BALANCE SHEET (STATEMENT OF FINANCIAL POSITION) on 31 December 2024

		Designation for		(in denars) Amount		
No.	POSITION	ADP	Note number	Current year	Previous year	
1	2	3	4	5	6	
ASSE	TS:			-	-	
	N-CURRENT ASSETS (002+009+020+021+031)	001		14,824,307,437	14,844,824,020	
	ANGIBLE ASSETS (003+004+005+006+007+008)	002		3,300,760,716	3,519,662,652	
	opment expenses	003		0.100.010.550	0.005.010.01	
	essions, patents, licences, trade marks and similar rights	004	7	3,190,618,558	3,385,040,94	
5. Goodv 6. Advan	will acces for procurement of intangible assets	005 006				
	jible assets under construction	000	7	110,142,158	134,621,71	
	intangible assets	008	,	110,142,100	104,021,11	
	NGIBLE ASSETS (010+013+014+015+016+017+018+019)	009		10,655,707,426	10,645,491,99	
10. Real E	Estate (011+012)	010		2,505,160,433	2,635,529,51	
0.a. Land		011	8	27,922,660	27,922,66	
0.b. Buildir	ngs	012	8	2,477,237,773	2,607,606,85	
11. Plants	and equipment	013	8	6,985,008,591	6,756,302,33	
	s of transport	014	8	47,190,470	54,349,38	
	plant and office inventory and furniture	015	8	185,172,260	209,049,42	
0	gical assets	016		0.070.001	4 4 4 6 6 0	
	nces for procurement of tangible assets	017	0	3,070,231	4,146,68	
	ble assets under construction tangible assets	018 019	8	930,105,441	986,114,65	
	VESTMENT IN REAL ESTATE	019				
	ONG-TERM FINANCIAL ASSETS (022+023+024+025+026+030)	020		517,313,678	277,871,04	
	ment in subsidiaries	022		0.1.,010,010	211,011,01	
	ments in associated companies and participations in joint ventures	023				
	vables from long-term loans to related parties	024				
23. Receiv	vables from long-term loans	025		893,452	2,758,78	
24. Investi	ments in long-term securities (027+028+029)	026		515,807,901	274,499,92	
4.a. Investi	ments in long-terms securities held to maturity	027				
24.b. Investi	ments in securities available-for-sale	028				
	ments in securities at fair value through profit or loss	029		515,807,901	274,499,92	
	long-term financial assets	030		612,325	612,32	
	NG-TERM RECEIVABLES (032+033+034)	031		350,525,617	401,798,33	
	vables from related parties	032	0	050 505 647	404 700 00	
	receivables	033 034	9	350,525,617	401,798,33	
	long-terms receivables FERRED TAX ASSETS	034		40,172,352	63,948,483	
	RRENT ASSETS (037+045+052+059)	036		4,701,006,565	4,452,801,81	
	ENTORIES (038+039+040+041+042+043)	037		330,166,486	338,463,78	
	tory of raw materials and materials	038		180,334,211	173,745,86	
34. Invent	ory of spare parts, small inventory, packaging material and car tires	039		0		
	tory of unfinished and semi-finished products	040				
36. Invent	tory of finished products	041				
37. Invent	tory of trade goods	042		149,832,275	164,717,92	
	tory of biological assets	043				
	SETS (OR GROUPS FOR DISPOSAL) AVAILABLE FOR SALE					
	D DISCONTINUED OPERATIONS	044		0	13,805,14	
	IORT-TERM RECEIVABLES (046+047+048+049+050+051)	045	10	3,026,292,871	3,034,846,32	
	vables from related parties	046 047	16 9	176,211,223	166,038,56	
	receivables		9	2,834,348,391	2,854,323,60	
	vables for advances given to vendors	048		6,453,326	3,399,65	
	vables from the state based on taxes, contributions, custom duties, excises and for other state levies	040		020 111	004.07	
	ayments)	049		930,111	934,07	
	vables from employees	050		7,797,348	9,594,44	
46. Other	short-term receivables	051		552,472	555,98	
47. IV. SH	IORT-TERM FINANCIAL ASSETS (053+056+057+058)	052		o		
	ments in securities (054+055)	053				
	ments held to maturity	054				
	ments at fair value through profit or loss	055				
	vables from loans to related parties	056				
	vables from loans	057				
	short-term financial assets	058		0		
	SH AND CASH EQUIVALENTS (060+061)	059		1,344,547,208	1,079,491,70	
2.a. Cash		060	10	1,344,547,208	1,079,491,70	
		061		272 622 162	000 150 00	
	REPAYMENTS AND ACCRUED INCOME	062		272,632,162	232,152,92	
54. TOTA	L ASSETS (001+035+036+044+062)	063		19,838,118,516	19,607,532,39	
55. B. OF	F BALANCE RECORDS - ASSETS	064				

BALANCE SHEET (STATEMENT OF FINANCIAL POSITION) on 31 December 2024

		Designation for		Amoun	(in denars
No.	POSITION	ADP	Note number	Current year	Previous year
1	2	3	4	5	6
	LIABILITIES:				
	A. CAPITAL AND RESERVES (066+067-068-069+070+071+075-076+077-078)	065		15,638,550,598	15,468,197,30
	I. SHARE CAPITAL	066	11	9,583,887,733	9,583,887,73
	II. SHARE PREMIUM ACCOUNT	067		540,659,375	540,659,37
	III. TREASURY SHARES (-)	068	11	3,738,357,350	3,738,357,35
60.	IV. CALLED-UP CAPITAL (-)	069			
	IV. REVALUATION RESERVE AND DIFFERENCES FROM VALUATION OF COMPONENTS OF OTHER				
	COMPREHENSIVE INCOME	070		865,575,754	865,575,75
1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	VI. RESERVES (072+073+074)	071		980,679,730	980,679,73
	Legal reserves	072		958,388,774	958,388,77
	Statutory reserves	073			
	Other reserves	074		22,290,956	22,290,95
	VI. RETAINED EARNINGS	075		5,023,684,298	5,023,684,29
	VIII. CARRIED LOSS (-)	076			
	IX. PROFIT FOR THE BUSINESS YEAR	077		2,382,421,058	2,212,067,76
	X. LOSS FOR THE BUSINESS YEAR	078			
	XI. SHARE CAPITAL OF THE OWNERS OF THE PARENT COMPANY	079			
	XII. UNCONTROLLED SHARE	080			
	B. LIABILITIES (082+085+095)	081		3,205,005,990	3,067,691,37
	I. LONG-TERM PROVISIONS FOR LIABILITIES AND EXPENSES (083+084)	082		126,005,730	70,256,59
74.	Provisions for pensions, severance payments and similar liabilities towards the employees	083		126,005,730	70,256,59
75.	Other long-term provisions for liabilities and expenses	084			10,200,00
76.	II. LONG-TERM LIABILITIES (from 086 to 093)	085		470,623,943	329,992,16
77.	Liabilities to related parties	086			020,002,10
78.	Trade payables	087	-	470,623,943	329,992,16
79.	Liabilities for advances, deposits and bails	088		110,020,010	020,002,10
30.	Liabilities for loans and credits to related parties	089			
	Liabilities for loans and credits	090			
32.	Liabilities for securities	091			
_	Other financial liabilities	092			
	Other long-term liabilities	092			
	III. DEFERRED TAX LIABILITIES	093			
	IV. SHORT-TERM LIABILITIES (from 096 to 108)	095		2 600 276 217	0.007.440.04
	Liabilities to related parties	096	16	2,608,376,317 463,998,650	2,667,442,61
	Trade payables	097	12		381,490,57
	Liabilities for advances, deposits and bails	097	12	1,589,504,806	1,971,285,68
	Liabilities for taxes and salary contributions and salary remunerations	099		85,223,536	101,196,55
	Liabilities to employees	1000000		1,466,143	1,471,858
-	Current tax liabilities	100		9,004,320	11,423,00
	Short-term provisions for liabilities and expenses	101		119,717,195	118,440,02
	Liabilities for loans and credits to related companies	102		317,892,082	57,593,13
	Liabilities for loans and credits	103			
_	Liabilities for loans and credits	104			
-	Liabilities for dividends	105			
_		106		7,011,520	5,850,813
	Other financial liabilities	107			
	Other short-term liabilities	108		14,558,065	18,690,954
20.	/. ACCRUED EXPENSES AND DEFERRED REVENUE	109		994,561,928	1,071,643,717
	/I. LIABILITIES BASED ON NON-CURRENT ASSETS (OR GROUPS FOR DISPOSAL) AVAILABLE FOR				
)1. 5	SALE AND DISCONITINUED OPERATIONS	110			
	1				_
)2. 1	TOTAL LIABILITIES: SHARE CAPITAL AND RESERVES AND LIABILITIES (065+081+094+109+110)	111		19,838,118,516	19,607,532,39
13. (C. OFF BALANCE RECORDS - LIABILITIES	112		13,000,110,010	19,007,002,095
	-jusev secutive Officer Slavko Projkoski Chief Financial Officer	ň	Goran Tilov Controlling, Certified Ac Reg. No. 01	Accounting and Tax Hub Lea	ader

INCOME STATEMENT (PROFIT AND LOSS ACCOUNT) for the period of 01.01 until 31.12.2024

	for the period of 01.01 until 31.	12.2024			(in denars)
No.	POSITION	Designation	Note number	Amour	nt
INO.	POSITION	for ADP	Note number	Current year	Previous year
1	2	3	4	5	6
	I. OPERATING REVENUES (202+203+206)	201	10	12,186,587,276	11,969,934,245
	Sales revenues	202 203	13 14	12,103,619,319 82,967,957	<u>11,830,787,091</u> 139,147,154
	Other income Change of the value of the inventories of the finished products and work in progress	203 XXX	14	02,907,937	139,147,134
	Inventories of finished products and work in progress - opening balance	204			
	Inventories of finished products and work in progress - closing balance	205			
	Capitalized own production and services	206			
6.	II. OPERATING EXPENSES (208+209+210+211+212+213+218+219+220+221+222)	207		9,593,559,111	9,508,167,094
7.	Costs for raw materials and other materials	208		402,292,526	540,485,452
	Cost of goods sold	209		2,128,715,280	2,133,394,403
	Cost of sold materials, spare parts, small inventory, packaging material and car tires	210	15	0.000.140.010	0.000.005.000
	Services with a character of material costs Other operating costs	211 212	15 15	2,290,140,016 800,684,197	2,383,065,092 761,572,347
	Employees related costs (214+215+216+217)	212	15	1,197,108,993	1,060,996,846
	Salaries and salary remunerations (net)	214	1 1	684,156,658	566,848,002
	Costs for taxes to salaries and salary remunerations	215		68,572,874	52,322,554
	Contributions for mandatory social insurance	216		290,741,676	242,690,280
12.г.	Other employees related costs	217		153,637,785	199,136,010
13.	Depreciation/amortisation of tangible and intangible assets	218		2,356,152,448	2,433,320,071
	Impairment of non - current assets	219			
	Impairment of current assets	220	15	140,701,956	135,689,342
	Provisions for liabilities and expenses	221		265,004,110	58,951,084
		222	15	12,759,585	692,457
	III. FINANCE INCOME (224+229+230+231+232+233)	223 224		264,170,387	74,208,074
	Finance income from the operation with related parties (225+226+227+228)		ł – – ł		
	Income from investments in related parties	225 226			
	Interest income from the operation with related parties Foreign exchange income from the operation with related parties	220	ł – – ł		
	Other finance income from the operation with related parties	228			
	Income from investments in unrelated parties	229	1 1	17,296,846	16,422,153
-	Interest income from the operation with unrelated parties	230		5,565,569	360,454
	Foreign exchange income from the operation with unrelated parties	231		0	5,260,292
23.	Unrealised gains (income) from financial assets	232		241,307,972	52,165,175
24.	Other finance income	233			
	IV. FINANCE EXPENSES (235+239+240+241+242+243)	234		141,186,976	37,029,507
	Finance expenses from the operation with related parties (236+237+238)	235			
	Interest expenses from the operation with related parties	236	-		
	Foreign exchange expenses from the operation with related parties Other finance expenses from the operation with related parties	237 238			
	Interest expenses from the operation with unrelated parties	239		132,533,189	37,029,507
	Foreign exchange expenses from the operation with unrelated parties	240		8,653,787	01,020,001
	Unrealised losses (expenses) from financial assets	241		0,000,101	
30.	Impairment of the financial assets and investments	242			
	Other finance expenses	243	l I		
32.	Share in the profit of the associated companies	244			
	Share in the loss of the associated companies	245			
34.	Profit from the regular operation (201+223+244) - (204-205+207+234+245)	246		2,716,011,576	2,498,945,718
	Loss from the regular operation (204-205+207+234+245) - (201+223+244)	247			
	Net profit from discontinued operation	248			
	Net loss from discontinued operation	249	 	0.740.011.770	A 100 A 1
	Profit before tax (246+248) or (246-249)	250	├	2,716,011,576	2,498,945,718
	Loss before tax (247+249) or (247-248)	251	<u> </u>	200 014 207	201 107 001
	Income tax Deferred tax income	252 253	┨────┤─	309,814,387	294,187,201 7,309,245
	Deferred tax income Deferred tax expenses	253		23,776,131	1,309,243
	NET PROFIT FOR THE BUSINESS YEAR (250-252+253-254)	255	1 1	2,382,421,058	2,212,067,762
	NET LOSS FOR THE BUSINESS YEAR (251+252-253+254)	256		,,	,,,
, T		057		0.44	
	Average number of employees based on the working hours in the accounting period (in absolute amount)	257 258		944	899
	Number of months of operation (in absolute amount) PROFIT/LOSS FOR THE PERIOD	258	<u> </u>	2,382,421,058	2,212,067,762
	Profit that belongs to the shareholders in the parent company	260		1,350,038,645	1,253,505,107
	Profit that belongs to the uncontrolled share	261	i i	1,032,382,413	958,562,655
	Loss that applies to the shareholders in the parent company	262		.,,	110,002,000
	Loss that applies to the uncontrolled share	263			
	EARNINGS PER SHARE	264		28	26
	Total basic earning per share	265		28	26
	Total diluted earning per share	266			
48 c	Basic earning per share after discontinued operation	267			
	Diluted earning per share after discontinued operation	268			

STATEMENT OF OTHER COMPREHENSIVE INCOME for the period of 01.01 until 31.12.2024

		Designation	1	Amour	(in denars)	
No.	POSITION	for ADP	Note number	Current year	100 B	
1	2	3	4	5	Previous year 6	
1.	Profit for the year	269		2.382.421.058	2,212,067,762	
2.	Loss for the year	270		2,002,421,000	2,212,007,702	
3.	Other comprehensive income (273+275+277+279+281+283) - (274+276+278+280+282+284)	271				
4.	Other comprehensive loss (274+276+278+280+282+284) - (273+275+277+279+281+283)	272				
5.	Gains arising from translation of foreign operations	273				
6.	Losses arising from translation of foreign operations	274				
7.	Gains from re-measurement of the financial assets available-for-sale	275				
8.	Losses from re-measurement of the financial assets available-for-sale	276				
9.	Effective part of the gains from hedging instruments for hedging of cash flows	277				
10.	Effective part of the losses from hedging instruments for hedging of cash flows	278				
	Changes in the revaluation reserves for non-current assets (+)	279				
	Changes in the revaluation reserves for non-current assets (-)	280				
	Actuarial gains from defined plans for employees' benefits	281				
	Actuarial losses from defined plans for employees' benefits	282				
15.	hare in the other comprehensive income of the associated companies (only for consolidation purposes)					
16.	Share in the other comprehensive loss of the associated companies (only for consolidation purposes)	284				
17.	Profit tax on the components of the other comprehensive income	285			_	
	Net other comprehensive income (271-285)	286				
19.	Net other comprehensive loss (285-271) or (272+285)	287				
20.	Total comprehensive income for the year (269+286) or (286-270)	288		2.382.421.058	2,212.067,762	
0.a.	Comprehensive income that belongs to the shareholders in the parent company	289		1,350,038,645	1.253,505,107	
20.b.	Comprehensive income that belongs to the uncontrolled share	290		1,032,382,413	958,562,655	
21.	Comprehensive loss for the year (270+287) or (270-286) or (287-269)	291			000,000,000	
!1.a.	Comprehensive loss that applies to the shareholders in the parent company	292				
1.b.	Comprehensive loss that applies to the uncontrolled share	293		1		
ikola	Comprehensive loss that applies to the uncontrolled share ILjuser Slavko Projkoski Chief Financial Officer	293	Goran Tilo Controlling Certified A Reg. No. 0	g, Accounting and Tax Hub	Leader	

Makedonski Telekom AD Skopje

Tax period: 01/01/-31/12/2024

Tay Do	

(rinar	ERMINATION OF THE INCOME TAX	AOP	
	ncial result in the income statement cognized expenses for tax purposes from the current year (sum AOP 03 to AOP 39)	01	2,716,011,576
Unic	The expenditures not being related with the performance of the activity of the entity and are not directly related to the activity of the company and not result of the	02	630,719,82
1	performance of the company	000	01.075.004
2	Payments and other personal income from employment over the limit prescribed by the law	03	31,275,30
3	Payments to the employees which has not been prescribed in Article 9 paragraph 1 item 2 of the Profit tax Law	04	2,059,87
4	Costs for organized food and transportation to and from work for the employees, over the amount prescribed by law	06	90,921,45
5	Costs for accommodation and travelling for persons not employed by the Company, not documented according to article 9, paragraph 3a, from PTI	07	
6	Costs for food of night-time shifts employees, over the amount prescribed by law	08	14
7	Cost paid for monthly payments to members of the governing bodies over the amount prescribed by law	09	3,956,482
9	Costs paid for voluntary contributions in the voluntary retirement fund above the amount determined by the Law	10	
10	Cost paid for premiums for life insurance above the amount determined by law	11	
11	Allowances for the volunteers and for the persons engaged in conducting public affairs paid over the amount prescribed by law Hidden payments of profits	12	
12	Shortages not caused by extraordinary events (theft, fire or other natural disasters)	13	-
13	Costs for representation	14 15	605,27
14	Donations expenses in relation to the Law of donations and sponsorships in public activities above 5% from the total revenue generated in the FY	16	23,880,955
		10	
15	Sponsorships expenses in relation to the Law of Sponsorships and sponsorships in public activities above 3% from the total revenue generated in the FY	17	
16 17	Costs for donations in sports according to article 30a from PTL	18	
18		19	
19	Insurance premiums paid by the employer in favor of the members of the governing bodies and the employees	20	
20	Withholding taxes (deduction) paid in the name of third parties against the expenditures of the taxpayer Fines and tax penalties, penalties and penalty interest on a late payment of public duties and costs of forced collection	21	356,284
21	Scholarships	22	12,680,796
22	The costs for shrinkage, loss, shambles and break-down	23	856,656
23	Permanent written off bad debt receivables	24 25	-
24	Cost of net income on the basis of business performance above the amount calculated as a contribution	26	86,110,331
25	Cost for internship above the amounts prescribed by law for internship	27	4,841,345
26	Cost for practical training of students and practical teaching of students in the amount of over 8,000 den, per month	28	4,041,040
27	Cost for depreciation of the revaluated amount of tangible and intangible assets	29	-
28	Cost for depreciation amount of tangible and intangible assets which is higher then the depreciation calculated on the acquisition cost of the asset by applying rates		
28	above the prescribed by the nomenclature of depreciable assets	30	186,322,862
30	Residual present value of fixed assets not fully utilized and depreciable, for which no approval has been issued by the Public Revenue Office Cost for impairment of outstanding claims	31	1,268,340
31	Cost for impairment or outstanding claims Amount of outstanding loans	32	141,190,219
	The amount of the positive difference between the costs arising from a transaction at transfer price and the costs arising from that transaction at market price	33	
32	established by the "arm's length" principle between related persons		
		34	
33	The amount of the positive difference between the proceeds of the "arm's length" transaction and the proceeds of the related party transfer transaction	35	
34 35	Amount of part of interest on loans received by a related party that exceeds the amount that would have been received in the case of unrelated persons	36	
35	I ne amount of default interest arising from relationships with a related person	37	
37	Interest on loans received from shareholders or co-owners with over 20% participation in the capital of the company Other reconciliation of expenses	38	5 - F
	Contra reconcitation of expenses	39	44,393,646
	ase decreases (AOP42+AOP43+AOP45+AOP45+AOP46+AOP47+AOP48)	40	3,346,731,397
38	Amount collected loan for which in previous period the tax base was increased	41	441,274,304
39	Amount of repayment of the loan for which the tax base has been increased in the previous tax periods	42	
	Amount of depreciation expense over the amount calculated using depreciation rates governed by the nomenclature for depreciation assets and the annual	43	
40	depreciation rates for which the tax base has been increased in the previous period	44	424,084,174
	Amount of unpaid fees above the amount specified in article 9 paragraph(1) item 2), 3-b),4),5),5-a) and 6), of the PTL, for which the tax base has been increased in		424,004,174
41	the previous period, if they are presented as income.	45	
42	Dividend derived from ownerships rights in other tax payer, already taxed by the dividend payer	46	17,190,130
43	Part of loss decreased by unrecognized expenses, transferred from previous years	47	
44	Amount of made investments from profit (reinvestment)	48	
	ase after deductions (III-IV)		2,905,457,093
		49	
Calcul	lated profit tax (V x 10%)	49 50	290 545 709
Calcul Reduc	ction of calculated profit tax (AOP52+AOP53+AOP54+AOP55)	50	290,545,709
Calcul Reduc 45	ction of calculated profit tax (AOP52+AOP53+AOP54+AOP55) Decrease of tax in the amount of procured 10 fiscal cash registered for cash payments	50 51	14
Calcul Reduc	ction of calculated profit tax (AOP52+AOP53+AOP54+AOP55)	50	290,545,709
Calcul Reduc 45 46	tion of calculated profit tax (AOP52+AOP53+AOP54+AOP55) Decrease of tax in the amount of procured 10 fiscal cash registered for cash payments Amount of tax incorporated in taxable revenue/profits from abroad (withholding tax) till the prescribed rate	50 51 52	-
Calcul Reduc 45 46 47	tion of calculated profit tax (AOP52+AOP53+AOP54) Decrease of tax in the amount of procured 10 fiscal cash registered for cash payments Arnount of tax incorporated in taxable revenue/profits from abroad (withholding tax) till the prescribed rate Paid taxes by subsidiary from abroad, for profits included in revenues of the parent company in R. Macedonia but not above the amount of prescribed tay rate	50 51 52 53 54	
Calcul Reduc 45 46 47 48	tion of calculated profit tax (AOP52+AOP53+AOP54+AOP55) Decrease of tax in the amount of procured 10 fiscal cash registered for cash payments Arnount of tax incorporated in taxable revenue/profits from abroad (withholding tax) till the prescribed rate Paid taxes by subsidiary from abroad, for profits included in revenues of the parent company in R. Macedonia but not above the amount of prescribed tax rate Arnount of calculated tax relief for given donation in accordance with article 30a from PTL	50 51 52 53 54 55	-
Calcul Reduc 45 46 47 48 Calcul	the set of calculated profit tax (AOP52+AOP53+AOP54+AOP55) Decrease of tax in the amount of procured 10 fiscal cash registered for cash payments Amount of tax incorporated in taxable revenue/profits from abroad (withholding tax) till the prescribed rate Paid taxes by subsidiary from abroad, for profits included in revenues of the parent company in R. Macedonia but not above the amount of prescribed tax rate Amount of calculated tax relief for given donation in accordance with article 30a from PTL lated profit tax after deductions (VI-VII)	50 51 52 53 54 55 56	290,545,709
Calcul Reduc 45 46 47 48 Calcul	tion of calculated profit tax (AOP52+AOP53+AOP54+AOP55) Decrease of tax in the amount of procured 10 fiscal cash registered for cash payments Amount of tax incorporated in taxable revenue/profits from abroad (withholding tax) till the prescribed rate Paid taxes by subsidiary from abroad, for profits included in revenues of the parent company in R. Macedonia but not above the amount of prescribed tax rate Amount of calculated tax relief for given donation in accordance with article 30a from PTL lated profit tax after deductions (VI-VII) Settled advance tax payments for the tax period	50 51 52 53 54 55 56 57	-
Calcul Reduc 45 46 47 48 2alcul 49 50	tion of calculated profit tax (AOP52+AOP53+AOP54) Decrease of tax in the amount of procured 10 fiscal cash registered for cash payments Arnount of tax incorporated in taxable revenue/profits from abroad (withholding tax) till the prescribed rate Paid taxes by subsidiary from abroad, for profits included in revenues of the parent company in R. Macedonia but not above the amount of prescribed tax rate Arnount of calculated tax relief for given donation in accordance with article 30a from PTL lated profit tax after deductions (VI-VII) Settled advance tax payments for the tax period Arnount of the overpaid income tax from previous periods	50 51 52 53 54 55 56 57 58	290,545,709 298,118,248
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Calcul Reduce 45 46 47 48 Calcul 49 50 51 Special 52 53 54 55 56 57 58 59 60 61	Etion of calculated profit tax (AOP52+AOP53+AOP54+AOP55) Decrease of tax in the amount of procured 10 fiscal cash registered for cash payments. Amount of tax incorporated in taxable revenue/profits from abroad (withholding tax) till the prescribed rate Paid taxes by subsidiary from abroad, for profits included in revenues of the parent company in R. Macedonia but not above the amount of prescribed tax rate Amount of calculated tax relief for given donation in accordance with article 30a from PTL lated profit tax after deductions (VI-VII) Settled advance tax payments for the tax period Amount of the overpaid income tax from previous periods Amount of the overpaid income tax from the profit (reinvested profit) Losses from previous year for which the rule for three day coverage is not expired Losses reduced for unrecognized expenses in current year which can be transfer in next 3 years Transferred unused port of right for deduction of Profit tax under article 30 from PTL Transferred unused port of right for deduction according to Law for sponsor hip for globantis in year for which the right for deduction according to Law for sponsor hip for donation is not used Total appenses for donations in year for which the right for deduction according to Law for sponsor hip for donation is not used Total expenses for donations in year for which the right for deduction according to Law for sponsor hip for donation is not used Total expenses for donations in year for which t	50 51 52 53 54 55 56 57 58 59 60 61 62 63 64 65 66 67 68 69	290,545,709 298,118,248 7,572,539 12,450,757,663 12,450,757,663 124,000 5,281,175 14,402,000
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APPENDIX including data on the transactions between related parties

Name
and actual addre
the contact
headquarters

ess of Kej 13ti Noemvri, No. 6, 1000 Skopje

Tax period

from 01/01/2024 to 31/12/2024

A. TRANSACTIO	NS BETWEEN RELATED PARTIES P	URSUANT TO ARTICLE 12 AND ARTIC	CLE 12-A OF THE CORPOR	RATE INCOME TAX I AW
Number	Type of transaction	Sale		Procurement
1	Untangible assets			
2	Tangible assets			
3	Financial assets, except loans			
4	Loans			
5	Inventories of materials, products and g	pods		
Number	Type of transaction	Income		Expense
6	Interest			
7	Services		4,073,104	513,219,34
8	Costs/Fees for Royalties			44,106,05
9 /	Total amount of other transactions	ARK		
likola Ljusev hief Executive Offic	Siz	ivko Projkočki ief Financial Officer	Goran Tilovski Controlling, Accounting Certified Accountant Reg. No. 0105436	and Tax Hub Leader



Makedonski Telekom AD – Skopje

Explanatory Notes to the Annual Accounts For the year ended 31 December 2024

1. GENERAL INFORMATION

1.1. About the Company

These notes to the annual accounts relate to the Company Makedonski Telekom AD - Skopje.

Makedonski Telekom AD - Skopje, (hereinafter referred to as: "the Company") is a joint stock company incorporated and domiciled in the Republic of North Macedonia, and a leading provider of telecommunications services. The Company provides services both to consumers and to business customers: voice and data services via a mobile and a fixed network, internet services, convergent services, digital television and advanced Cloud and ICT solutions.

The Company's immediate parent company is AD Stonebridge Communications – Skopje, solely owned by Magyar Telekom Plc. registered in Hungary. The ultimate parent company is Deutsche Telekom AG registered in the Federal Republic of Germany.

As of 31 December 2024, shareholders structure of Company is as follows:

Shareholders of Makedonski Telekom AD - Skopje	Number of shares	%
Stonebridge AD Skopje	48,877,780	51.00
Government of the Republic of North Macedonia	33,364,875	34.81
The Company (treasury shares)	9,583,878	10.00
Sava pension funds	924,793	0.97
International Finance Corporation (IFC)	731,083	0.76
Other minority shareholders	2,356,372	2.46
	95,838,781	100.00

The Macedonian telecommunications sector is regulated by the Electronic Communications Law (ECL) enacted in March 2014 (Official Gazette No. 39 dated 28 February 2014) as primary legislation and rulebooks as secondary legislation.

The Company is listed on the Macedonian Stock Exchange (MSE) in the mandatory listing segment for more than 10 years. As a listed company it has permanent and specific disclosure obligations to the MSE and eventually its investors. In order to be transparent to the investors the Company also maintains the Investor Relations segment on its web site which has useful data going beyond the legally requested data as a step further towards a good corporate governance practice.

The Company's registered address is "Kej 13 Noemvri" No 6, 1000, Skopje, Republic of North Macedonia. The average number of employees of the Company based on the working hours during 2024 was 944 (2023: 899).

As of 31 December 2024, structure of the employees of Company by educational attainment is as follows:

University level education	56.40
Higher education	6.50
4 years secondary education/specialist 4 years secondary education	6.30 4.80 28.80
3 years secondary education	3.50
Total	100.00

%

1. GENERAL INFORMATION (CONTINUED)

1.2. Regulatory environment - Mobile Line

On 5 September 2008 the Agency for Electronic Communications (hereinafter referred to as "the Agency"), ex officio, issued a notification to the Company for the public electronic communication networks and/or services which have been allocated thereto under the Concession Contracts. The license for radiofrequencies used by the Company in the GSM 900 band was also issued in a form regulated in the ECL with a validity period until 5 September 2018, and in 2018 it was renewed for additional 10 years until 2028. Due to the changes in the bylaws, the 900 MHz band is opened for UMTS technology and at the request of the Company, the radiofrequency license is changed so that these frequencies are now technology neutral.

The Company has radiofrequency usage rights for the following radiofrequencies for public mobile communications systems:

- 2 x 12.5 MHz in the 900 MHz band, validity period: 2028 (20 years)
- 2 x 10 MHz in the 1800 MHz band, validity period: 2029 (20 years)
- 2 x 15 MHz 2100 MHz band, validity period: 2028 (20 years)
- 2 x 15 MHz 2100 MHz band, validity until 2028
- 2 x 10 MHz in the 800 MHz band, validity period: 2033 (20 years)
- 2 x 15 MHz in the 1800 MHz band, validity period: 2033 (20 years)
- 2 x 10 MHz in the 700 MHz band, validity period: (15 years)
- 100 MHz in the 3.7-3.8 MHz band, validity period: (15 years)

The competitor A1 Macedonia has frequency usage rights for the following radiofrequencies for public mobile communications systems:

- 2 x 12.5 MHz in the 900 MHz band extended until 2028
- 2 x 10 MHz in the 2100 MHz band
- 2x 10 MHz in the 2100 MHz band
- 2 x 20 MHz in the 800 MHz band
- 2 x 15 MHz in the 1800 MHz band
- 2 x 15 MHz in the 1800 MHz band
- 2x10 MHz in the 1800 MHz band
- 2 x 10 MHz in the 700 MHz band, validity period: (15 years)
- 100 MHz in the 3.7-3.8 MHz band, validity period: (15 years)

On 5G tender in 2022 licences were awarded to the existing mobile operators on 700 MHz and 3.x MHz based on their requests. The licence duration is 15 years with a possibility for extension in accordance with the law.

The duration of two licences positioned in the lower parts of the bands previously owned by A1 Macedonia was until 2017, 10 MHz from 900 MHz band and 10 MHz from 1800 MHz band, and they expired on 23 March 2017. Based on a request from A1 for licence extension, the Agency adopted Resolution No. 0804-974 dated 2 November 2016 not to extend these two licences. Their resolution was based on efficient and effective spectrum usage and the necessity for realising radiofrequencies for the entrance of a third mobile operator on the market to foster competition. At the moment, these radiofrequencies are not allocated, and they are not available for sale to the existing operators. 2 x 15 MHz in the 2100 MHz band is extended until 2028.

On 19 December 2014, amendments of the ECL were enacted. Many significant changes were made to the ECL, with the Balkan Roaming Regulation being one of the most important changes made in line with the EU Roaming III regulation. The glide path for roaming prices reduction finished on 1 July 2017. In 2019, the regulatory bodies of the Western Balkan countries (WB6) (North Macedonia, Montenegro, Serbia, Bosnia, Albania and Kosovo) introduced a roaming regulation, starting with RLAH+ (Roam Like At Home) surcharge model from 1 July 2019 until 30 June 2021. From 1 July 2021, the RLAH- model regulation has been in place. With this regulation, the international termination rates between the WB6 countries were also decreased.

1. GENERAL INFORMATION (CONTINUED)

1.2. Regulatory environment - Mobile Line (continued)

Both mobile operators on the market, the Company and A1 Macedonia are designated as operators with a Significant Market Power (SMP) status on the relevant wholesale market "Access and call origination on public mobile networks". The Agency imposed the same regulatory remedies for both operators:

- mobile access obligation for all Mobile Virtual Network Operators (MVNO) hybrid types (including Reseller),
- cost based price for Full MVNO,
- retail minus (-35%) for the Reseller,
- obligation for access to the Multimedia Messaging Service(MMS) services and mobile data based on technology neutrality.

An MVNO, Lyca Mobile hosted on the A1 Macedonia network entered the Macedonian market and started retail operations in July 2016 under regulated wholesale conditions. Also, from October 2020, new MVNO (Green Mobile) started operating, hosted on A1 Macedonia's network. All three MVNO's are designated as operators with SMP status on the relevant market for mobile calls termination. As of July 2021 Mtel, a subsidiary of Telekom Srbija started its operations in Macedonia as an MVNO on A1's network with a primary focus on the TV market.

In 2024 Mtel announced the acquisition of Lyca Mobile and all its operations in Macedonia.

The cable operator Telekabel, which is already present on the market by offering fixed line services (voice, broadband and TV), as of January 2019 started operating as an MVNO hosted on the Company's mobile network under regulated wholesale conditions.

In April 2019, the Ministry of Information Society and Administration issued the National Broadband Strategy which sets the following targets:

- By the end of 2023 at least one major city should be covered with 5G signal;
- By the end of 2025 the regional highways and state highways defined by the Agency should be covered by a continuous 5G signal;
- By the end of 2027 all urban areas will be covered by a continuous 5G signal;
- By the end of 2029, everyone will have access to 5G internet with a minimum internet speed of 100 Mbps;
- By the end of 2029, at least 50% of the total number of subscriber contracts of households across the whole country should have internet access of at least 100 Mbps;
- By the end of 2029 all households will have affordable access to a network that provides download speeds of at least 100 Mbps with the possibility of upgrading to gigabit speed;
- By the end of 2029, all public institutions (schools, universities, research centres and other educational institutions, health institutions, ministries, courts, local governments and other public authorities and bodies), should have symmetric access to the Internet of at least 1Gb/s.

Based on public debate held at the beginning of 2021 the Agency adopted changes in the Rulebook on Radiofrequency Fees:

- Decrease of the RF fees from 3.x GHz for 50% (from 4,000 EUR/MHz to 2,000 EUR/MHz)
- Decrease of the RF fees for 700 MHz for 50 % (from 11,480 EUR/MHz to 5,740 EUR/MHz)
- Decrease of the RF fees above 55 GHz (E band RF links) for 50% (from 4,000 EUR/250 MHz to 2,000 EUR/250 MHz)

1. GENERAL INFORMATION (CONTINUED)

1.3. Regulatory environment - Fixed Line

The Company has SMP obligations in several regulated markets for fixed services.

At the beginning of 2015, the regulation for access to fibre was implemented, with Local Bitstream Access over Next-Generation Access NGA) on level 3 and 4 and VULA (Virtual Unbundled Local Access) regulation on level 2. The introduction of new technologies Very high-speed digital subscriber line (VDSL) Vectoring technology in 2017) announced by the Company for the retail customers led to the introduction of new wholesale access products and reshaping of the regulatory obligations.

The final document for the wholesale central access for mass-market products provided at a fixed location market analysis (Market 6) was published in April 2017. For the first time, the Agency imposed a regulation on the access to Hybrid Fibre Coaxial Access (HFC). All existing obligations for the copper and fibre network remain unchanged after the new analysis in 2022. All obligations apply to the Company and to the A1 Macedonia operator as SMPs on the broadband market.

The amendments from September 2016, with a new obligation to register the new and existing electronic networks (ATLAS), refer to the joint building and use of networks and a new obligation for the Agency to publish the received reports on the optic backbone segment measurements by all operators.

The tender for a USO (Universal service obligation) provider was published in October 2021, for period from 2022 to 2026, and one of the main criteria was the refund amount from the regulator that the tendering party is requesting.

According to the results from the tender, the Company is a universal service provider until 2026 for Fixed access and access for disabled users (voice and Internet of minimum 12Mbit/s download).

A1 Macedonia was designated for public payphones. R3 Infomedia signed a contract with the Agency for the Telephone Directory and Directory Inquiry universal services.

Following the market trends and the EU regulation, the Agency made decisions for deregulation on several markets: trunk and terminating segment of leased lines and avoiding regulation of the Ethernet leased line services; minimal set of leased lines (retail); WLR (Wholesale Line Rental) market; traditional retail fixed voice services (access and traffic). The Company has a costbased price obligation for the regulated wholesale services, using Long Run Incremental Costs methodology (LRIC).

In the middle of 2019, the Agency implemented Economic Replicability Test (ERT) testing (margin squeeze methodology) to the NGA based broadband wholesale services supplied by the two dominant operators (the Company and A1 Macedonia). The developed ERT model will test the economic replicability of the retail bundles including broadband services with access speed higher than 30 Mb/s.

1.4. The impact of the conflict in Ukraine and the economic crises on the business and on the annual accounts

The annual inflation rate has been slightly increasing and at the end of November 2024 it was at the level of 4.3% (3.5% in October). On one side, the measures for price regulation which were in force in the course of the previous year ceased and on the other there was a higher growth of the food prices and lower decline of the prices of energy resources, which affected the basic component of inflation and the acceleration of the price increase. The inflation spread compared to the Eurozone marked slight increase and the average inflation rate for 2024 was measured at around 3.3% with the latest IMF country reports and it was still on a relatively high level compared to the historical average. Although a further decline in the prices is expected, the uncertainty of the future prices on the stock exchanges still persists due to the ongoing military conflicts.

The ongoing military conflict in Ukraine and the related sanctions targeted against the Russian Federation as well as the other ongoing military conflicts may have a further impact on the European and the global economy, apart from the one it already had on the energy prices as discussed above. The Company does not have any significant direct exposure to Ukraine, Russia or Belarus. However, the impact on the general economic situation may require revisions of certain assumptions and estimates in the future. The Company has experienced the impact of the crisis through the increased energy prices. The future long-term impact may also affect the trading volumes, cash flows, and profitability. Nevertheless, except for the increased energy cost, no other effects of the conflict in Ukraine have been experienced by the Company as of the date of these financial statements.

2. BASIS OF PREPARATION OF ANNUAL ACCOUNTS

These Annual accounts are prepared, in all material respects, in accordance with the Company Law (published in Official Gazette No. 28/04, 84/05, 25/07, 87/08, 42/10, 48/10, 24/11, 166/12, 70/13, 119/13, 120/13, 187/13, 38/14, 41/14, 138/14, 88/15, 192/15, 6/16, 30/16, 61/16, 64/18, 120/18 and "Official Gazette of the Republic of North Macedonia" No. 290/20, 215/21 and 99/22) and Rule Book for Accounting (published in Official Gazette No.159/2009 and No.164/2010 and No. 107/2011), whereby the International Financial Reporting Standards (IFRS) comprising IFRS 1 to IFRS 8, International Accounting Standards (IAS) comprising IAS 1 to IAS 41, International Financial Reporting Interpretations Committee (IFRIC) comprising IFRS 10, IFRS 11, IFRS 12, IFRS 13, IFRIC 18, IFRS 15, IFRS 16 IFRIC 19, IFRIC 20 and IFRIC 21 are not included in the Rule Book for Accounting and are not applied by the Company. IFRS (including IFRS 1), were initially published in the Official Gazette in 1997, and since then several updates have followed. The last update of the standards was in April 2024, published in "Official Gazette of the Republic of North Macedonia" No. 75/2024 and are applicable as of 1 January 2025.

The Company applies all relevant standards and the amendments and interpretations which were published in the Official Gazette.

The Annual accounts are presented in Macedonian denars.

The preparation of Annual accounts requires the use of certain critical accounting estimates. It also requires management to exercise its judgment in the process of applying the Company's accounting policies. The areas involving a higher degree of judgment or complexity, or areas where assumptions and estimates are significant to the Annual accounts are disclosed in note 4. Actual results may differ from those estimated.

3. SIGNIFICANT ACCOUNTING POLICIES

The principal accounting policies adopted in the preparation of these Annual accounts are set out below. These policies have been consistently applied to all the years presented, unless otherwise stated.

3.1. Foreign currency translation

3.1.1. Functional and presentation currency

The Annual accounts are presented in Macedonian denars (MKD), which is the Company's functional and presentation currency.

3.1.2. Transactions and balances

Transactions in foreign currencies are translated to Macedonian denars at the foreign exchange rate ruling at the date of the transaction. Monetary assets and liabilities denominated in foreign currencies at the balance sheet date are translated to Macedonian denars at the foreign exchange rate ruling at that date. Foreign exchange differences arising on translation are recognized in the Income statement (Finance income/expenses). Non-monetary financial assets and liabilities denominated in foreign currency are translated to Macedonian denars at the foreign exchange rate ruling at the date of transaction. Foreign exchange rates used are published middle rates by National bank of Republic of North Macedonia.

The foreign currencies transactions of the Company are predominantly Euro (EUR) and United States Dollars (USD) based.

The exchange rates used for translation at 31 December were as follows:

	2024	2023
	MKD	MKD
1 USD	58.88	55.65
1 EUR	61.50	61.50

3. SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

3.2. Financial instruments

A financial instrument is any contract that gives rise to a financial asset of one entity and a financial liability or equity instrument of another entity.

Financial assets of the Company include, cash and cash equivalents, deposits with banks, equity instruments of another entity (financial instruments at fair value through profit or loss) and contractual rights to receive cash (trade and other receivables) or another financial asset from another entity.

Financial liabilities of the Company include liabilities that originate from contractual obligations to deliver cash or another financial asset to another entity (non-derivatives). In particular, financial liabilities include trade and other payables.

The fair value of traded financial instruments is determined by reference to their market prices at the end of the reporting period. This typically applies to financial assets at fair value through profit or loss.

The fair value of long-term financial liabilities is also determined by using discounted cash flow valuation technique. The expected cash inflows or outflows are discounted by market-based interest rates.

Assumptions applied in the fair value calculations are subject to uncertainties. Changes in the assumptions applied in the calculations would have an impact on the carrying amounts, the fair values and/or the cash flows originating from the financial instruments. Sensitivity analyses related to the Company's financial instruments are provided in Note 6.

3.2.1. Financial assets

The Company classifies its financial assets in the following categories:

- (a) financial assets at fair value through profit or loss
- (b) loans and receivables

The classification depends on the purpose for which the financial asset was acquired. Management determines the classification of financial assets at their initial recognition.

Standard purchases and sales of financial assets are recognized on the trade-date, the date on which the Company commits to purchase or sell the asset. Investments are initially recognized at fair value plus transaction costs for all financial assets not carried at fair value through profit or loss. Financial assets carried at fair value through profit or loss are initially recognized at fair value, and transaction costs are expensed in the Income statement.

The Company assesses at each financial statement date whether there is objective evidence that a financial asset is impaired. There is objective evidence of impairment if as a result of loss events that occurred after the initial recognition of the asset have an impact on the estimated future cash flows of the financial asset or group of financial assets that can be reliably estimated.

Impairment losses of financial assets are recognized in the Income statement against allowance accounts to reduce the carrying amount until derecognition of the financial asset, when the net carrying amount (including any allowance for impairment) is derecognized from the statement of financial position. Any gains or losses on derecognition are calculated and recognized as the difference between the proceeds from disposal and the (net) carrying amount derecognized.

Financial assets are derecognized when the rights to receive cash flows from the investments have expired or have been transferred and the Company has transferred substantially all risks and rewards of ownership.

(a) Financial assets at fair value through profit or loss

This category comprises those financial assets designated at fair value through profit or loss at inception. A financial asset is classified in this category if the Company manages such asset and makes purchase and sale decisions based on its fair value in accordance with the Company investment strategy for keeping investments within portfolio until there are favorable market conditions for their sale.

Financial assets at fair value through profit or loss' are subsequently carried at fair value. Gains or losses arising from changes in the fair value of the 'financial assets at fair value through profit or loss' category are recognized in the Income statement (Finance income/expense) in the period in which they arise.

Dividend income from financial assets at fair value through profit or loss is recognized in the Income statement when the Company's right to receive payments is established and inflow of economic benefits is probable.

3. SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

3.2.1. Financial assets (continued)

(b) Loans and receivables

Loans and receivables are non-derivative financial assets with fixed or determinable payments that are not quoted in an active market. They are included in current assets, except those with maturities over 12 months after the financial statement date. These are classified as non-current assets.

The following items are assigned to the "loans and receivables" measurement category:

- cash and cash equivalents
- deposits with banks
- trade receivables
- receivables and loans to third parties
- employee loans
- other receivables

Loans and receivables are initially recognized at fair value and subsequently carried at amortized cost using the effective interest method.

Cash and cash equivalents

Cash and cash equivalents include cash on hand, cash in bank, call deposits held with banks and other short-term highly liquid investments with original maturities of three months or less.

Deposits with banks

Deposits with banks with original maturities over 3 months include bank deposits and other liquid deposits and securities with original maturities over three months.

Trade and other receivables

Trade and other receivables are recognized initially at fair value and subsequently measured at amortized cost using the effective interest method, less provision for impairment. A provision for impairment of trade and other receivables is established when there is objective evidence that the Company will not be able to collect all amounts due according to the underlying arrangement. Significant financial difficulties of the debtor, probability that the debtor will enter bankruptcy or financial reorganization, and default or delinquency in payments as well as historical collections are considered indicators that the trade receivable is impaired.

If there is objective evidence that an impairment loss on loans and receivables carried at amortized cost has been incurred, the amount of the loss is measured as the difference between the asset's carrying amount and the present value of estimated future cash flows (excluding future credit losses that have not been incurred) discounted at the financial asset's original effective interest rate (i.e. the effective interest rate computed at initial recognition). The carrying amount of the asset is reduced through the use of an allowance account, and the amount of the loss is recognized in the Income statement (Other operating expenses – Impairment losses on trade and other receivables).

The Company's policy for collective assessment of impairment is based on the aging of the receivables due to the large number of relatively similar type of customers.

Individual valuation is carried out for the largest customers, international customers, customers of interconnection services and also for customers under liquidation and bankruptcy proceedings. Itemized valuation is also performed in special circumstances.

3. SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

3.2.1. Financial assets (continued)

Impairment rates used for 2024:

	CONS	UMER		BUSINNES							
		-	Key Ac	counts	Insti	tutions	Large A	ccounts	Business other		
Age Bands	Fix	mobile	fix	mobile	fix	mobile	Fix	mobile	fix	mobile	
Overdue 0	1.6%	1.4%	0.7%	0.7%	2.7%	0.3%	1.4%	0.9%	3.8%	1.7%	
Overdue 1-30 days	6.5%	3.3%	3.0%	1.1%	4.8%	0.5%	4.2%	1.8%	9.4%	3.6%	
Overdue 31-60 days	17.5%	32.6%	9.3%	3.1%	6.2%	1.0%	11.6%	5.2%	15.7%	7.1%	
Overdue 61-90 days	30.0%	40.3%	17.4%	7.4%	7.1%	2.0%	23.1%	17.9%	21.0%	36.9%	
Overdue 91-180 days	46.6%	52.3%	26.7%	19.7%	14.4%	4.5%	30.4%	30.9%	32.0%	63.7%	
Overdue 181-365 days	59.0%	62.5%	40.0%	37.1%	22.9%	7.3%	43.2%	40.1%	47.1%	76.9%	
Overdue 366-540 days	64.9%	64.3%	45.1%	59.8%	35.2%	31.3%	60.4%	41.9%	59.9%	79.5%	
Overdue 541-720 days	66.6%	71.6%	56.0%	77.4%	36.8%	55.3%	61.3%	49.4%	70.1%	86.7%	
Overdue above 721 days	98.5%	99.3%	98.4%	98.7%	99.1%	98.4%	98.7%	98.8%	99.7%	99.7%	

Impairment rates used for 2023:

	CONSL	JMER	BUSINNES							
			Key Aco	counts	Insti	tutions	Large A	Large Accounts		s other
Age Bands	Fix	mobile	fix	mobile	fix	mobile	Fix	mobile	fix	mobile
Overdue 0	1.5%	1.3%	0.6%	0.7%	1.9%	0.2%	1.3%	0.8%	3.7%	1.9%
Overdue 1-30 days	6.6%	3.2%	2.3%	1.2%	3.5%	0.4%	4.0%	1.7%	9.7%	3.8%
Overdue 31-60 days	17.7%	30.8%	6.1%	3.5%	4.9%	0.9%	9.9%	4.8%	17.0%	7.4%
Overdue 61-90 days	34.7%	38.7%	10.8%	7.4%	6.0%	1.5%	17.7%	16.8%	23.2%	39.5%
Overdue 91-180 days	58.4%	51.8%	17.6%	19.6%	12.3%	3.0%	23.1%	30.0%	38.2%	66.8%
Overdue 181-365 days	74.9%	63.7%	26.6%	39.0%	19.0%	7.1%	42.7%	40.5%	64.4%	81.1%
Overdue 366-540 days	81.2%	66.0%	34.3%	57.5%	23.2%	24.0%	56.4%	42.8%	85.5%	88.9%
Overdue 541-720 days	82.6%	73.8%	48.2%	73.5%	24.9%	50.5%	59.6%	51.6%	93.8%	91.3%
Overdue above 721 days	98.5%	99.2%	98.3%	98.6%	98.7%	98.3%	98.7%	98.6%	99.8%	99.7%

Conditions under which trade receivables are subject of write-off are follows: court judgment in favor of the customer, a notification by a court or an enforcement agent regarding deceased persons (debtors), relocated debtors whose places of residence may not be determined, etc.; submitted certificate of death pertaining to a deceased person prior to litigation for the purposes of avoiding any increase in the costs for further proceedings as per the relevant legal regulations; a completed bankruptcy or liquidation procedure pertaining to the part of the debt that remains pending and deletion of a legal entity from the Central Registry of the Republic of North Macedonia; in the event of any debts that have not been litigated and the Company does not have any mechanisms for an enforced collection; debts that are older than 10 years due to statute of limitations are written off.

When a trade receivable is established to be uncollectible, it is written off against Income statement (Other operating expenses – Impairment losses on trade and other receivables) with a parallel release of the cumulated impairment on the allowance account for trade receivables. Subsequent recoveries of amounts previously written off are credited against the recognized loss in the Income statement.

If, in a subsequent period, the amount of the impairment loss decreases and the decrease can be related objectively to an event occurring after the impairment was recognized (such as an improvement in the debtor's credit rating), the previously recognized impairment loss shall be reversed by adjusting an allowance account. The reversal shall not result in a carrying amount of the financial asset that exceeds what the amortized cost would have been had the impairment not been recognized at the date the impairment is reversed. The amount of the reversal shall be recognized in the Income statement as a reduction to Impairment losses on trade receivables. During the period MKD 1 million was collected, which was previously written off (2023: MKD 4 million).

Amounts due to, and receivable from, other network operators are shown net where a right of set-off exists and the amounts are settled on a net basis (such as receivables and payables related to international traffic).

3. SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

3.2.1. Financial assets (continued)

Employee loans

Employee loans are recognized initially at fair value and subsequently measured at amortized cost using the effective interest method.

Difference between the nominal value of the loan granted and the initial fair value of the employee loan is recognized as prepaid employee benefits, which reduces Loans and receivables from employees. Interest income on the loan granted calculated by using the effective interest method is recognized as finance income, while the prepaid employee benefits are amortized to Personnel expenses evenly over the term of the loan. The program is not active in terms of granted new loans. The Company stopped providing employee loans in 2013.

Impairment losses on Employee loans, are recognized in the Income statement. During the period, no materially significant impairment loss was recognized in respect to these financial assets.

3.2.2. Financial liabilities

Trade and other payables

Trade and other payables (including accruals) are recognized initially at fair value and subsequently measured at amortized cost using the effective interest method. The carrying values of trade and other payables approximate their fair values due to their short maturity.

Long term financial liabilities are recognized initially at fair value and subsequently measured at amortized cost using the effective interest method.

3.3. Inventories

Inventories are stated at the lower of cost or net realizable value. Net realizable value is the estimated selling price in the ordinary course of business, less the estimated selling expenses.

The cost of inventories is based on weighted average cost formula and includes expenditure incurred in acquiring the inventories and bringing them to their existing location and condition.

Phone sets are often sold for less than cost in connection with promotions to obtain new contracts with minimum commitment periods, as part of a profitable service agreement. The Company assesses the need to impair inventories due to the net realizable value (NRV) effect on a regular basis. If the actual sale value is lower than costs, the difference is recognized as impairment, due to NRV effect, immediately.

Impairment losses on Inventories are recognized in Operating expenses (Impairment of current assets).

3.4. Assets held for sale

An asset is classified as held for sale if it is no longer needed for the future operations of the Company, and has been identified for sale, which is highly probable and expected to take place within 12 months. Both requirements, immediate availability, and a highly probable sale, must be met on order asset to be classified as held for sale. These assets are accounted for at the lower of carrying value or fair value less cost to sell. Depreciation is discontinued from the date of designation to the held for sale status. When an asset is designated for sale, and the fair value is determined to be lower than the carrying amount, the difference is recognized in the Income statement (Depreciation and amortization) as an impairment loss.

3.5. Tangible assets

Tangible assets are stated at cost less accumulated depreciation and impairment losses (see note 3.7).

The cost of an item of tangible assets comprises its purchase price, including import duties and non-refundable purchase taxes, after deducting trade discounts and rebates, any costs directly attributable to bringing the asset to the location and condition necessary for it to be capable of operating in the manner intended by management. The initial estimate of the costs of

3. SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

3.5. Tangible assets (continued)

dismantling and removing the item and restoring the site on which it is located is also included in the costs if the obligation incurred can be recognized as a provision according to IAS 37 – Provisions, Contingent Liabilities and Contingent Assets.

The cost of self-constructed assets includes the cost of materials and direct labor.

In 2011, Law on acting with illegally built facilities was enacted, according to which the Company will incur certain expenditures related to obtaining complete documentation for base stations and fix line infrastructure in accordance to applicable laws in Republic of North Macedonia. The Company capitalizes those expenditures as incurred. The capitalized expenditures are included within Tangible assets (see note 8).

Items of tangible assets were restated at the year-end using official revaluation coefficients based on the general manufactured goods price increase index. Such coefficients have been applied to historical cost or later valuation and to accumulated depreciation as to approximate replacement cost. The net effect of revaluation was recorded against revaluation reserves. The last revaluation of tangible assets was made in the year 2000.

Subsequent costs are included in the asset's carrying amount or recognized as a separate asset, as appropriate, only when it is probable that future economic benefits associated with the item will flow to the Company and the cost of the item can be measured reliably. The carrying amount of the replaced part is derecognized. All other repairs and maintenance are charged to the Income statement during the financial period in which they are incurred.

When assets are disposed of or when the Company assesses that there will be no future economic benefits from the use of an asset, the asset is scrapped, and the costs and accumulated depreciation are removed from the accounts and the impact is recognized in the gain/loss from disposal.

When assets are sold, the cost and accumulated depreciation are removed from the accounts and any related gain or loss, determined by comparing proceeds with carrying amount, is recognized in the Income statement.

Depreciation is charged to the Income statement on a straight-line basis over the estimated useful lives of items of tangible assets. Assets are not depreciated until they are available for use. Land is not depreciated. The assets useful lives and residual values are reviewed, and adjusted if appropriate, at least once a year. For further details on the groups of assets impacted by the most recent useful life revisions (see note 8).

The estimated useful lives are as follows:

	2024	2023
	Years	Years
Buildings	20-40	20-40
Aerial and cable lines	20-25	20-25
Telephone exchanges	7-10	7-10
Base stations	10	10
Computers	4	4
Furniture and fittings	4-10	4-10
Vehicles	5-10	5-10
Other	2-15	2-15

3.6. Intangible assets

Intangible assets that are acquired by the Company are stated at cost less accumulated amortization and impairment losses (see note 3.7).

Items of intangible assets were restated at the year-end using official revaluation coefficients based on the general manufactured goods price increase index. Such coefficients have been applied to historical cost or later valuation and to accumulated depreciation as to approximate replacement cost. The net effect of revaluation was recorded against revaluation reserves. The last revaluation of intangible assets was made in year 2000.

Subsequent expenditure on intangible assets is capitalized only when it increases the future economic benefits embodied in the specific asset to which it relates. All other expenditure is expensed as incurred. New software modules that cannot be used

3. SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

3.6. Intangible assets (continued)

independently of the existing software (releases), but rather only combined with the base version's functionalities and are implementations of enhanced software, characterized by systematic updates, revisions or expansions of previous versions of existing software represent subsequent costs for the previous version and are capitalized if they meet the capitalization criteria, i.e. if they coincide with the creation of additional functionalities. Consequently, the costs of releases is capitalized as part of the base version and amortized together with the residual carrying amount over the base software's remaining useful life. If indications exist that the software will be operated longer than the current useful life as a result of subsequently capitalized expenditure, the useful life of the base software is reviewed, and if applicable extended.

The Company's primary activities are in the fixed line and mobile operations in Republic of North Macedonia. These operations usually require acquisition of licenses/frequency usage rights, which generally contain upfront fees and annual fees. For each acquired license/frequency usage right, the Company assesses whether the amount of future annual fees can be measured reliably at the start of the validity period of the license. If the Company considers that the amount of future annual fees can be measured reliably, the present value of the future annual fees is capitalized, if any, as part of the cost of the license otherwise these fees are recognized as expenses (Other operating costs) in the period they relate to.

The useful lives of concession and licenses are determined based on the underlying agreements and are amortized on a straight-line basis over the period from availability of the frequency for commercial use until the end of the initial concession or license term. No renewal periods are considered in the determination of useful life (see note 7).

Content rights are capitalized as intangible assets if all of the following conditions are met: there is no doubt whatsoever that the content will be delivered as agreed in the contract; non-cancellable term of the contract is at least 12 months and cost can be estimated reliably. Content rights are amortized over the contracts term. The financial liability recognized for capitalized content is presented in the statement of financial position within Other financial liabilities. Unwinding of an accrued interest is recognized as an interest expense and is presented within Financial expense.

The estimated useful lives are as follows:

	2024	2023
	Years	Years
Software and Licenses	2-5	2-5
Concession	18	18
Content rights	1-3	1-3
3G and 2G License	10	10
4G License	7-20	7-20
5G License	15	15

Amortization is charged to the Income statement on a straight-line basis over the estimated useful lives of intangible assets. Intangible assets are amortized from the date they are available for use. The assets useful lives are reviewed, and adjusted if appropriate, at least once a year (see note 7).

In determining whether an asset that incorporates both tangible and intangible elements should be treated under IAS 16 - Property, Plant and Equipment or as an intangible asset under IAS 38 – Intangible Assets, management uses judgment to assess which element is more significant and recognizes the assets accordingly.

3.7. Impairment of tangible and intangible assets

Assets that have an indefinite useful life are not subject to amortization and are tested annually for impairment.

Assets that are subject to amortization or depreciation are reviewed for impairment whenever events or changes in circumstances indicate that the carrying amount may not be recoverable. An impairment loss is recognized for the amount by which the asset's carrying amount exceeds its recoverable amount. The recoverable amount is the higher of the asset's fair value less costs to sell and its value in use. For the purposes of assessing impairment, assets are grouped at the lowest levels for which there are separately identifiable cash flows (cash-generating units - CGUs).

Impairment losses are recognized in the Income statement (Other operating expenses). Non-financial assets that suffered impairment are reviewed for possible reversal of the impairment at each reporting date.

3. SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

3.8. Provisions and contingent liabilities

Provisions are recognized when the Company has a present legal or constructive obligation as a result of past events and it is probable that an outflow of resources embodying economic benefits will be required to settle the obligation, and a reliable estimate of the amount of the obligation can be made.

Provisions are measured and recorded as the best estimate of the economic outflow required to settle the present obligation at the balance sheet date. The estimate can be calculated as the weighted average of estimated potential outcomes or can also be the single most likely outcome. The provision charge is recognized in the Income statement (Provisions for liabilities and charges).

No provision is recognized for contingent liabilities. A contingent liability is a possible obligation that arises from past events and whose existence will be confirmed only by the occurrence or non-occurrence of one or more uncertain future events not wholly within the control of the entity; or a present obligation that arises from past events but is not recognized because it is not probable that an outflow of resources embodying economic benefits will be required to settle the obligation or the amount of the obligation cannot be measured with sufficient reliability.

3.9. Share capital

Ordinary shares are classified as equity. Share premiums are classified as equity and represent the amount which is generated in excess of the nominal value when issuing shares.

3.10. Treasury shares

When the Company purchases the Company's equity share capital, the consideration paid, including any directly attributable incremental costs (net of income taxes), is deducted from equity attributable to the owners as treasury shares until the shares are cancelled or reissued. When such shares are subsequently reissued, the treasury share balance decreases by the original cost of the shares, thereby increasing equity, while any gains or losses are also recognized in equity (Retained earnings). Treasury shares transactions are recorded on the transaction date.

3.11. Statutory reserves

Under local statutory legislation, the Company is required to set aside minimum 5 percent of its net profit for the year in accordance with the adopted international financial reporting standards published in the "Official Gazette of the Republic of North Macedonia" in a statutory reserve until the level of the reserve reaches 1/10 of the share capital. These reserves are used to cover losses and are not distributed to shareholders except in the case of bankruptcy of the Company.

3.12. Revaluation reserves

The revaluation reserve relates to tangible and intangible assets and comprises the cumulative increased carrying value using official revaluation coefficients based on the general manufactured goods price increase index producers price index on the date of revaluation. The last revaluation of tangible and intangible assets was made in year 2000. When the revaluated assets are fully depreciated or disposed the relevant portion of the revaluation reserve is transferred to Retained earnings.

3.13. Revenues

Revenues for all services and equipment sales (see note 13) are shown net of VAT and discounts. Revenue is recognized when the amount of the revenue can be reliably measured, and when it is probable that future economic benefits will flow to the Company and all other specific recognition criteria of IAS 18 on the sale of goods and rendering of services are met for the provision of each of the Company's services and sale of goods.

Customers of the Company are granted loyalty awards (credit points) based on their usage of the Company's services. Loyalty awards can be accumulated and redeemed to obtain future benefits (e.g. handsets, telecommunication equipment, etc.) from the operators of the Company. When customers earn their credit points, the fair value of the credit points earned are deducted from the revenue invoiced to the customer, and recognized as Deferred revenue. On redemption (or expiry) of the points, the deferred revenue is released to revenue as the customer has collected (or waived) the undelivered element of the deemed bundle.

3. SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

3.13. Revenues (continued)

Revenues from operating leases are recognized on a straight-line basis over the period the services are provided.

3.13.1. Fixed line and mobile telecommunications revenues, including sale of devices

Revenue is primarily derived from services provided to subscribers and other third parties using telecommunications network, and equipment sales.

Customer subscriber arrangements typically include an equipment sale, subscription fee and charge for the actual voice, internet, data or multimedia services used. The Company considers the various elements of these arrangements to be separate earnings processes and recognizes the revenue for each of the deliverables using the residual method. These units are identified and separated, since they have value on a standalone basis and are sold not only in a bundle, but separately as well. Therefore, the Company recognizes revenues for all of these elements using the residual method that is the amount of consideration allocated to the delivered elements of the arrangements equals the total consideration less the fair value of the undelivered elements.

The Company provides customers with narrow and broadband access to its fixed, mobile and TV distribution networks. Service revenues are recognized when the services are provided in accordance with contractual terms and conditions. Airtime revenue is recognized based upon minutes of use and contracted fees less credits and adjustments for discounts, while subscription and flat rate revenues are recognized in the period they relate to.

Revenues and expenses associated with the sale of telecommunications equipment and accessories are recognized when the products are delivered, provided there are no unfulfilled company obligations that affect the customer's final acceptance of the arrangement.

Revenues from premium rate services (voice and non-voice) are recognized on a gross basis when the delivery of the service over the network is the responsibility of the Company; the Company establishes the prices of these services and bears substantial risks of these services, otherwise presented on a net basis.

Customers may also purchase prepaid mobile, public phone and internet credits ("prepaid cards") which allow those customers to use the telecommunication network for a selected amount of time. Customers must pay for such services at the date when the card is purchased. Revenues from the sale of prepaid cards are recognized when used by the customers or when the cards expired with unused traffic.

Third parties using the telecommunications network include roaming customers of other service providers and other telecommunications providers which terminate or transit calls on the network. These wholesale (incoming) traffic revenues are recognized in the period of related usage. A proportion of the revenue received is often paid to other operators (interconnect) for the use of their networks, where applicable. The revenues and costs of these terminate or transit calls are stated gross in these annual accounts as the Company is the principal supplier of these services using its own network freely defining the pricing of the service, and recognized in the period of related usage.

3.13.2. System integration and IT revenues

Contracts for network services consist of the installation and operation of communication networks for customers. Revenues for voice and data services are recognized under such contracts when used by the customer.

Revenue from system integration contracts requiring the delivery of customized products and/or services is generally covered by fixed-price contracts and revenue is recognized based on percentage of completion taking into account the proportion that contract costs incurred for work performed to date bear to the estimated total contract costs.

Revenue from hardware and sales is recognized when the risk of ownership is substantially transferred to the customer, provided there are no unfulfilled obligations that affect the customer's final acceptance of the arrangement. Any costs of these obligations are recognized when the corresponding revenue is recognized.

Revenues from construction contracts are accounted for using the percentage-of-completion method. The stage of completion is determined on the basis of the costs incurred to date as a proportion of the estimated total costs. Receivables from construction contracts are classified in the Balance sheet as Trade receivables.

3. SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

3.14. Employee benefits

3.14.1. Short term employee benefits and pensions

The Company, in the normal course of business, makes payments on behalf of its employees for pensions, health care, employment and personnel tax which are calculated according to the statutory rates in force during the year, based on gross salaries and wages. Holiday allowances are also calculated according to the local legislation. The Company makes these contributions to the Governmental and private funds. The cost of these payments is charged to the Income statement in the same period as the related salary cost. No provision is created for holiday allowances for non-used holidays as according the local legislation the employer is obliged to provide condition for usage, and the employee to use the annual holiday within one year. This is also exercised as Company policy and according the historical data employees use their annual holiday within the one year legal limit. The Company does not operate any other pension scheme or post-retirement benefits plan and consequently, has no obligation in respect of pensions. The Company has contractual obligation to pay to employees three average monthly salaries in Republic of North Macedonia at their retirement date according the Collective agreement between the Company and the Trade Union of the Company, for which appropriate liability is recognized in the annual accounts measured at the present value of three average monthly salaries together with adjustments incorporated in the actuarial calculation. The defined benefit obligation is calculated annually by independent actuaries using the projected unit credit method. The present value of the defined benefit obligation is determined by discounting the estimated future cash outflows using interest rates of high-quality bonds that are denominated in the currency in which the benefits will be paid. In addition, the Company is not obligated to provide further benefits to current and former employees.

3.14.2. Bonus plans

The Company recognizes a liability and an expense for bonuses taking into consideration the financial and operational results. The Company recognizes a provision where contractually obliged or where there is a past practice that has created a constructive obligation.

3.14.3. Termination benefits

Termination benefits are payable whenever an employee's employment is terminated, on the request of the employer, before the nominal retirement date or whenever an employee accepts voluntary redundancy in exchange for these benefits. The Company recognizes termination benefits when it is demonstrably committed to either terminate the employment of current employees according to a detailed formal plan without the possibility of withdrawal or to provide termination benefits as a result of an offer made to encourage voluntary redundancy.

3.15. Marketing expenses

Marketing costs are expensed as incurred. Marketing expenses are disclosed in note 15.

3.16. Taxes

3.16.1. Income tax

According to the provisions of the Income tax law, the tax base is the profit generated during the fiscal year increased for nondeductible expenses and reduced for deductible revenue (i.e. dividends already taxed at the payer) and the income tax rate is 10%. In line with these income tax for the year was calculated and recorded in the Income statement.

The tax authorities may at any time inspect the books and records within 5 years subsequent to the reported tax year and may impose additional tax assessments and penalties. In the case of tax evasion or tax fraud the statute of limitations may be extended up to 10 years. The Company's management is not aware of any circumstances, which may give rise to a potential material liability in this respect other than those provided for in these Annual accounts.

3. SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

3.16.1. Deferred income tax

Deferred tax is recognized by applying the liability method, on temporary differences arising between the tax bases of assets and liabilities and their carrying amounts in the financial statements. However, deferred tax is not accounted for if it arises from initial recognition of an asset or liability in a transaction other than a business combination that at the time of the transaction affects neither accounting nor taxable profit. Deferred tax is determined using income tax rates that have been enacted or substantially enacted by the financial statement date and are expected to apply when the related deferred tax asset is realized or the deferred tax liability is settled.

Deferred tax assets are recognized to the extent that it is probable that future taxable profit (or reversing deferred tax liabilities) will be available against which the temporary differences can be utilized.

Deferred income tax assets and liabilities are offset when there is a legally enforceable right to offset current tax assets against current tax liabilities and when the deferred income taxes assets and liabilities relate to income taxes levied by the same taxation authority on either the same taxable entity or different taxable entities where there is an intention to settle the balances on a net basis.

3.17. Leases

3.17.1. Operating leases - Company as a lessor

Assets leased to customers under operating leases are included in tangible assets in the Balance sheet. They are depreciated over their expected useful lives on a basis consistent with similar fixed assets. Rental income is recognized on a straight-line basis over the lease term.

3.17.2. Operating lease - Company as a lessee

Costs in respect of operating leases are charged to the Income statement on a straight-line basis over the lease term.

3.18. Earnings per share

Basic earnings per share is calculated by dividing profit attributable to the equity holders of the Company for the period by the weighted average number of common stocks outstanding. The Company has only ordinary shares and basic and diluted earnings per share are the same.

3.19. Dividend distribution

Dividends are recognized as a liability and debited against equity in the Company's annual accounts in the period in which they are approved by the Company's shareholders.

3.20. Segments

The operating segments of the Company are based on the business lines, residential, business, wholesale and other, which is consistent with the internal reporting provided to the chief operating decision maker, the Chief Executive Officer (CEO) who is advised by the Management Committee (MC) of the Company. The CEO is responsible for allocating resources to, and assessing the performance of, the operating segments. The accounting policies and measurement principles of the operating segments are the same as those applied for the Company described in the Significant accounting policies (see note 3).

The operating segments' revenues include revenues from external customers and there are no internal revenues generated from other segments.

The operating segments' results are monitored by the CEO and the MC to Direct margin, which is defined by the Company as revenues less direct costs less Impairment losses on trade and other receivables.

The CEO and the MC do not monitor the assets and liabilities at segment level.

3. SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

3.21. Comparative information

In order to maintain consistency with the current year presentation in the Annual Accounts and the Explanatory Notes thereto, certain items have been reclassified for comparative purposes. There were no material changes in disclosures.

4. CRITICAL ACCOUNTING ESTIMATES AND JUDGMENTS

The Company makes estimates and assumptions concerning the future. Estimates and judgments are continually evaluated and are based on historical experience and other factors, including expectations of future events that are believed to be reasonable under the circumstances. The most critical estimates and assumptions are outlined below.

4.1. Useful lives of assets

The determination of the useful lives of assets is based on historical experience with similar assets as well as any anticipated technological development and changes in broad economic or industry factors. The appropriateness of the estimated useful lives is reviewed annually, or whenever there is an indication of significant changes in the underlying assumptions. We believe that the accounting estimate related to the determination of the useful lives of assets is a critical accounting estimate since it involves assumptions about technological development in an innovative industry and heavily dependent on the investment plans of the Company. Further, due to the significant weight of depreciable assets in our total assets, the impact of any changes in these assumptions could be material to our financial position, and results of operations. As an example, if the Company was to shorten the average useful life of its assets by 10%, this would result in additional annual depreciation and amortization expense of approximately MKD 261,794,717 (2023: MKD 270,368,897). See notes 7 and 8 for the changes made to useful lives in 2024.

4.2. Estimated impairment of tangible and intangible assets

We assess the impairment of identifiable tangibles and intangibles whenever there is a reason to believe that the carrying value may materially exceed the recoverable amount and where impairment of value is anticipated. The calculations of recoverable amounts are primarily determined by value in use calculations, which use a broad range of estimates and factors affecting those. Among others, we typically consider future revenues and expenses, technological obsolescence, discontinuance of services and other changes in circumstances that may indicate impairment. If impairment is identified using the value in use calculations, we also determine the fair value less cost to sell (if determinable), to calculate the exact amount of impairment to be charged. As this exercise is highly judgmental, the amount of a potential impairment may be significantly different from that of the result of these calculations. Management has performed an impairment test based on a 10 years cash flow projection and used a perpetual growth rate of 1% (2023: 1%) to determine the terminal value after 10 years. The discount rate used was 8.00% (2023: 8.38%). The impairment test did not result in impairment. The Company uses a 10-year period for impairment model in accordance with the Group approach on this subject.

4.3. Estimated impairment of trade and other receivables

We calculate impairment for doubtful accounts based on estimated losses resulting from the inability of our customers to make the required payments. The loss allowance is recognized in respect of not only losses already incurred as of the reporting date (incurred losses) but also losses which have not yet incurred as of the reporting date but which are expected to be incurred in the future (expected losses). For the largest customers, international customers and for customers under liquidation and bankruptcy proceedings impairment is calculated on an individual basis, while for other customers it is estimated on a portfolio basis, for which we base our estimate on the aging of our account receivables balance and our historical write-off experience, customer credit-worthiness and recent changes in our customer payment terms (see note 3.2.1 (b)). These factors are reviewed annually, and changes are made to the calculations when necessary. In addition, we consider also the nature of the business (residential, business, fixed line, mobile etc.) and the environment in which the Company operates. In 2024 the Company carried out regular detailed analysis on the portfolio of customers on which collective assessment of impairment is performed which resulted in changes in the related impairment rates due to different payment behavior, resulting in new impairment rates of trade and other receivables. If the financial condition of our customers were to deteriorate, actual write-offs of currently existing receivables may be higher than expected and may exceed the level of the impairment losses recognized so far (see note 6.1.2).

4. CRITICAL ACCOUNTING ESTIMATES AND JUDGMENTS (CONTINUED)

4.4. Provisions

Provisions in general are highly judgmental, especially in case of legal disputes. The Company assesses the probability of an adverse event as a result of a past event and if the probability of an outflow of economic benefits is evaluated to be more than 50%, the Company fully provides for the total amount of the estimated liability (see note 3.8). As the assessment of the probability is highly judgmental, in some cases the evaluation may not prove to be in line with the eventual outcome of the case. In order to determine the probabilities of an adverse outcome, the Company uses internal and external legal counsel.

4.5. Subscriber acquisition costs

Subscriber acquisition costs primarily include the loss on the equipment sales (revenues and costs presented on a gross basis) and fees paid to subcontractors that act as agents to acquire new customers or retain the existing subscribers. The Company's agents also spend a portion of their agent fees for marketing the Company's products, while a certain part of the Company's marketing costs could also be considered as part of the subscriber acquisition costs. The up-front fees collected from customers for activation or connection are marginal compared to the acquisition costs. These revenues and costs are recognized when the customer is connected to the Company's fixed or mobile networks. No such costs or revenues are capitalized or deferred. These acquisition costs (losses) are recognized immediately as expense (Other operating expenses) as they are not accurately separable from other marketing costs.

5. CHANGE IN ACCOUNTING POLICY AND ERORRS

Accounting policy is consistently applied in periods presented in these annual accounts. There were no material changes in disclosures.

6. FINANCIAL RISK MANAGEMENT

6.1. Financial risk factors

The Company does not apply hedge accounting for its financial instruments, all gains and losses are recognized in the Income statement. The Company is exposed in particular to credit risks related to its financial assets and risks from movements in exchange rates, interest rates, and market prices that affect the fair value and/or the cash flows arising from financial assets and liabilities. Financial risk management aims to limit these market and credit risks through ongoing operational and finance activities.

The detailed descriptions of risks, the management thereof as well as sensitivity analyses are provided below. Sensitivity analyses include potential changes in profit before tax. The potential impacts disclosed (less tax) are also applicable to the Company's equity.

6.1.1. Market risk

Market risk is defined as the 'risk that the fair value or value of future cash flows of a financial instrument will fluctuate because of changes in market prices' and includes interest rate risk, currency risk and other price risk.

As the vast majority of the revenues and expenses of the Company arise in MKD, the functional currency of the Company is MKD, and as a result, the Company objective is to minimize the level of its financial risk in MKD terms.

For the presentation of market risks, the periodic effects are determined by relating the hypothetical changes in the risk variables to the balance of financial instruments at the balance sheet date. The balances at the end of the reporting period are usually representative for the year as a whole, therefore the impacts are calculated using the year end balances as though the balances had been constant throughout the reporting period. The methods and assumptions used in the sensitivity calculations have been updated to reflect the current economic situation.

a) Foreign currency risk

The functional currency of the Company is the Macedonian denar.

The foreign exchange risk exposure of the Company is related to holding foreign currency cash balances, and operating activities through revenues from and payments to international telecommunications carriers as well as capital expenditure contracted with vendors in foreign currency.

6. FINANCIAL RISK MANAGEMENT (CONTINUED)

6.1.1. Market risk (continued)

The currency giving rise to this risk is primarily the EUR. The Company uses cash deposits in foreign currency, predominantly in EUR, and cash deposits in denars linked to foreign currency, to economically hedge its foreign currency risk in accordance with the available banks offers. The Company manages net liability foreign exchange risk through maintaining higher amount of deposits in EUR.

The foreign currency risk sensitivity information required by IFRS 7 is limited to the risks that arise on financial instruments denominated in currencies other than the functional currency in which they are measured.

At 31 December 2024, if MKD would have been 1% weaker or stronger against EUR, profit before tax would have been MKD 14,529,329 in net balance lower or higher, respectively. At 31 December 2023, if MKD would have been 1% weaker or stronger against EUR, profit would have been MKD 13,426,388 in net balance lower or higher, respectively. At 31 December 2024, if MKD would have been 10% weaker or stronger against USD, profit before tax would have been MKD 21,744,970 in net balance lower or higher, respectively. At 31 December 2023, if MKD would have been 10% weaker or stronger against USD, profit before tax would have been MKD 21,744,970 in net balance lower or higher, respectively. At 31 December 2023, if MKD would have been 10% weaker or stronger against USD, profit before tax would have been MKD 21,744,970 in net balance lower or higher, respectively. At 31 December 2023, if MKD would have been 10% weaker or stronger against USD, profit would have been 10% weaker or stronger against USD, profit would have been 10% weaker or stronger against USD, profit would have been 10% weaker or stronger against USD, profit would have been 10% weaker or stronger against USD, profit would have been 10% weaker or stronger against USD, profit would have been 10% weaker or stronger against USD, profit would have been 10% weaker or stronger against USD, profit would have been 10% weaker or stronger against USD, profit would have been 10% weaker or stronger against USD, profit would have been 10% weaker or stronger against USD, profit would have been 10% weaker or stronger against USD, profit would have been 10% weaker or stronger against USD, profit would have been 10% weaker or stronger against USD, profit would have been 10% weaker or stronger against USD, profit would have been 10% weaker or stronger against USD, profit would have been 10% weaker or stronger against USD, profit would have been 10% weaker or stronger against USD, profit would have been 10% weaker or stronger against USD, profit would have been 10% weaker or stron

b) Interest rate risk

Interest rate risk is the risk that the fair value or future cash flows of a financial instrument will fluctuate because of changes in market interest rates.

Change in the interest rates and interest margins may influence financing costs and returns on financial investments.

The Company is minimizing interest rate risk through defining of fixed interest rates in the period of the validity of certain financial investments. On the other hand, fix term deposits may be prematurely terminated, since the contracts contain a clause that, the bank will calculate and pay interest by interest rate which is valid on the nearest maturity period of the deposit in accordance with the interest rates given in the offer.

In case of significant increase of the market interest rates, deposit may be terminated and replaced by new deposit with interest rate more favorable for the Company at lowest possible cost.

The investments are limited to relatively low risk financial investment forms in anticipation of earning a fair return relative to the risk being assumed.

The Company has no floating interest-bearing liabilities, while it incurs interest rate risk on cash deposits with banks and loans to employees. No policy to hedge the interest rate risk is in place. Changes in market interest rates affect the interest income on cash and cash equivalents and deposits with banks.

Total interest-bearing assets are shown in the table below:

In denars	31.12.2024	31.12.2023
Cash and cash equivalents Net amount	<u> </u>	1,043,904,712

Interest bearing assets are cash on bank accounts, which carry variable interest rates and weekly deposits which bear fixed interest.

6. FINANCIAL RISK MANAGEMENT (CONTINUED)

6.1.1. Market risk (continued)

Sensitivity analyses

A reasonably possible increase/decrease of 1 percentage point in the interest rates during the reporting period (assuming the year-end balance throughout the reporting period) would increase (decrease) the equity and the profit or loss before tax by the amounts shown below. This analysis assumes that all other variables, in particular the foreign currency exchange rates, remain constant. In view of the fact that the effect on the profit or loss would be the same as the effect on the equity, only the former is disclosed.

In denars	Profit or loss			
31.12.2024 Interest rate (1% movements)	Higher	Lower		
Cash and cash equivalents Net effect	13,279,807 13,279,807	(13,279,807) (13,279,807)		
In denars	Profit or loss			
31.12.2023 Interest rate (1% movements)	Higher	Lower		
Cash and cash equivalents Net effect	10,439,047	(10,439,047) (10,439,047)		

c) Other price risk

The Company's investments are in shares of other entities that are publicly traded on the Macedonian Stock Exchange, both on its Official and Regular market. The management continuously monitors the portfolio equity investments based on fundamental and technical analysis of the shares. All buy and sell decisions are subject to approval by the relevant Company's bodies. In line with the Company strategy, the investments within portfolio are kept until there are favorable market conditions for their sale.

As part of the presentation of market risks, IFRS 7 also requires disclosures on how hypothetical changes in risk variables affect the price of financial instruments. As at 31 December 2024 and 31 December 2023, the Company holds investments, which could be affected by risk variables such as stock exchange prices.

The Company had MKD 515,807,901 investments in shares of other entities that are publicly traded on the Macedonian Stock Exchange as at 31 December 2024 (2023: MKD 274,499,928).

6. FINANCIAL RISK MANAGEMENT (CONTINUED)

6.1.1. Market risk (continued)

Sensitivity analyses

A possible increase/decrease of 20 percentage points in the price of investments in equity during the reporting period (assuming the year-end balance throughout the reporting period) would increase (decrease) the equity and the profit or loss before tax by the amounts shown below. This analysis assumes that all other variables remain constant. In view of the fact that the effect on the profit or loss would be the same as the effect on the equity, only the former is disclosed.

In denars 31.12.2024 Market price (20% movements)	Higher	Profit or loss Lower
Investments in Equity instruments	103,161,580	(103,161,580)
Net effect	103,161,580	(103,161,580)
In denars 31.12.2023 Market price (20% movements)	Higher	Profit or loss Lower
Investments in Equity instruments	54,899,986	(54,899,986)
Net effect	54,899,986	(54,899,986)

6.1.2. Credit risk

Credit risk is defined as the risk that one party to a financial instrument will cause a financial loss for the other party by failing to discharge an obligation.

The Company is exposed to credit risk from its operating activities and certain financing activities.

Counterparty limits are determined based on the provided Letter of guarantees in accordance with the market conditions of those banks willing to issue a bank guarantee. The total amount of bank guarantees that will be provided should cover the amount of the projected free cash of the Company.

With regard to financing activities, transactions are primarily to be concluded with counterparties (banks) that have at least a credit rating of BBB+ (or equivalent) or where the counterparty has provided a guarantee where the guarantor has to be at least BBB+ (or equivalent).

The depositing decisions are made based on the following priorities:

- To deposit in banks (Deutsche Telekom core banks, if possible) with provided bank guarantee from the banks with the best rating and the best quality wording of the bank guarantee.
- To deposit in banks with provided bank guarantee from the banks with lower rating and poorer quality wording of the bank guarantee.
- Upon harmonization and agreement with the parent company these rules can be altered for ensuring full credit risk coverage. If the total amount of deposits cannot be placed in banks covered with bank guarantees with at least BBB+ rating (or equivalent credit rating), then depositing will be performed in local banks without bank guarantee.

As of 31 December 2024, and 31 December 2023, cash and cash equivalents are not secured with guarantees. All cash and cash equivalent are allocated in five big domestic banks in Republic North Macedonia based on CAEL methodology rating for purpose of credit risk diversification and upon harmonization and agreement with the parent and ultimate parent companies.

The process of managing the credit risk from operating activities includes preventive measures such as creditability checking and prevention barring, corrective measures during legal relationship for example reminding and disconnection activities, collaboration with collection agencies and collection after legal relationship as litigation process and court proceedings. The overdue payments are monitored based on customer's type amount of debt average invoiced amount and number of disconnections.

6. FINANCIAL RISK MANAGEMENT (CONTINUED)

6.1.2. Credit risk (continued)

The credit risk is controlled through credibility checking – which determines that the customer is not indebted and the customer's credit worthiness and through preventive barring – which determinates the credit limit based on the customer's previous traffic revenues.

The Company has no significant concentration of credit risk with any single counter party or group of counter parties having similar characteristics.

The Company's procedures ensure on a permanent basis that sales are made to customers with an appropriate credit history and not exceed an acceptable credit exposure limit.

The maximum exposure to credit risk is represented by the carrying amount of each financial asset in the Balance sheet. Consequently, the Company considers that its maximum exposure is reflected by the amount of debtors net of provisions for impairment recognized and the amount of cash deposits in banks at the balance sheet date.

Concentrations of credit risk relating to trade receivables are limited due to the large number of customers comprising the Company's customer base. Trade receivables from the largest customer as of 31 December 2024 amounts to MKD 101,688,552, which represents 1.85% of total gross receivables of the Company (2023: MKD 224,877,764 which represents 4.12% of total gross receivables). The concentration of credit risk toward this customer is significantly less than 20% of gross receivables at any time during the year and the Company has no significant exposure toward any other customer.

The annual bad debt expense of the Company in 2024 was 1.10% (2023: 1.12%) of the revenue. For further information see Note 4.3.

6.1.3. Liquidity risk

Liquidity risk is the risk that an entity may encounter difficulty in meeting obligations associated with financial liabilities.

Liquidity risk is defined as the risk that the Company could not be able to settle or meet its obligations on time.

The investment portfolio should remain sufficiently liquid to meet all operating requirements that can be reasonably anticipated. This is accomplished by structuring the portfolio so that financial instruments mature concurrently with cash needs to meet anticipated demands.

The Company's policy is to maintain sufficient cash and cash equivalents to meet its commitments in the foreseeable future. Any excess cash is mostly deposited in commercial banks.

The Company's liquidity management process includes projecting cash flows by major currencies and considering the level of necessary liquid assets, considering business plan, historical collection and outflow data. Monthly, semi-annually and annually cash projections are prepared and updated on a daily basis.

6.2. Capital management

The Company's objectives when managing capital are to safeguard the Company's ability to continue as a going concern in order to provide returns for shareholders and benefits for other stakeholders and to maintain an optimal capital structure to reduce the cost of capital. The total amount of equity managed by the Company, as at 31 December 2024, is MKD 15,638,550,598, in accordance with the adopted international financial reporting standards published in the "Official Gazette of the Republic of North Macedonia" (2023: MKD 15,468,197,302). Out of this amount MKD 9,583,887,733 (2023: MKD 9,583,887,733) represent share capital and MKD 958,388,774 (2023: MKD 958,388,774) represent statutory reserves, which are not distributable (see note 3.11). The Company has also acquired treasury shares (see notes 3.10 and 11.1). The transaction is in compliance with the local legal requirements that as a result of acquiring treasury shares the total equity of the Company shall not be less than the amount of the share capital and reserves which are not distributable to shareholders by law or by Company's statute.

According the local legal requirements dividends can be paid out to the shareholders in amount that shall not exceed the net profit for the year as presented in the annual accounts of the Company, in accordance with the adopted international financial reporting standards published in the "Official Gazette of the Republic of North Macedonia", increased for the undistributed net profit from previous years or increased for the other distributable reserves, i.e. reserves that exceed the statutory reserves and other reserves defined by the Company's statute. The Company is in compliance with all statutory capital requirements.

6. FINANCIAL RISK MANAGEMENT (CONTINUED)

6.3. Fair value estimation

Cash and cash equivalents, trade receivables and other current financial assets mainly have short term maturity. For this reason, their carrying amounts at the reporting date approximate their fair values.

The fair value of the non-current portion of trade receivables and employee loans is determined by using discounted cash-flow valuation technique.

The fair value of publicly traded financial assets at fair value through profit or loss is based on quoted market prices at the balance sheet date.

Financial liabilities included in the Balance sheet mainly have short term maturity. For this reason, their carrying amounts at the reporting date approximate their fair values.

The fair value of the long-term financial liabilities is determined by using discounted cash-flow valuation technique.

7. INTANGIBLE ASSETS

In denars	Software and licenses C	Concession license	TV content rights and other	Assets under construction	Total
Cost					
At 1 January 2023	5,679,180,677	2,213,316,506	1,928,247,448	170,778,186	9,991,522,817
Additions	324,262,427	-	451,565,017	107,205,765	883,033,209
Assets activation/transfers					
between group of assets (see	416,540,962	-	-	(143,362,240)	273,178,722
note 8)					
Disposals	(609,999,478)	-	(139,657,606)	-	(749,657,084)
At 31 December 2023	5,809,984,588	2,213,316,506	2,240,154,859	134,621,711	10,398,077,664
Amortization					
At 1 January 2023	4,597,335,930	1,185,712,146	607,136,924	-	6,390,185,000
Charge for the year	569,675,130	98,121,055	569,378,341	-	1,237,174,526
Disposals	(609,999,478)	-	(139,657,606)	-	(749,657,084)
Transfer between group of assets (see note 8)	712,570	-	-	-	712,570
At 31 December 2023	4,557,724,152	1,283,833,201	1,036,857,659	-	6,878,415,012
Carrying amount					
At 1 January 2023	1,081,844,747	1,027,604,360	1,321,110,524	170,778,186	3,601,337,817
At 31 December 2023	1,252,260,436	929,483,305	1,203,297,200	134,621,711	3,519,662,652

In 2023 ten contracts (including the prolongation of cooperation) for TV content rights were identified as qualifying for capitalization. Accordingly, these rights were recognized in 2023 in Intangible assets, category TV content rights and other, at the net present value of future payments in amount of MKD 451,565,017 and will be amortized over the contracts term (see note 12).

7. INTANGIBLE ASSETS (CONTINUED)

In denars	Software and		TV content rights	Assets under	
	licenses (Concession license	and other	construction	Total
Qual					
Cost					
At 1 January 2024	5,809,984,588	2,213,316,506		134,621,711	10,398,077,664
Additions	359,671,217	-	438,297,822	110,141,120	908,110,159
Assets activation/transfers	154,688,176	-	-	(134,620,673)	20,067,503
between group of assets (see					
note 8)					
Disposals	(19,205,520)	-	(1,152,158,726)	-	(1,171,364,246)
At 31 December 2024	6,305,138,461	2,213,316,506	1,526,293,955	110,142,158	10,154,891,080
Amortization					
At 1 January 2024	4,557,724,152	1,283,833,201	1,036,857,659	-	6,878,415,012
Charge for the year	504,255,116	98,121,055	544,703,427	-	1,147,079,598
Disposals	(19,205,520)	-	(1,152,158,726)	-	(1,171,364,246)
At 31 December 2024	5,042,773,748	1,381,954,256		-	6,854,130,364
Carrying amount					
At 1 January 2024	1,252,260,436	929,483,305	1,203,297,200	134,621,711	3,519,662,652
At 31 December 2024	1,262,364,713	831,362,250	1,096,891,595	110,142,158	3,300,760,716

In 2024 eight contracts (including the prolongation of cooperation) for TV content rights were identified as qualifying for capitalization. Accordingly, these rights were recognized in 2024 in Intangible assets, category TV content rights and other, at the net present value of future payments in amount of MKD 438,297,822 and will be amortized over the contracts term (see note 12).

The reviews of the useful lives of intangible assets during 2024 affected the lives of a number of assets, mainly license and software. The change on the useful life of the other affected intangible assets was made according to technological changes and business plans of the Company. The reviews resulted in the following change in the original trend of amortization in the current and future years.

In denars	2024	2025	2026	2027	After 2027
(Decrease)/increase in amortization	(70,110,530)	(52,045,521)	30,699,785	88,746,854	2,709,412
	(70,110,530)	(52,045,521)	30,699,785	88,746,854	2,709,412

8. TANGIBLE ASSETS

			Telecommunication		Assets under	T ()
In denars	Land	Buildings	equipment	Other	construction	Total
Cost						
At 1 January 2023	27,922,660	6,230,398,070	28,249,780,415	2,538,061,048	1,470,491,708	38,516,653,901
Additions	-	33,401	967,140,283	116,357,761	528,158,119	1,611,689,564
Assets						
activation/transfers						
between group of	-	13,018,983	636,770,473	83,411,502	(1,006,379,681)	(273,178,723)
assets (see note 7)			(000 000 074)	(1 5 4 0 4 0 0 0 0)	(0.455.400)	
Disposals	-	-	(682,326,274)	(154,019,360)	(6,155,496)	(842,501,130)
Transfer from/to assets held for sale		-	(3,500,801,481)	(3,930,262)		(3,504,731,743)
At 31 December 2023	27 922 660	6 243 450 454				35,507,931,869
	L1,022,000	0,210,100,101	20,010,000,110	2,010,000,000	000,111,000	00,001,001,000
Depreciation						
At 1 January 2023	-	3,489,467,613	22,308,560,510	2,185,894,729	-	27,983,922,852
Charge for the year	-	146,226,153	934,144,951	115,774,441	-	1,196,145,545
Disposals	-	-	(682,326,275)	(145,856,037)	-	(828,182,312)
Transfer between the	-	149,838	(19,557,514)	18,695,106	-	(712,570)
groups			(, , , ,			
Transfer from/to assets held for sale	-	-	(3,480,656,690)	(3,930,262)	-	(3,484,586,952)
At 31 December 2023	-	3,635,843,604	19,060,164,982	2,170,577,977	-	24,866,586,563
-						
Carrying amount						
At 1 January 2023	27,922,660	2,740,930,457	5,941,219,905	352,166,319	1,470,491,708	10,532,731,049
At 31 December 2023	27,922,660	2,607,606,850	6,610,398,434	409,302,712	986,114,650	10,641,345,306

8. TANGIBLE ASSETS (CONTINUED)

In denars	Land	Buildings	Telecommunication equipment	Other	Assets under construction	Total
Cost						
At 1 January 2024	27,922,660 (6,243,450,454	25,670,563,416	2,579,880,689	986,114,650	35,507,931,869
Additions	-	6,002,474	898,128,745	54,488,295	287,971,484	1,246,590,998
Assets activation/transfers between group of assets (see note 7)	-	8,605,874	(592,824,614)	906,645,201	(342,493,966)	(20,067,505)
Disposals	-	(12,628,257)	(365.416.741)	(123,671,709)	(1,486,727)	(503,203,434)
At 31 December 2024	27,922,660		25,610,450,806		930,105,441	
Depreciation At 1 January 2024 Charge for the year Disposals	- (- -	3,635,843,604 141,861,123 (9,895,131)		108,382,792 (122,255,442)	-	24,866,586,563 1,209,072,851 (497,044,681)
Transfer between the groups	-	383,180	(828,426,455)	828,043,275	-	-
At 31 December 2024	- (3,768,192,776	18,825,673,355	2,984,748,602	-	25,578,614,733
Carrying amount	27.022.000 /		C C10 000 404	400 202 712		10.041.045.000
At 1 January 2024		2,607,606,850	6,610,398,434			10,641,345,306
At 31 December 2024	27,922,660 2	2,477,237,769	6,784,777,451	432,593,874	930,105,441	10,652,637,195

In 2024, the Company capitalized expenditures related to obtaining complete documentation for base stations in amount of MKD 1,361,000 (2023: MKD 1,800,000). In addition, in 2024, the Company capitalized expenditures related to obtaining complete documentation for fixed line infrastructure in amount of MKD 32,066 in accordance to applicable laws in Republic of North Macedonia (2023: MKD 281,875) (see note 3.5).

Regular reviews of the useful lives and residual values of property, plant and equipment during 2024 affected the lives of a several types of assets, technology assets, network and platforms. The change of the useful life on the affected assets was made due to technological changes and business plans of the Company (see note 4.1). The reviews resulted in the following change in the original trend of depreciation in the current and future years.

In denars	2024	2025	2026	2027	After 2027
(Decrease)/ increase in depreciation	(29,943,335)	(42,647,314)	13,909,363	44,484,683	14,196,603
-	(29,943,335)	(42,647,314)	13,909,363	44,484,683	14,196,603
9. TRADE RECEIVABLES					
In denars			31.12.202	4	31.12.2023
Trade receivables - domestic			5,131,837,56	1	5,162,102,953
Trade receivables – foreign			100,968,11	3	76,994,987
Impairment of receivables			(2,047,931,666	6)	(1,982,976,003)
		-	3,184,874,00	8	3,256,121,937

10. CASH

In denars	31.12.2024	31.12.2023
Cash in banks – domestic currency	1,177,104,832	737,924,030
Cash in banks – foreign currency	150,875,911	305,980,682
Cash on hand – domestic currency	16,566,465	35,586,996
	1,344,547,208	1,079,491,708

11. EQUITY

In denars Type of shares	Ownership						
		1 January 2024	%	Increase	Decrease	31 December 2024	%
	Private persons	179,461,200	1.87	21,932,600	-	201,393,800	2.10
Ordinary	Legal entities	5,109,541,600	53.32	-	(21,932,600)	5,087,609,000	53.09
shares	Treasury shares	958,387,800	10.00	-	-	958,387,800	10.00
	Government of RM	3,336,487,400	34.81	-	-	3,336,487,400	34.81
Preference shares	Government of RM	9,733	0.00	-	-	9,733	0.00
	Total	9,583,887,733	100.00	21,932,600	(21,932,600)	9,583,887,733	100.00
In denars Type of shares	Ownership						
		1 January 2023	%	Increase	Decrease	31 December 2023	%
	Private persons	176,473,400	1.84	2,987,800	-	179,461,200	1.87
Ordinary shares	Legal entities	5,112,529,400	53.35	-	(2,987,800)	5,109,541,600	53.32
	Treasury shares	958,387,800	10.00	-	-	958,387,800	10.00
	Government of RM	3,336,487,400	34.81	-	-	3,336,487,400	34.81
Preference shares	Government of RM	9,733	0.00	-	-	9,733	0.00
	Total	9,583,887,733	100.00	2,987,800	(2,987,800)	9,583,887,733	100.00

11. EQUITY (CONTINUED)

The golden share with a nominal value of MKD 9,733 is held by the Government of the Republic of North Macedonia. In accordance with Article 16 of the Statute, the golden shareholder has additional rights not vested in the holders of ordinary shares. Namely, no decision or resolution of the Shareholders' Assembly related to: generating, distributing or issuing of share capital; integration, merging, separation, consolidation, transformation, reconstruction, termination or liquidation of the Company; alteration of the Company's principal business activities or the scope thereof; sale or abandonment either of the principal business activities or of significant assets of the Company; amendment of the Statute of the Company in such a way so as to modify or cancel the rights arising from the golden share; or change of the brand name of the Company; is valid if the holder of the golden share, votes against the respective resolution or decision. The rights vested in the holder of the golden share are given in details in the Company's Statute.

11.1. Treasury shares

The Company acquired 9,583,878 of its own shares, representing 10% of its shares, through the Macedonian Stock Exchange during June, 2006. The total amount paid to acquire the shares, net of income tax, was MKD 3,843,504,722. The shares are held as treasury shares.

The amount of treasury shares of MKD 3,738,357,350 has been deducted from shareholders' equity. The Company has the right to reissue these shares at a later date. All shares issued by the Company were fully paid.

12. CURRENT TRADE PAYABLES

In denars	31.12.2024	31.12.2023
Trade payables – domestic Trade payables – foreign	1,007,273,442 582,231,364	1,523,294,186 447,991,501
	1,589,504,806	1,971,285,687

The amount of MKD 341,111,984 (2023: MKD 521,623,391) represent the carrying amount of short-term payables related to the capitalization of certain content right contracts in 2022, 2023 and 2024 (see note 7). The long-term part of the liabilities related to this transaction is presented as long - term trade payables in the Balance sheet in amount of MKD 470,623,943 (2023: MKD 329,992,161). These liabilities are recognized initially at the net present value of future payments and subsequently measured at amortized cost using the effective interest method. The unwinding of the discount is being recognized in Interest expenses in Income statement. The carrying amount of these liabilities approximates their fair value as the related cash flows are discounted with an interest rate of 3.25% p.a. which is the observable at the market for similar long-term financial liabilities.

13. SALES REVENUES

In denars	2024	2023
Sales revenues – domestic Sales revenues – foreign	11,666,204,794 437,414,525	11,331,009,725 499,777,366
-	12,103,619,319	11,830,787,091

14. OTHER INCOME

In denars	2024	2023
Income from penalties Insurance compensation Net gain on disposal of non-current assets Written off liabilities Other income	57,402,464 6,317,454 5,531,001 - 13,717,038 82,967,957	62,799,660 - 2,721,898 299,511 <u>73,326,085</u> 139,147,154

In the category Other, amounts mainly relates to sales of waste, mainly equipment, cables and reinvoicing of different operating expenses.

15. SERVICES WITH CHARACTER OF MATERIAL COST AND OTHER COSTS AND EXPENSES

In denars	2024	2023
Payment to network operators	1,114,093,293	1,123,234,006
Services	574,711,902	547,353,829
Maintenance	340,106,116	436,426,783
Fees, levies and local taxes	302,480,376	302,990,232
Subcontractors	256,831,254	274,296,252
Marketing and donations	214,849,172	174,596,949
Rental fees	180,221,075	173,716,063
Impairment losses on trade receivables	133,215,941	133,023,614
Royalty payments	74,900,080	77,974,740
Consultancy	11,931,239	13,775,136
Insurance	10,897,490	9,845,447
Write down (release) of inventories to net realizable value	1,907,224	(1,012,528)
Write down of inventories	5,593,890	3,806,817
Legal cost	166,702	214,900
Other	22,380,000	10,776,998
	3,244,285,754	3,281,019,238

16. TRANSACTIONS WITH RELATED PARTIES

All transactions with related parties arise in the normal course of business and their value is not materially different from prevailing market terms and conditions.

The Government of the Republic of North Macedonia has 34.81% ownership in the Company (see note 1.1). Governmentrelated entities disclosure exemption applies (IAS 24.25), considering that the Government of the Republic of North Macedonia has significant influence over the entity. Apart from payment of taxes, fees to Regulatory authorities according to local legislation and dividends, in 2024 and 2023, the Company did not execute transactions with the Government of Republic of North Macedonia, or any companies controlled or significantly influenced by it, that were outside normal day-to-day business operations of the Company.

Transactions with related parties mainly include provision and supply of telecommunication services, services for support and maintenance and cross charges. The amounts receivable and payable are disclosed in the appropriate notes.

16. TRANSACTIONS WITH RELATED PARTIES (CONTINUED)

The revenues and expenses with the Company's related parties are as follows:

In denars	2024		2023		
	Revenues	Expenses	Revenues	Expenses	
Controlling owner Magyar Telekom Plc	524,177	13,728,414	426,493	11,479,641	
Subsidiaries of the controlling owner	7,952,907	4,032,935	9,134,661	2,451,529	
Ultimate parent company Deutsche Telekom AG	527,109,996	482,041,530	557,325,806	440,213,036	
Subsidiaries of the ultimate parent company	8,714,503	57,540,403	28,311,603	29,066,466	
The receivables and payables with the Co	ompany's related pa	arties are as follows:			
In denars	31.12.20)24	31.12.2023		
	Receivables	Payables	Receivables	Payables	
Controlling owner Magyar Telekom Plc	6,407,257	5,615,712	6,054,755	4,006,126	
Subsidiaries of the controlling owner	3,770,750	1,922,338	5,326,973	1,427,942	
Ultimate parent company Deutsche Telekom AG	120,006,275	310,561,061	116,707,302	275,205,123	
Subsidiaries of the ultimate parent company	46,026,938	145,899,536	37,949,536	100,851,382	
17. EARNINGS PER SHARE					
a) Basic and diluted earnings per share					
			2024	2023	
Earnings for the purposes of earnings per share being net profit attributable to owners of the Company (in denars) Basic and diluted earnings per share (in denars, calculated as net result divided by number of shares)			2,382,421,058	2,212,067,762	
			27.62	25.65	
b) Weighted average number of common stocks outstanding as the denominator					
Weighted average number of common stocks outstanding as the denominator for calculation basic and diluted earnings per share			2024	2023	
			86,254,903	86,254,903	

denominator for calculation basic and diluted earnings per share86,254,90386,254,903The Company has issued ordinary shares and one golden share, which has equal rights related to the dividend payment and

therefore the basic and diluted earnings per share are the same. The details regarding the other rights of the golden share are stated in Note 11.

18. EVENTS AFTER THE BALANCE SHEET DATE

There are no events after 31 December 2024 that would have impact on the 2024 Income statement and Balance sheet.

The Environment, Social and Governance (ESG) Strategy is incorporated in the Company strategy and it is reflected through various activities supporting two main strategy pillars - "Good Magenta" and "Green Magenta". Additionally, as part of the DT Group, ESG targets were established at a Company level which additionally confirms the commitment to the ESG agenda.

Nikola Ljushev Chief Executive Officer

Slavko Projkoski Chief Financial Officer

Goran Tilovski Controlling, Accounting and Tax Hub Leader Certified Accountant Reg. No. 0105436