv. M
Monetary assets									
U.K. pounds sterling cash and									
liquid resources	8.0		9.4	4.0		5.1	72.6		99.8
U.S. Dollar cash and liquid									
resources		10.6	10.0		4.7	4.2		22.0	20.5
	8.0	10.6	19.4	4.0	4.7	9.3	72.6	22.0	120.3

The following table shows the net amount of monetary liabilities of the Company that are not denominated in euro at March 31, 2017, 2016 and 2015. Such amounts have been translated using the following year-end foreign currency rates in 2017: /\$1.0691 (2016: /\$1.1385; 2015: /\$: 1.0759).

	March 31	March 31, 2017		1, 2016	March 31, 2015	
	U.S.\$ \$M	euro equiv. M	U.S.\$ \$M	euro equiv. M	U.S.\$ \$M	euro equiv. M
Monetary liabilities	ψΠ		φ.r.		φ.r.	
U.S dollar long term debt	288.8	270.1	330.5	290.3	371.2	345.0
	288.8	270.1	330.5	290.3	371.2	345.0

The Company has entered into cross currency interest rate swap arrangements to manage exposures to fluctuations in foreign exchange rates on these U.S. dollar denominated floating rate borrowings, together with managing the exposures to fluctuations in interest rates on these U.S. dollar denominated floating rate borrowings. The fair value of these cross currency interest rate swap instruments at March 31, 2017 was 11.3 million (2016: 1.8 million; 2015: 4.5 million) which has been classified within current assets (2016: current assets; 2015: current liabilities), specifically derivative assets/liabilities falling due within one year (see Note 5 to the consolidated financial statements).

The following table gives details of the notional amounts of the Company s currency forward contracts as at March 31, 2017, 2016 and 2015:

	March 31, 2017		March 31, 2016		March 31, 2015	
	U.S.\$ \$M	euro equiv. M	U.S.\$ \$M	euro equiv. M	U.S.\$ \$M	euro equiv. M
Currency forward contracts						
U.S. dollar currency forward contracts						
- for fuel and other purchases	2,586.4	2,303.4	3,931.9	3,383.1	4,910.3	3,881.5
- for aircraft purchases	2,053.6	1,679.5	2,770.3	2,160.3	4,085.3	3,121.9
-	4,640.0	3,982.9	6,702.2	5,543.4	8,995.6	7,003.4

	March	March 31, 2017		March 31, 2016		51, 2015
	GBP £M	euro equiv. M	GBP £M	euro equiv. M	GBP £M	euro equiv. M
Currency forward contracts						
U.K pounds sterling currency forward contracts					232.0	293.4
					232.0	293.4

Table of Contents

(f) Credit risk

The Company holds significant cash balances, which are classified as either cash and cash equivalents or financial assets >3 months. These deposits and other financial instruments (principally certain derivatives and loans as identified above) give rise to credit risk on amounts due from counterparties. Credit risk is managed by limiting the aggregate amount and duration of exposure to any one counterparty through regular review of counterparties market-based ratings, Tier 1 capital level and credit default swap rates and by taking into account bank counterparties systemic importance to the financial systems of their home countries. The Company typically enters into deposits and derivative contracts with parties that have high investment grade credit rating from the main rating agencies, including Standard & Poor s, Moody s and Fitch Ratings. The maximum exposure arising in the event of default on the part of the counterparty is the carrying value of the relevant financial instrument. The Company is authorised to place funds on deposit for periods up to 3 years. The Board of Directors monitors the return on capital as well as the level of dividends to ordinary shareholders on an ongoing basis.

The Company s revenues derive principally from airline travel on scheduled services, internet income and in-flight and related sales. Revenue is primarily derived from European routes. No individual customer accounts for a significant portion of total revenue.

At March 31, 2017, 0.8 million (2016: 0.6 million; 2015: 1.1 million) of the Company s total accounts receivable balance were past due, of which 0.2 million (2016: 0.1 million; 2015: 0.1 million) was impaired and provided for and 0.6 million (2016: 0.5 million; 2015: 1.0 million) was past due but not impaired. See Note 8 to the consolidated financial statements.

(g) Liquidity and capital management

The Company s cash and liquid resources comprise cash and cash equivalents, short-term investments and restricted cash. The Company defines the capital that it manages as the Company s long-term debt and equity. The Company s policy is to maintain a strong capital base so as to maintain investor, creditor and market confidence and to maintain sufficient financial resources to mitigate against risks and unforeseen events.

The Company finances its working capital requirements through a combination of cash generated from operations, bank loans and debt capital market issuances for general corporate purposes including the acquisition of aircraft. The Company had cash and liquid resources at March 31, 2017 of 4,140.3 million (2016: 4,334.5 million; 2015: 4,795.9 million). During the year, the Company funded 1,449.8 million in purchases of property, plant and equipment (2016: 1,217.7 million; 2015: 788.5 million). Cash generated from operations has been the principal source for these cash requirements, supplemented primarily by general corporate purposes debt capital markets issuances. During the year, the Company funded 1,017.9 million in share buybacks (2016: 1,104.0 million (inclusive of a 398 million B Share Dividend); 2015: 112.0 million). Cash generated from operations has been the principal source for these cash requirements.

The Board of Directors periodically reviews the capital structure of the Company, considering the cost of capital and the risks associated with each class of capital. The Board approves any material adjustments to the capital structure in terms of the relative proportions of debt and equity.

Ryanair has generally been able to generate sufficient funds from operations to meet its non-aircraft acquisition-related working capital requirements. Management believes that the working capital available to the Company is sufficient for its present requirements and will be sufficient to meet its anticipated requirements for capital expenditures and other cash requirements for the 2017 fiscal year.

(h) Guarantees

Details of the Company s guarantees and the related accounting have been disclosed in Note 23 to the consolidated financial statements.

(i) Sensitivity analysis

(i) Interest rate risk: Based on the levels of and composition of year-end interest bearing assets and liabilities, including derivatives, at March 31, 2017, a plus or minus one-percentage-point movement in interest rates would result in a respective increase or decrease of 25.8 million (net of tax) in net interest income and expense in the income statement (2016: 29.3 million; 2015: 32.9 million) and a nil increase or decrease in equity (2016: 4.8 million; 2015: 9.6 million). All of the Group s interest rate swaps are used to swap variable rate debt to fixed rate debt; consequently, any changes in interest rates would have an equal and opposite income statement effect for both the interest rate swaps and the debt.

(ii) Foreign currency risk: A plus or minus change of 10% in relevant foreign currency exchange rates, based on outstanding foreign currency-denominated financial assets and financial liabilities at March 31, 2017 would have no impact on the income statement (net of tax) (2016: 0.1 million; 2015: 3.2 million). The same movement of 10% in foreign currency exchange rates would have a positive 336.1 million impact (net of tax) on equity if the rate fell by 10% and a negative 410.7 million impact (net of tax) if the rate increased by 10% (2016: 567.6 million positive or 464.4 million negative; 2015: 818.7 million positive or 766.4 million negative).

12. Deferred and current taxation

The components of the deferred and current taxation in the balance sheet are as follows:

	2017	2016	2015
	Μ	Μ	Μ
Current tax (assets)/liabilities			
Corporation tax (prepayment)/provision	2.9	20.9	(0.8)
Total current tax (assets)/liabilities	2.9	20.9	(0.8)
Deferred tax liabilities			
Origination and reversal of temporary differences on property, plant and equipment,			
derivatives, pensions and available-for-sale securities	473.1	385.5	462.3
Total deferred tax liabilities	473.1	385.5	462.3
Total deferred tax liabilities (net)	473.1	385.5	462.3
Total tax liabilities (net)	476.0	406.4	461.5

		At March 31,			
	2017	2016	2015		
	Μ	Μ	Μ		
Reconciliation of current tax					
At beginning of year	20.9	(0.8)	(1.1)		
Corporation tax charge in year	143.6	149.2	90.1		

Other adjustments			(1.4)
Tax paid	(161.6)	(127.5)	(88.4)
At end of year	2.9	20.9	(0.8)

		At March 31,	
	2017	2016	2015
	Μ	Μ	Μ
Reconciliation of deferred tax			
At beginning of year	385.5	462.3	368.6
New temporary differences on property, plant and equipment, derivatives, pensions			
and other items	87.6	(76.8)	93.7
At end of year	473.1	385.5	462.3

The charge in the year to March 31, 2017 consisted of temporary differences of a charge of 10.5 million for property, plant and equipment and a charge of 0.3 million for other temporary differences, both recognized in the income statement, and a charge of 76.6 million for derivatives recognized in other comprehensive income. The charge in the year to March 31, 2016 consisted of temporary differences of a charge of 15.3 million for property,

Table of Contents

plant and equipment and a credit of 1.7 million for other temporary differences, both recognised in the income statement, and a credit of 90.2 million for derivatives and a credit of 0.1 million for pensions, both recognised in other comprehensive income. The charge in the year to March 31, 2015 consisted of temporary differences of a charge of 26.5 million for property, plant and equipment and a credit of 0.9 million for other temporary differences, both recognised in the income statement, and a charge of 68.5 million for derivatives and a credit of 0.4 million for pensions, both recognised in other comprehensive income.

The components of the tax expense in the income statement were as follows:

	Year ended March 31, 2017 M	Year ended March 31, 2016 M	Year ended March 31, 2015 M
Corporation tax charge in year	143.6	149.2	90.1
Deferred tax charge relating to origination and reversal of temporary			
differences	10.8	13.6	25.6
	154.4	162.8	115.7

The following table reconciles the statutory rate of Irish corporation tax to the Company s effective corporation tax rate:

	Year ended March 31, 2017 %	Year ended March 31, 2016 %	Year ended March 31, 2015 %
Statutory rate of Irish corporation tax	12.5	12.5	12.5
Adjustments for earnings taxed at higher rates			0.1
Adjustments for earnings taxed at lower rates	(2.2)	(0.1)	(0.6)
Other differences	0.2	(0.8)	(0.2)
Total effective rate of taxation	10.5	11.6	11.8

Deferred tax applicable to items charged or credited to other comprehensive income were as follows:

		At March 31,		
	2017	2016	2015	
	Μ	Μ	Μ	
Defined benefit pension obligations		(0.1)	(0.4)	
Derivative financial instruments	76.6	(90.2)	68.5	
Total tax charge in other comprehensive income	76.6	(90.3)	68.1	

The majority of current and deferred tax recorded in each of fiscal years 2017, 2016 and 2015 relates to domestic tax charges and there is no expiry date associated with these temporary differences. In fiscal year 2017, the Irish corporation tax rate remained at 12.5%.

The principal components of deferred tax at each year-end were:

	At March 31,		
	2017	2016	2015
	Μ	Μ	Μ
Arising on capital allowances and other temporary differences	435.6	424.6	411.1
Arising on derivatives	38.1	(38.5)	51.7
Arising on pension	(0.6)	(0.6)	(0.5)
Total	473.1	385.5	462.3

The Company recognised all required deferred tax assets and liabilities at March 31, 2017, 2016 and 2015. No deferred tax has been provided for un-remitted earnings of overseas subsidiaries as there is no immediate intention to remit these to Ireland. No temporary differences arise on the carrying value of the tax base of subsidiary companies as the Company s trading subsidiaries are resident in countries with which Ireland has concluded double taxation agreements.

13. **Provisions**

	At March 31,			
	2017 2016		2015	
	М	Μ	Μ	
Provision for aircraft maintenance on operating leased aircraft (a)	133.3	144.4	176.2	
Provision for pension obligation (b)	4.9	4.9	4.6	
	138.2	149.3	180.8	

	At March 31,		
	2017	2016	2015
	Μ	Μ	Μ
(a) Provision for aircraft maintenance on operating leased aircraft			
At beginning of year	144.4	176.2	132.2
Increase in provision during the year	25.6	29.5	44.0
Utilisation of provision upon the hand-back of aircraft	(36.7)	(61.3)	
At end of year	133.3	144.4	176.2

During the 2017 fiscal year, the Company returned 10 aircraft held under operating lease to the lessors.

The expected timing of the outflows of economic benefits associated with the provision at March 31, 2017, 2016 and 2015 are as follows:

	Carrying Value M	2018 M	2019 M	2020 M	2021 M	Thereafter M
At March 31, 2017						
Provision for leased aircraft maintenance	133.3	65.5	36.4	25.3	6.1	
	Carrying Value M	2017 M	2018 M	2019 M	2020 M	Thereafter M
At March 31, 2016						
Provision for leased aircraft maintenance	144.4	69.4	18.7	29.7	21.2	5.4
	Carrying Value M	2016 M	2017 M	2018 M	2019 M	Thereafter M
At March 31, 2015						
Provision for leased aircraft maintenance	176.2	65.4	51.4	15.0	22.9	21.5

	2017 M	At March 31, 2016 M	2015 M
(b) Provision for pension obligation At beginning of year	4.9	4.6	1.7

Movement during the year		0.3	2.9
At end of year	4.9	4.9	4.6

See Note 21 to the consolidated financial statements for further details.

Table of Contents

14. Other creditors

This consists of deferred gains arising from the sale and leaseback of aircraft. During fiscal year 2017, 10 sale-and-leaseback aircraft were returned and Ryanair did not enter into sale-and-leaseback arrangements for any new Boeing 737-800 next generation aircraft (2016: 8; 2015: nil). Total sale-and-leaseback aircraft at March 31, 2017 was 33.

15. Issued share capital, share premium account and share options

(a) Share capital

	2017 M	At March 31, 2016 M	2015 M
Authorised/Share Capital reorganisation			
1,550,000,000 ordinary equity shares of 0.600 euro cent each	9.3	9.3	
1,368,000,000 B Shares of 0.050 euro cent each	0.7	0.7	
1,368,000,000 Deferred shares of 0.050 euro cent each	0.7	0.7	
	10.7	10.7	
Authorised:			
1,680,000,000 ordinary equity shares of 0.635 euro cent each			10.7
Allotted, called-up and fully paid:			
1,217,870,999 ordinary equity shares of 0.600 euro cent each	7.3		
1,290,739,865 ordinary equity shares of 0.600 euro cent each		7.7	
1,377,661,859 ordinary equity shares of 0.635 euro cent each			8.7

During fiscal year 2016, the Group returned 398 million to shareholders via a B share scheme, and completed a capital reorganisation which involved the consolidation of its ordinary share capital on a 39 for 40 basis. The Group s shareholders approved the creation of two new authorised share classes being the B Shares and Deferred Shares classes to effect this B share scheme and 1,353,149,541 B Shares and 663,060,175 Deferred Shares were subsequently issued. Arising out of the ordinary share consolidation the number of ordinary equity shares in issue was reduced by 33,828,739 ordinary equity shares from 1,353,149,541 immediately prior to the implementation of the B Share scheme to 1,319,320,802 ordinary equity shares in issue upon completion of the B Share scheme and the nominal value of an ordinary equity share was reduced from 0.635 euro cent each to 0.6 euro cent each. All B Shares and Deferred Shares issued in connection with the B Share scheme were either redeemed or cancelled during the year ended 31 March 2016 such that there were no B Shares or Deferred Shares remaining in issue as at 31 March 2016.

Other movement in the share capital balance year-on-year principally relates to the cancellation of 72.8 million shares relating to share buy-backs (2016: 53.5 million; 2015: 10.6 million). There were no new shares issued in fiscal year 2017. (2016: 0.3 million; 2015: 5.0 million)

Ordinary equity shares do not confer on the holders thereof the specific right to be paid a dividend out of profits.

(c)

(b) Share premium account

	At March 31,			
	2017 2016		2015	
	Μ	Μ	Μ	
Balance at beginning of year	719.4	718.6	704.2	
Share premium arising from the exercise of 0.3 million options in fiscal				
year 2016, 5.0 million options in fiscal year 2015		0.8	14.4	
Balance at end of year	719.4	719.4	718.6	

Share options and share purchase arrangements

The Company has adopted a number of share option plans, which allow current or future employees or executive directors to purchase shares in the Company up to an aggregate of approximately 5% (when aggregated with other ordinary shares over which options are granted and which have not yet been exercised) of the outstanding ordinary shares of Ryanair Holdings plc, subject to certain conditions. All grants are subject to approval by the Remuneration Committee. These are exercisable at a price equal to the market price of the ordinary shares at the time options are granted. The key terms of these option plans include the requirement that certain employees remain in employment with the Company for a specified period of time and that the Company achieves certain net profit targets and/or share price targets.

Details of the share options outstanding are set out below:

	Share Options M	Weighted Average Exercise Price
Outstanding at March 31, 2014	5.8	3.04
Exercised	(5.0)	2.88
Granted	18.5	6.91
Expired	(0.5)	4.99
Forfeited	(0.8)	6.25
Outstanding at March 31, 2015	18.0	6.86
Exercised	(0.3)	2.56
Granted	0.1	11.38
Forfeited	(0.5)	6.25
Outstanding at March 31, 2016	17.3	6.97
Granted	3.0	12.0
Forfeited	(0.2)	9.42
Outstanding at March 31, 2017	20.1	7.70

The mid-market price of Ryanair Holdings plc s ordinary shares on the Irish Stock Exchange at March 31, 2017 was 14.53 (2016: 14.17; 2015: 11.13). The highest and lowest prices at which the Company s shares traded on the Irish Stock Exchange in the 2017 fiscal year were 14.96 and 10.46 respectively (2016 fiscal year were 15.35 and 10.47 respectively; 2015: 11.13 and 6.35, respectively). There were no options exercisable at March 31, 2017 (2016: nil; 2015: 0.3 million). The average share price for the 2017 fiscal year was 13.28 (2016: 13.06; 2015: 8.12).

There were no options exercised during the 2017 fiscal year. The weighted average share price (as of the dates of exercises) for all options exercised during the 2016 fiscal year was 11.70 (2015: 8.56).

At March 31, 2017 the range of exercise prices and weighted average remaining contractual life of outstanding options are shown in the table below.

	Options outstanding Weighted-		
Range of exercise	Number outstanding	average remaining contractual life	Weighted- average exercise
price ()	M	(years)	price ()
6.25-7.99	12.1	5.1	6.39
8.00-12.00	8.0	5.3	9.69

The Company has accounted for its share option grants to employees at fair value, in accordance with IFRS 2, using a binomial lattice model to value the option grants. This has resulted in a charge of 5.7 million to the income statement (2016: 5.9 million charge; 2015: 0.5 million charge) being recognised within the income statement in accordance with employee services rendered.

The table below shows, for all share option grants, the weighted-average assumptions used in the binomial lattice model and the resulting weighted-average grant date fair value of share options granted in 2017:

	Year ended March 31, 2017
Fair value at grant date	1.29
Share price at grant date	12.00
Exercise Price	12.00
Dividend yield	3%
Volatility	25%
Risk free interest rate	0%
Expected term (years)	7 years

A blend of the historical and implied volatilities of the Company s own ordinary shares is used to determine expected volatility for share option granted. The weighted-average volatility is determined by calculating the weighted-average of volatilities for all share options granted in a given year. The expected term of share option grants represents the weighted-average period the awards are expected to remain outstanding. For share options granted in 2017, we estimated the weighted-average expected term based on historical exercise data. The service period is five years.

The risk-free interest rate assumption was based on Eurozone zero-coupon bond instruments whose term was consistent with the expected term of the share option granted. The expected dividend yield assumption was based on our history and expectation of dividend payouts.

16. Other equity reserves

The total share based payments reserve at March 31, 2017 was 14.9 million (2016: 9.2 million; 2015: 3.7 million). The available-for-sale financial asset reserve at March 31, 2017 was nil (2016: nil; 2015: 291.4 million). The treasury reserve amounted to nil million at March 31, 2017 (2016: negative 7.3 million 2015: negative 3.2 million). The total cash-flow hedge reserve amounted to 221.9 million at March 31, 2017 (2016: negative 300.6 million; 2015: positive 308.5 million). Further details of the group s derivatives are set out in Notes 5 and 11 to the consolidated financial statements.

17. Analysis of operating revenues and segmental analysis

The Company is managed as a single business unit that provides low fares airline-related services, including scheduled services, internet and other related services to third parties across a European route network. The Company operates a single fleet of aircraft that is deployed through a single route scheduling system.

The Company determines and presents operating segments based on the information that internally is provided to Michael O Leary, CEO, who is the Company s Chief Operating Decision Maker (CODM). When

Table of Contents

making resource allocation decisions, the CODM evaluates route revenue and yield data, however resource allocation decisions are made based on the entire route network and the deployment of the entire aircraft fleet, which are uniform in type. The objective in making resource allocation decisions is to maximise consolidated financial results, rather than results on individual routes within the network.

The CODM assesses the performance of the business based on the consolidated adjusted profit/(loss) after tax of the Company for the year. This measure excludes the effects of certain income and expense items, which are unusual, by virtue of their size and incidence, in the context of the Company s ongoing core operations, such as the impairment of a financial asset investment, accelerated depreciation related to aircraft disposals and one off release of ticket sale revenue.

All segment revenue is derived wholly from external customers and, as the Company has a single reportable segment, inter-segment revenue is zero.

The Company s major revenue-generating asset class comprises its aircraft fleet, which is flexibly employed across the Company s integrated route network and is directly attributable to its reportable segment operations. In addition, as the Company is managed as a single business unit, all other assets and liabilities have been allocated to the Company s single reportable segment.

There have been no changes to the basis of segmentation or the measurement basis for the segment profit or loss since the prior year.

Reportable segment information is presented as follows:

	Year ended March 31, 2017 M	Year ended March 31, 2016 M	Year ended March 31, 2015 M
External revenues	6,647.8	6,535.8	5,654.0
Reportable segment profit after income tax	1,315.9	1,241.6(i)	866.7
Other segment information:			
Depreciation	(497.5)	(427.3)	(377.7)
Finance income	4.2	17.9	17.9
Finance expense	(67.2)	(71.1)	(74.2)
Capital expenditure cash	(1,449.8)	(1,217.7)	(788.5)

At March 31,	At March 31,	At March 31,
2017	2016	2015
Μ	Μ	Μ

Reportable segment assets (ii)	11,989.7	11,218.3	11,814.4
Reportable segment liabilities	7,566.7	7,621.5	8,150.3

(i) Adjusted profit after income tax excludes the gain of 317.5 million on the sale of the Aer Lingus Shareholding recognised in the financial year ended March 31, 2016.

(ii) Excludes the available-for-sale financial asset in 2015.

Entity-wide disclosures:

Geographical information for revenue by country of origin is as follows:

	Year ended March 31, 2017 M	Year ended March 31, 2016 M	Year ended March 31, 2015 M
Ireland	739.0	672.9	560.7
United Kingdom	1,690.3	1,843.9	1,550.1
Other European countries	4,218.5	4,019.0	3,543.2
	6,647.8	6,535.8	5,654.0

Ancillary revenues included in total revenue above comprise:

	Year ended March 31, 2017 M	Year ended March 31, 2016 M	Year ended March 31, 2015 M
Non-flight scheduled	1,511.2	1,329.6	1,164.4
In-flight	182.0	153.4	128.1
Internet income	86.5	85.6	101.2
	1,779.7	1,568.6	1,393.7

Non-flight scheduled revenue arises from the sale of rail and bus tickets, hotel reservations, car hire and other sources, including excess baggage charges and administration fees, all directly attributable to the low-fares business.

All of the Company s operating profit arises from low-fares airline-related activities, its only business segment. The major revenue earning assets of the Company are its aircraft, which are registered in Ireland and therefore profits accrue principally in Ireland. Since the Company s aircraft fleet is flexibly employed across its route network in Europe, there is no suitable basis of allocating such assets and related liabilities to geographical segments.

18. Staff numbers and costs

The average weekly number of staff, including the executive director, during the year, analysed by category, was as follows:

	Year ended March 31, 2017	Year ended March 31, 2016	Year ended March 31, 2015
Flight and cabin crew	11,150	9,777	8,699
Sales, operations, management and administration	1,288	1,149	887
	12,438	10,926	9,586

At March 31, 2017 the company had a team of 13,026 aviation professionals (2016: 11,458; 2015: 9,393).

The aggregate payroll costs of these persons were as follows:

	Year ended March 31, 2017 M	Year ended March 31, 2016 M	Year ended March 31, 2015 M
Staff and related costs	599.5	551.9	479.1
Social welfare costs	23.0	23.1	19.8
Other pension costs (a)	4.8	4.5	3.5
Share based payments (b)	5.7	5.9	0.5
	633.0	585.4	502.9

⁽a) Costs in respect of defined-contribution benefit plans and other pension arrangements were 4.8 million in 2017 (2016: 4.2 million; 2015: 3.2 million) while costs associated with the defined benefit plans included here were nil million in 2017 (2016: 0.3 million; 2015: 0.3 million). (See Note 21 to the consolidated financial statements).

⁽b) In the year ended March 31, 2017 the charge in the income statement of 5.7 million for share based compensation comprises a charge for the fair value of various share options granted, which are being recognised in the income statement in accordance with services rendered.

F-44

19. Statutory and other information

	Year ended March 31, 2017 M	Year ended March 31, 2016 M	Year ended March 31, 2015 M
Directors emoluments:			
-Fees	0.6	0.6	0.5
-Share based compensation	1.5	1.6	0.6
-Other emoluments, including bonus and pension contributions	2.0	1.9	1.9
Total directors emoluments	4.1	4.1	3.0
Auditor s remuneration (including reimbursement of outlay):			
- Audit services (i)	0.4	0.4	0.5
- Tax advisory services (ii)	0.5	0.3	0.3
Total fees	0.9	0.7	0.8
Included within the above total fees, the following fees were payable to other KPMG firms outside of Ireland:			
Audit services			
Tax services	0.2	0.1	0.2
Total fees	0.2	0.1	0.2
Depreciation of owned property, plant and equipment	478.7	403.4	357.8
Depreciation of property, plant and equipment held under finance leases	18.8	23.9	19.9
Operating lease charges, principally for aircraft	86.1	115.1	109.4

(i) Audit services comprise audit work performed on the consolidated financial statements. In 2017, 1,000 (2016: 1,000; 2015: 1,000) of audit fees relate to the audit of the Parent Company.

(ii) Tax services include all services, except those services specifically related to the audit of financial statements, performed by the independent auditor s tax personnel, supporting tax-related regulatory requirements, and tax compliance and reporting.

(a) Fees and emoluments - executive director

	Year ended March 31, 2017 M	Year ended March 31, 2016 M	Year ended March 31, 2015 M
Basic salary	1.06	1.06	0.99
Bonus (performance and target-related)	0.95	0.85	0.85
Share based compensation	1.25	1.25	0.52
	3.26	3.16	2.36

During the years ended March 31, 2017, 2016, and 2015 Michael O Leary was the only executive director.

(b) Fees and emoluments non-executive directors

	Year ended March 31, 2017 M	Year ended March 31, 2016 M	Year ended March 31, 2015 M
Fees			
David Bonderman	0.10	0.10	0.10
Michael Cawley	0.05	0.05	0.03
Michael Horgan (i)		0.02	0.04
John Leahy (ii)	0.01	0.02	
Charles McCreevy	0.05	0.05	0.05
Declan McKeon	0.05	0.05	0.05
Kyran McLaughlin	0.05	0.05	0.05
Howard Millar (iii)	0.05	0.02	
Dick Milliken	0.05	0.05	0.05
Mike O Brien (ii)	0.03		
Julie O Neill	0.05	0.05	0.05
James Osborne	0.05	0.05	0.05
Louise Phelan	0.05	0.05	0.05
	0.59	0.56	0.52
Emoluments			
Michael Horgan (i)		0.02	0.04
John Leahy (ii)	0.01	0.02	
Mike O Brien (ii)	0.03		
Share based compensation	0.27	0.30	0.06
Total	0.90	0.90	0.62

(i) Michael Horgan resigned from the Board of Directors in September 2015.

(ii) John Leahy served on the Board of Directors between August 2015 and September 2016. Mike O Brien was appointed to the Board in May 2016.

(iii) Howard Millar was appointed to the Board of Directors effective in August 2015.

(c) **Pension benefits**

From October 1, 2008, Michael O Leary was no longer an active member of a Company defined-benefit plan. The total accumulated accrued benefit for Michael O Leary at March 31, 2017 was 0.1 million (2016: 0.1 million; 2015 0.1 million). Pension benefits have been computed in accordance with Section 6.8 of the Listing Rules of the Irish Stock Exchange. Increases in transfer values of the accrued benefits have been calculated as at the year-end in accordance with version 1.1 of Actuarial Standard of Practice PEN-11. No non-executive directors are members of the Company defined-benefit plan.

Michael O Leary is a member of a defined-contribution plan. During the years ended March 31, 2017, 2016, and 2015 the Company did not make contributions to the defined-contribution plan for Michael O Leary. No non-executive directors are members of the Company defined-contribution plan.

(d) Shares and share options

(i) Shares

Ryanair Holdings plc is listed on the Irish, London and NASDAQ stock exchanges.

Table of Contents

The beneficial interests as at March 31, 2017, 2016 and 2015 of the directors in office at March 31, 2017 and of their spouses and dependent children in the share capital of the Company are as follows:

	No. of Shares at March 31,		
	2017	2016 (a)	2015
David Bonderman	7,535,454	7,535,454	7,680,671
Michael Cawley	756,198	756,198	615,588
Kyran McLaughlin	225,000	225,000	225,000
Howard Millar	390,000	390,000	
Dick Milliken	9,750	9,750	10,000
Michael O Leary	50,096,725	50,096,725	51,381,256
James Osborne	302,500	302,500	310,256
Louise Phelan	6,825	6,825	7,000

(a) On October 27, 2015, the Company completed a capital reorganisation which involved the consolidation of its ordinary share capital on a 39 for 40 basis, thus reducing the shareholdings of all directors in the fiscal year 2016 (before taking account of other additions or disposals of shares undertaken by directors).

(ii) Share options

The share options held by each director in office at the end of fiscal year 2017 were as follows:

	No. of Options at March 31,		
	2017	2016	2015
David Bonderman (a)	30,000	30,000	30,000
Michael Cawley (a)	30,000	30,000	30,000
Charles McCreevy (a)	30,000	30,000	30,000
Declan McKeon (a)	30,000	30,000	30,000
Kyran McLaughlin (a)	30,000	30,000	30,000
Howard Millar (c)	30,000	30,000	
Dick Milliken (a)	30,000	30,000	30,000
Michael O Leary (b)	5,000,000	5,000,000	5,000,000
Julie O Neill (a)	30,000	30,000	30,000
James Osborne (a)	30,000	30,000	30,000
Louise Phelan (a)	30,000	30,000	30,000

⁽a) These options were granted to these directors at an exercise price of 6.25 (the market value at the date of grant) during the 2015 fiscal year and are exercisable between June 2019 and July 2022 subject to the director still being a non-executive director of the Company through April 30, 2019.

(b) These options were granted to Mr. O Leary during fiscal year 2015 at an exercise price of 8.345 (the market value at the date of grant) and are exercisable between September 2019 and November 2021 subject to him still being an employee of the Company through July 31, 2019.

(c) These options were granted to these directors at an exercise price of 11.38 (the market value at the date of grant) during the 2016 fiscal year and are exercisable between August 2019 and August 2021 subject to the director still being a non-executive director of the Company through April 30, 2019.

In the 2017 fiscal year the Company incurred total share-based compensation expense of 1.5 million (2016: 1.6 million; 2015: 0.6 million) in relation to directors.

20. Finance expense

	Year ended March 31, 2017 M	Year ended March 31, 2016 M	Year ended March 31, 2015 M
Interest payable on bank loans	67.2	70.9	74.1
Interest arising on pension liabilities		0.2	0.1
	67.2	71.1	74.2

21. Pensions

At March 31, 2017 the Company operated defined-contribution schemes.

During fiscal year 2016 the Company closed the defined benefit plan for U.K. employees to future accruals. The net pension liability recognized in the consolidated balance sheet for the scheme at March 31, 2017 was 4.1 million (2016: 4.1 million; 2015: 4.2 million). Costs associated with the scheme during fiscal year 2017 was 0.3 million (2016: 0.3 million; 2015: 0.3 million).

The amounts recognised in the consolidated balance sheet in respect of defined benefit plans are as follows:

	At March 31,		
	2017	2016	2015
	М	Μ	Μ
Present value of benefit obligations	(15.0)	(15.0)	(16.7)
Fair value of plan assets	10.3	10.3	12.0
Present value of net obligations	(4.7)	(4.7)	(4.7)
Related deferred tax asset	0.6	0.6	0.5
Net pension liability	(4.1)	(4.1)	(4.2)

Defined-contribution schemes

The Company operates defined-contribution retirement plans in Ireland and the U.K. The costs of these plans are charged to the consolidated income statement in the period in which they are incurred. The pension cost of these defined-contribution plans was 4.8 million in 2016 (2016: 4.2 million; 2015: 3.2 million).

	At March 31,		
	2017	2016	2015
Basic earnings per ordinary share (in euro cent)	105.30	116.26	62.59
Diluted earnings per ordinary share (in euro cent)	104.64	115.63	62.46
Number of ordinary shares (in Ms) used for EPS			
Basic	1,249.7	1,341.0	1,384.7
Diluted (a)	1,257.5	1,348.4	1,387.6

(a) Details of share options in issue have been described more fully in Note 15 to the consolidated financial statements. See below for explanation of diluted number of ordinary shares.

Diluted earnings per share takes account solely of the potential future exercise of share options granted under the Company s share option schemes. For the 2017 fiscal year, the weighted average number of shares in issue of 1,257.5 million includes weighted average share options assumed to be converted, and equal to a total of 7.8 million shares. For the 2016 fiscal year, the weighted average number of shares in issue of 1,348.4 million includes weighted average share options assumed to be converted, and equal to a total of 7.8 million shares. For the 2016 fiscal year, the weighted average number of shares in issue of 1,348.4 million includes weighted average share options assumed to be converted, and equal to a total of 7.4 million shares. For the 2015 fiscal year, the weighted average number of shares in issue of 1,387.6 million includes weighted average share options assumed to be converted, and equal to a total of 2.9 million shares.

23. Commitments and contingencies

Commitments

In March 2013, the Group entered into a contract with Boeing (the 2013 Boeing Contract) whereby the Group agreed to purchase 175 Boeing 737-800 next-generation aircraft over a five year period from calendar 2014 to 2018. This agreement was approved at an EGM of Ryanair Holdings plc on June 18, 2013.

In April 2014, the Group agreed to purchase an additional 5 Boeing 737-800 next-generation aircraft for delivery in fiscal year 2016 on the same terms and conditions as the 2013 Boeing Contract. In March 2015, the Group announced the purchase of an additional 3 Boeing 737-800 aircraft for delivery in early 2016 on the same terms as the 2013 Boeing Contract. This brings the total firm new deliveries to 183 aircraft.

In September 2014, the Group agreed to purchase up to 200 (100 firm orders and 100 subject to option) Boeing 737-MAX-200 aircraft from The Boeing Corporation during the period fiscal year 2019 to fiscal year 2024 (the 2014 Boeing Contract). This agreement was approved at an EGM of Ryanair Holdings plc on November 28, 2014.

The table below details the firm aircraft delivery schedule at March 31, 2017 and March 31, 2016 for the Group pursuant to the 2013 and 2014 Boeing contracts.

	Aircraft Delivered at March 31, 2017	Firm Aircraft Deliveries Fiscal Year 2018	Firm Aircraft Deliveries Post Fiscal Years 2017/2018	Total Firm Aircraft	Basic price per aircraft (U.S.\$ million)	Firm Aircraft Deliveries Fiscal Years 2015-2017 at March 31, 2016
2013 Contract	104	50	29	183	78.49	52
2014 Contract			100	100	102.50	
Total	104	50	129	283		52

The Basic Price (equivalent to a standard list price for an aircraft of this type) for each aircraft governed by the 2013 Boeing contract will be increased by (a) an estimated U.S.\$2.9 million per aircraft for certain buyer furnished equipment the Group has asked Boeing to purchase and install on each of the aircraft, and (b) an Escalation Factor designed to increase the Basic Price, as defined in the purchase agreement, of any individual aircraft by applying a formula which reflects increases in the published U.S. Employment Cost and Producer Price indices between the time the Basic Price was set and the period of 18 to 24 months prior to the delivery of such aircraft.

The Basic Price (equivalent to a standard list price for an aircraft of this type) for each aircraft governed by the 2014 Boeing contract will be increased by (a) an estimated U.S.\$2.0 million per aircraft for certain buyer furnished equipment the Group has asked Boeing to purchase and

install on each of the aircraft, and (b) an Escalation Factor designed to increase the Basic Price, as defined in the purchase agreement, of any individual aircraft by applying a formula which reflects increases in the published U.S. Employment Cost and Producer Price indices between the time the Basic Price was set and the period of 18 to 24 months prior to the delivery of such aircraft.

Boeing has granted Ryanair certain price concessions as part of the Boeing 2013 Contract and the 2014 Contract. These take the form of credit memoranda to the Group for the amount of such concessions, which the Group may apply toward the purchase of goods and services from Boeing or toward certain payments, other than advance payments, in respect of the purchase of the aircraft under the various Boeing contracts.

Boeing and CFMI (the manufacturer of the engines to be fitted on the purchased aircraft) have also agreed to give the Group certain allowances in addition to providing other goods and services to the Group on concessionary terms. These credit memoranda and allowances will effectively reduce the price of each aircraft to the Group. As a result, the effective price of each aircraft (the purchase price of the new aircraft net of discounts received from Boeing) will be significantly below the Basic Price mentioned above. At March 31, 2017 and March 31, 2016, the total potential commitment to acquire all 179 (2016: 231) firm aircraft, not taking such increases and decreases into account, will be approximately U.S. \$16.5 billion (2016: U.S. \$20.5 billion).

Table of Contents

Operating leases

The Company financed 76 of the Boeing 737-800 aircraft delivered between December 2003 and March 2014 under 7-year, sale-and-leaseback arrangements with a number of international leasing companies, pursuant to which each lessor purchased an aircraft and leased it to Ryanair under an operating lease. Between October 2010 and March 2017, 43 operating lease aircraft were returned to the lessor at the agreed maturity date of the lease. At March 31, 2017 Ryanair had 33 operating lease aircraft in the fleet. As a result, Ryanair operates, but does not own, these aircraft. Ryanair has no right or obligation to acquire these aircraft at the end of the relevant lease terms. All 33 remaining operating leases are U.S. dollar-denominated which require Ryanair to make fixed rental payments. The Company has an option to extend the initial period of seven years on 16 of the 33 remaining operating lease aircraft as at March 31, 2017, on pre-determined terms. As at March 31, 2017 the Board had approved extensions on 10 of these 16 leases. The following table sets out the total future minimum payments of leasing 33 aircraft (2016: 43 aircraft; 2015: 51 aircraft), at March 31, 2017, 2016 and 2015, respectively:

	At March 31,		
	2017	2016	2015
	Minimum	Minimum	Minimum
	payments	payments	payments
	Μ	Μ	Μ
Due within one year	88.9	93.5	139.9
Due between one and five years	142.9	184.8	272.7
Due after five years		0.5	20.2
Total	231.8	278.8	432.8

Finance leases

The Company financed 30 Boeing 737-800 aircraft delivered between March 2005 and March 2014 with 13-year euro-denominated Japanese Operating Leases with Call Options (JOLCOs). These structures are accounted for as finance leases and are initially recorded at fair value in the Company s balance sheet. Under each of these contracts, Ryanair has a call option to purchase the aircraft at a pre-determined price after a period of 10.5 years, which it may exercise. Ryanair exercised this option for 4 of these aircraft in fiscal year 2017 (2016: 0; 2015: 4). 6 aircraft have been financed through euro-denominated 12 year amortising commercial debt transactions.

The following table sets out the total future minimum payments of leasing the remaining 22 aircraft (2016: 26 aircraft; 2015: 26 aircraft) under JOLCOs at March 31, 2017, 2016 and 2015, respectively:

	20	17	At Mai 20	rch 31, 16	201	15
		Present		Present		Present
		value of		value of		value of
	Minimum	Minimum	Minimum	Minimum	Minimum	Minimum
	payments	payments	payments	payments	payments	payments
	Μ	Μ	Μ	Μ	Μ	Μ
Due within one year	131.5	126.5	110.6	106.4	52.7	49.8

Due between one and five						
years	327.9	290.5	460.1	401.7	565.7	284.1
Due after five years						
Total minimum lease						
payments	459.5	417.0	570.7	508.1	618.4	333.9
Less amounts allocated to						
future financing costs	(2.9)	(2.7)	(5.4)	(5.0)	(10.1)	
Present value of minimum						
lease payments	456.6	414.3	565.3	503.1	608.3	333.9

Commitments resulting from the use of derivative financial instruments by the Company are described in Notes 5 and 11 to the consolidated financial statements.

Table of Contents

Contingencies

The Company is engaged in litigation arising in the ordinary course of its business. Management does not believe that any such litigation will individually or in aggregate have a material adverse effect on the financial condition of the Company. Should the Company be unsuccessful in these litigation actions, management believes the possible liabilities then arising cannot be determined but are not expected to have a material adverse effect on the Company s results of operations or financial position.

In January 2010, the European Commission concluded that the financial arrangements between Bratislava airport in Slovakia and Ryanair do not constitute state aid within the meaning of EU rules, because these arrangements were in line with market terms. In July 2012, the European Commission similarly concluded that the financial arrangements between Tampere airport in Finland and Ryanair do not constitute state aid. In February 2014, the European Commission found that the financial arrangements between Aarhus, Berlin (Schönefeld) and Marseille airports, and Ryanair, do not constitute state aid. In July 2014, the European Commission announced a no state aid decision in respect of Dusseldorf (Weeze) airport. In October 2014, the European Commission concluded that Ryanair s agreements with the Brussels (Charleroi), Frankfurt (Hahn), Alghero and Stockholm (Västerås) airports did not constitute state aid. In February 2017, the European Commission found that the 2000 agreement between Ryanair and Lübeck airport did not constitute state aid. Between 2014 and 2016, the European Commission announced findings of state aid to Ryanair in its arrangements with Pau, Nimes, Angouleme, Altenburg, Zweibrücken, Cagliari and Klagenfurt airports, ordering Ryanair to repay a total of approximately 23.7 million of alleged aid. Ryanair is appealing the 7 aid decisions to the EU General court. These appeal proceedings are expected to take between 2 and 4 years.

Ryanair is facing similar legal challenges with respect to agreements with certain other airports, notably Lübeck (the 2010 agreement), Paris (Beauvais), La Rochelle, Carcassonne, Girona, Reus and Târgu Mureş. These investigations are ongoing and Ryanair currently expects that they will conclude in late 2017, with any European Commission decisions appealable to the EU General Court.

A state aid complaint by Lufthansa about Ryanair s cost base at Frankfurt (Hahn) is being reviewed by German courts. In 2017, the German Supreme Court ruled in Ryanair s favor in relation to Air Berlin s state aid complaint regarding Ryanair s 2000 arrangement with Lübeck airport, and ruled that the case must be re-heard by lower courts. However, the European Commission s February 2017 finding of no aid to Ryanair regarding this 2000 arrangement with Lübeck airport undermines the national court case. In addition, Ryanair has been involved in legal challenges including allegations of state aid at Alghero, Marseille and Berlin Schönefeld airports. The Alghero case (initiated by Air One) was dismissed in its entirety in April 2011. The Marseille case was withdrawn by the plaintiffs (subsidiaries of Air France) in May 2011. The Berlin Schönefeld case, initiated by Germania, was discontinued following the European Commission s finding in February 2014 that Ryanair s arrangement with the airport contained no state aid.

24. Note to cash flow statement

	At March 31,		
	2017	2016	2015
	М	Μ	М
Net funds at beginning of year	311.5	364.3	158.1
Increase/(decrease) in cash and cash equivalents in year	(35.2)	74.6	(545.5)
(Decrease)/increase in financial assets > 3 months	(157.8)	(542.3)	2,106.3
Decrease/(increase) in restricted cash	(1.2)	6.3	(6.6)
FX on U.S. dollar denominated debt	(15.2)	23.7	(76.8)

Net cash flow from (increase)/decrease in debt	(346.3)	384.9	(1,271.2)
Movement in net funds resulting from cash flows	(555.7)	(52.8)	206.2
Net funds/(debt) at end of year	(244.2)	311.5	364.3
Analysed as:			
Cash and cash equivalents, financial assets and restricted cash	4,140.3	4,334.5	4,795.9
Total borrowings*	(4,384.5)	(4,023.0)	(4,431.6)
Net funds/(debt)	(244.2)	311.5	364.3

* includes both current and non-current maturities of debt

25. Shareholder returns

In the year ended March 31, 2017 the Company bought back 36.0 million ordinary shares at a total cost of approximately 468 million under its 886 million share buyback program which commenced in February 2016. This buyback is equivalent to approximately 2.8% of the Company s issued share capital at March 31, 2016. All of these ordinary shares repurchased were cancelled at March 31, 2017.

In addition to the above, in the year ended March 31, 2017, the Company bought back 36.3 million shares a total cost of approximately 550 million under its 550 million share buyback program which commenced in November 2016. This buyback was equivalent to approximately 2.8% of the Company s issued share capital at March 31, 2016. All of these ordinary shares repurchased were cancelled at March 31, 2017.

In the year ended March 31, 2016 the Company bought back 53.7 million ordinary shares at a total cost of approximately 706.1 million. This is equivalent to approximately 4.2% of the Company s issued share capital at March 31, 2016. 53.2 million of these ordinary shares were cancelled at March 31, 2016. The remaining 0.5 million ordinary shares were cancelled on April 1, 2016.

As a result of the share buybacks, in the year ended March 31, 2017, share capital decreased by 72.8 million ordinary shares (53.2 million ordinary shares in the year ended March 31, 2016) with a nominal value of 0.4 million (0.3 million in the year ended March 31, 2016) and the other undenominated capital reserve increased by a corresponding 0.4 million (0.3 million in the year ended March 31, 2016). The other undenominated capital reserve is required to be created under Irish law to preserve permanent capital in the Parent Company.

In addition to the above in November 2015, the Company returned 398 million to shareholders via a B share scheme, and completed a capital reorganisation which involved the consolidation of its ordinary share capital on a 39 for 40 basis which resulted in the reduction of ordinary shares in issue by 33.8 million ordinary shares. The nominal value of an ordinary share was also reduced from 0.635 euro cent each to 0.600 euro cent each under the reorganisation. All B Shares and Deferred Shares issued in connection with the B share scheme were either redeemed or cancelled during the period such that there were no B Shares or Deferred Shares remaining in issue as at March 31, 2016.

In the year ended March 31, 2015 the Company bought back 10.9 million ordinary shares at a total cost of 112.0 million. This is equivalent to approximately 0.8% of the Company s issued share capital at March 31, 2015. 10.6 million ordinary shares repurchased were cancelled as at March 31, 2016. The remaining 0.3 million were cancelled on April 1, 2015. Accordingly, share capital decreased by 10.6 million ordinary shares with a nominal value of 0.1 million and other undenominated capital increased by a corresponding 0.1 million. Other undenominated capital is required to be created under Irish law to preserve permanent capital in the Parent Company.

26. **Post-balance sheet events**

Share Buyback

In May 2017, the Company announced a 600 million share buyback program. Approximately 260 million was spent up to July 20, 2017 to buy-back approximately 14.2 million ordinary shares.

Additionally, in the period to July 20, 2017 the Company spent approximately 39 million to purchase 2.0 million ordinary shares underlying ADRs under its 150 million Evergreen ADR program which was announced in February 2017.

All shares repurchased since March 31, 2017 have been, or will be, cancelled.

Purchase of Aircraft

In June 2017, the Group agreed to purchase an additional 10 Boeing 737-MAX-200 aircraft under the 2014 Boeing contract. 8 of these aircraft will deliver in fiscal year 2020 and the remaining 2 will deliver in fiscal year 2021.

27. Subsidiary undertakings and related party transactions

The following is the principal subsidiary undertaking of Ryanair Holdings plc:

(acquisition) Airside B	Business Park, Swords, Co. Dublin, Irel	and Airline operator
	(acquisition) Airside E	(acquisition) Airside Business Park, Swords, Co. Dublin, Irel

(a) Ryanair DAC is wholly owned by Ryanair Holdings plc.

Information regarding all other subsidiaries will be filed with the Company s next Irish Annual Return as provided for by Section 316(1) of the Irish Companies Act, 2014.

In accordance with the basis of consolidation policy, as described in Note 1 of these consolidated financial statements, the subsidiary undertaking referred to above has been consolidated in the financial statements of Ryanair Holdings plc for the years ended March 31, 2017, 2016 and 2015.

The total amount of remuneration paid to senior key management (defined as the executive team reporting to the Board of Directors) and directors amounted to 10.5 million in the fiscal year ended March 31, 2017 (2016: 10.3 million; 2015: 9.0 million), the majority of which comprises short-term employee benefits.

	Year ended March 31, 2017 M	Year ended March 31, 2016 M	Year ended March 31, 2015 M
Basic salary and bonus	7.5	7.0	7.2
Pension contributions	0.2	0.2	0.2
Share-based compensation expense	2.8	3.1	1.6
	10.5	10.3	9.0

28. Date of approval

The consolidated financial statements were approved by the Board of Directors of the Company on July 21, 2017.

APPENDIX A

GLOSSARY

Certain of the terms included in the section on Selected Operating and Other Data and elsewhere in this annual report on Form 20-F have the meanings indicated below and refer only to Ryanair s scheduled passenger service.

Average Booked Passenger Fare	Represents the average fare paid by a fare-paying passenger who has booked a ticket.
Average Daily Flight Hour Utilization	Represents the average number of flight hours flown in service per day per aircraft for the total fleet of operated aircraft.
Average Fuel Cost Per U.S. Gallon	Represents the average cost per U.S. gallon of jet fuel for the fleet (including fueling charges) after giving effect to fuel hedging arrangements.
Average Length of Passenger Haul	Represents the average number of miles traveled by a fare-paying passenger.
Ancillary Revenue per Booked Passenger	Represents the average revenue earned per booked passenger flown from ancillary services.
Baggage Commissions	Represents the commissions payable to airports on the revenue collected at the airports for excess baggage and airport baggage fees.
Booked Passenger Load Factor	Represents the total number of seats sold as a percentage of total seat capacity on all sectors flown.
Break-even Load Factor	Represents the number of RPMs at which passenger revenues would have been equal to operating expenses divided by ASMs (based on Average Yield per RPM). For the purposes of this calculation, the number of RPMs at which passenger revenues would have been equal to operating expenses is calculated by dividing operating expenses by Average Revenue per RPM.
Cost Per Booked Passenger	Represents operating expenses divided by revenue passengers booked.
Net Margin	Represents profit after taxation as a percentage of total revenues.
Number of Airports Served	Represents the number of airports to/from which the carrier offered scheduled service at the end of the period.
Number of Owned Aircraft Operated	Represents the number of aircraft owned and operated at the end of the period.
Operating Margin	Represents operating profit as a percentage of total revenues.
Part 145	The European regulatory standard for aircraft maintenance established by the European Aviation Safety Agency.
Revenue Passengers Booked	Represents the number of fare-paying passengers booked.
Sectors Flown	Represents the number of passenger flight sectors flown.