



LIFE IS FOR SHARING.

Makedonski Telekom AD - Skopje

Financial Statements

For the year ended

31 December 2016

With the Report of the Auditor Thereon

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Independent auditor's report

To the Board of Directors and Shareholders of Makedonski Telekom AD - Skopje

We have audited the accompanying financial statements of Makedonski Telekom AD – Skopje (the “Company”), which comprise the statement of financial position as of 31 December 2016 and the statement of comprehensive income, statement of changes in equity and cash flows for the year then ended, and notes, comprising a summary of significant accounting policies and other explanatory information.

Management's responsibility for the financial statements

Management is responsible for the preparation and fair presentation of these financial statements in accordance with Accounting Standards applicable in Republic of Macedonia and for such internal control as management determines is necessary to enable the preparation of financial statements that are free from material misstatement, whether due to fraud or error.

Auditor's responsibility

Our responsibility is to express an opinion on these financial statements based on our audit. We conducted our audit in accordance with Standards on auditing applicable in Republic of Macedonia. Those Standards require that we comply with ethical requirements and plan and perform the audit to obtain reasonable assurance whether the financial statements are free from material misstatement.

An audit involves performing procedures to obtain audit evidence about the amounts and disclosures in the financial statements. The procedures selected depend on the auditor's judgment, including the assessment of the risks of material misstatement of the financial statements, whether due to fraud or error. In making those risk assessments, the auditor considers internal control relevant to the entity's preparation and fair presentation of the financial statements in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the entity's internal control.

An audit also includes evaluating the appropriateness of accounting policies used and the reasonableness of accounting estimates made by management, as well as evaluating the overall presentation of the financial statements.

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



Opinion

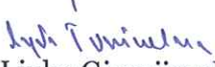
In our opinion, the financial statements presents fairly, in all material respects, the financial position of the Company as of 31 December 2016, and of its financial performance and its cash flows for the year than ended in accordance with Accounting Standards applicable in Republic of Macedonia.

Report on Other Legal and Regulatory Requirements

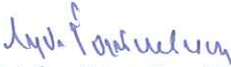
Annual Report prepared by the Management in accordance with the requirement of the Company Law, article384.

Management is responsible for the preparation of the Annual Accounts and Annual Report of Makedonski Telekom AD - Skopje, which are approved by the Board of Directors of the Company.

As required by the Audit Law, we report that the historical information presented in the Annual Report prepared by the Management of Makedonski Telekom AD – Skopje in accordance with article 384 of the Company Law is consistent, in all material respects, with the financial information presented in the Annual Accounts and audited Financial Statements of Makedonski Telekom AD – Skopje, as of and for the year ended 31 December 2016.


Ljube Gjorgjievski
General Manager




Ljube Gjorgjievski
Certified Auditor

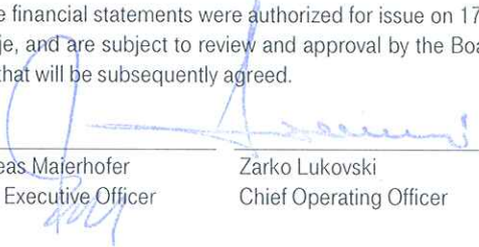
PRICEWATERHOUSECOOPERS REVIZIJA DOO Skopje

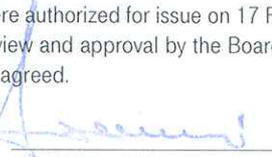
Skopje, 17 February 2017

Statement of financial position

In thousands of denars	Note	As at 31 December	
		2016	2015
Assets			
Current assets			
Cash and cash equivalents	5	941,022	1,550,123
Deposits with banks	6	178,457	-
Trade and other receivables	7	3,342,231	3,469,621
Income tax receivable		-	12,646
Other taxes receivable	8	12,845	12,581
Inventories	9	438,320	418,124
		<u>4,912,875</u>	<u>5,463,095</u>
Assets held for sale	10	5,166	65,853
Total current assets		<u>4,918,041</u>	<u>5,528,948</u>
Non-current assets			
Property, plant and equipment	11	10,994,774	11,315,049
Advances for property, plant and equipment		2,784	2,959
Intangible assets	12	2,306,219	2,215,843
Trade and other receivables	7	346,043	407,520
Financial assets at fair value through profit and loss		60,366	47,987
Other non-current assets		612	6,750
Total non-current assets		<u>13,710,798</u>	<u>13,996,108</u>
Total assets		<u>18,628,839</u>	<u>19,525,056</u>
Liabilities			
Current liabilities			
Trade and other payables	13	4,338,917	4,782,086
Income tax payable		20,088	-
Other taxes payable	8	39,255	65,547
Provision for liabilities and charges	14	165,994	164,788
Total current liabilities		<u>4,564,254</u>	<u>5,012,421</u>
Non-current liabilities			
Other payables	13	168,621	391,403
Provision for liabilities and charges	14	65,808	67,991
Total non-current liabilities		<u>234,429</u>	<u>459,394</u>
Total liabilities		<u>4,798,683</u>	<u>5,471,815</u>
Equity			
Share capital		9,583,888	9,583,888
Share premium		540,659	540,659
Treasury shares		(3,738,358)	(3,738,358)
Statutory reserves		958,389	1,237,534
Revaluation reserves		867,477	867,477
Other reserves		22,291	22,291
Retained earnings		5,595,810	5,539,750
Total equity	15	<u>13,830,156</u>	<u>14,053,241</u>
Total equity and liabilities		<u>18,628,839</u>	<u>19,525,056</u>

These financial statements were authorized for issue on 17 February 2017 by the Management of Makedonski Telekom AD - Skopje, and are subject to review and approval by the Board of Directors on 23 February 2017 and by the shareholders on date that will be subsequently agreed.


Andreas Maierhofer
Chief Executive Officer


Zarko Lukovski
Chief Operating Officer


Slavko Projkoski
Chief Financial Officer


Goran Tilovski
Accounting and Tax Director
Certified Accountant
Reg. No. 0105436

Statement of comprehensive income

In thousands of denars	Note	Year ended 31 December	
		2016	2015
Revenues	16	10,557,595	10,671,045
Depreciation and amortization		(2,302,497)	(2,378,662)
Personnel expenses	17	(1,424,049)	(1,219,485)
Payments to other network operators		(1,043,572)	(1,031,341)
Other operating expenses	18	(4,344,422)	(4,376,789)
Operating expenses		(9,114,540)	(9,006,277)
Other operating income	19	42,156	29,774
Operating profit		1,485,211	1,694,542
Finance expenses	20	(62,373)	(63,458)
Finance income	21	40,094	47,929
Finance expense - net		(22,279)	(15,529)
Profit before income tax		1,462,932	1,679,013
Income tax expense	22	(211,334)	(204,330)
Profit for the year		1,251,598	1,474,683
Total comprehensive income for the year		1,251,598	1,474,683
Earnings per share (EPS) information:			
Basic and diluted earnings per share (in denars)		14.51	17.10

Statement of cash flows

In thousands of denars	Note	Year ended 31 December	
		2016	2015
Operating activities			
Profit before tax		1,462,932	1,679,013
Adjustments for:			
Depreciation and amortization		2,302,497	2,378,662
Write down of inventories to net realizable value	18	(444)	2,474
Fair value gain on financial assets	21	(7,254)	(8,750)
Impairment on trade and other receivables	18	58,025	77,789
Net increase of provisions	14	14,174	24,836
Net gain on disposal of property, plant and equipment	19	(15,556)	(12,357)
Dividend income	21	(2,841)	-
Interest expense	20	48,252	48,625
Interest income	21	(15,693)	(34,546)
Effect of foreign exchange rate changes on cash and cash equivalents		(12,321)	(3,293)
Cash generated from operations before changes in working capital		3,831,771	4,152,453
(Increase)/decrease in inventories		(19,752)	23,667
Decrease/(increase) in receivables		119,175	(189,034)
Increase in payables		78,630	82,594
Cash generated from operations		4,009,824	4,069,680
Interest paid		(33,642)	(15,797)
Taxes paid		(178,602)	(393,658)
Cash flows generated from operating activities		3,797,580	3,660,225
Investing activities			
Acquisition of property, plant and equipment		(1,541,714)	(1,446,518)
Acquisition of intangible assets		(453,988)	(476,678)
Loans collected		12,416	16,692
Deposits collected from banks		-	1,413,360
Deposits placed with banks		(178,457)	-
Dividends received		2,841	-
Proceeds from sale of property, plant and equipment		40,500	100,844
Interest received		15,693	39,862
Cash flows used in investing activities		(2,102,709)	(352,438)
Financing activities			
Dividends paid		(1,954,519)	(3,023,410)
Payments of other financial liabilities		(361,774)	(187,565)
Cash flows used in financing activities		(2,316,293)	(3,210,975)
Net (decrease)/ increase in cash and cash equivalents		(621,422)	96,812
Cash and cash equivalents at 1 January		1,550,123	1,450,018
Effect of foreign exchange rate changes on cash and cash equivalents		12,321	3,293
Cash and cash equivalents at 31 December	5	941,022	1,550,123

Statement of changes in equity

In thousands of denars	Note	Share capital	Share premium	Treasury shares	Statutory reserve	Revaluation reserves	Other reserves	Retained earnings	Total
Balance at 1 January 2015		9,583,888	540,659	(3,738,358)	1,237,534	872,842	22,291	7,563,219	16,082,075
Total comprehensive income for the year		-	-	-	-	-	-	1,474,683	1,474,683
Transaction with owners in their capacity of owners (dividends paid)		-	-	-	-	-	-	(3,503,517)	(3,503,517)
Transfer (see note 2.13)					-	(5,365)	-	5,365	-
Balance at 31 December 2015	15	9,583,888	540,659	(3,738,358)	1,237,534	867,477	22,291	5,539,750	14,053,241
Balance at 1 January 2016		9,583,888	540,659	(3,738,358)	1,237,534	867,477	22,291	5,539,750	14,053,241
Total comprehensive income for the year		-	-	-	-	-	-	1,251,598	1,251,598
Transaction with owners in their capacity of owners (dividends paid)		-	-	-	-	-	-	(1,474,683)	(1,474,683)
Transfer (see note 2.12 and 15.2)					(279,145)	-	-	279,145	-
Balance at 31 December 2016	15	9,583,888	540,659	(3,738,358)	958,389	867,477	22,291	5,595,810	13,830,156

1. GENERAL INFORMATION

1.1. About the Company

These financial statements relate to the Company Makedonski Telekom AD - Skopje.

Makedonski Telekom AD – Skopje, (hereinafter referred as: “the Company”) is a joint stock company incorporated and domiciled in the Republic of Macedonia.

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 Federal Republic of Germany.

On 31 October 2013 an Accession Agreement has been concluded with T-Mobile Macedonia (hereinafter referred to as: “TMMK”) as an Accessing company to the Company, as an Acquiring Company. The Accession Agreement has been changed with the Annex thereof concluded on 20 April 2015. TMMK as fully owned subsidiary of the Company has been consolidated until 2014 inclusive.

In accordance with the Accession Agreement and the Annex thereof, and pursuant to the provisions from the Law on Trade Companies, 31 December 2014 is determined as the date from which all transactions of TMMK, from an accounting point of view shall be considered as they are effectuated on behalf of the Company. Implicitly, as of 1 January 2015 the bookkeeping for the company and TMMK has been kept only by the Company.

In accordance with the Accession Agreement and the Annex thereof, which were adopted and confirmed by the Shareholders Assemblies of the Company and TMMK on the meetings held on 17 June 2015, the business activities of TMMK ceased as of 30 June 2015, when it has been deleted from the Central Register. With the deletion, TMMK no longer exists as a legal entity without a liquidation procedure to be conducted.

With cessation of TMMK, the assets and liabilities of TMMK were transferred to the Company by the way of universal transfer of the entire assets and liabilities.

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

As of June 2013 the Company is listed on the Macedonian Stock exchange (MSE) in the mandatory listing segment and it is reporting towards the MSE, as per the changes in the Law on Securities in 2013. In accordance with the MSE listing rules the Company has permanent disclosure obligations related to the business and capital, significant changes in the financial position, the dividend calendar, changes of the free float ratio (if it fails below 1%) and changes of the major shareholdings above 5%. In addition, the Company has specific disclosure obligations comprising of various financial information, including different financial reports (quarterly, semi-annual and annual), as well as public announcement for convening Shareholders Assembly (SA), all modifications and amendments made to the SA agenda and publication of certain adopted SA resolutions. Before June 2013, the Company was reporting towards the Macedonian Securities and Exchange Commission as a Joint Stock Company with special reporting obligations.

The Company’s registered address is “Kej 13 Noemvri” No 6, 1000, Skopje, Republic of Macedonia. The average number of employees of the Company based on the working hours during 2016 was 1,162 (2015: 1,335).

1.2. Regulation environment - Mobile Line

On 5 September 2008 the Agency for Electronic Communications (Agency), ex officio, issued a notification to TMMK for those public electronic communication networks and/or services which have been allocated thereto under the Concession Contracts. The license for radiofrequencies used by TMMK with a bandwidth of 25 MHz in the GSM 900 band, was also issued in a form regulated in the ECL with a validity period until 5 September 2018, which can be renewed up to an additional 20 years in accordance with the ECL. Due to changes in the bylaws the 900 MHz band was opened for UMTS technology and based on TMMK’s request the radiofrequency license was changed so that these frequencies are now available for both GSM and UMTS technology.

After the analysis of the wholesale (WS) market “Call termination services in public mobile communication networks” the Agency in 2007 brought a decision by which TMMK was designated with Significant market player (SMP) status on this market. The price regulation on this relevant market continues as the Agency conducts periodical analysis of the market and updates the price regulation models. The current termination rate is symmetrical for both mobile operators: the Company and ONE.Vip Operator.

The accompanying notes are an integral part of these financial statements.

In 2008 a decision for granting three 3G licenses was published. The validity of the license is 10 years i.e. 17 December 2018, with a possibility for extension for 20 years in accordance with the ECL.

In 2010 TMMK was designated with SMP status on the WS market “Access and call origination in public mobile communication market”. Based upon Agency’s decision, in 2010 TMMK published a Referent Access Offer consisted of the following regulated services:

- call origination for Mobile Virtual Network Operator (MVNO)
- call origination for national roaming operator,
- SMS origination for MVNO and
- SMS origination for national roaming operator.

There has not been a second round analysis on this market since 2010, and there has not been MVNO or national roaming operator on TMMK network. An MVNO, Albafone hosted on ONE network entered the Macedonian market and started commercial operations in 2013. MVNO Albafone ceased the operations in June 2015.

In 2011, the Agency published the final analysis of the WS market “SMS termination in public mobile communication networks”, and in May 2011 all 3 mobile operators, at that time, were designated with SMP status on this relevant market. In July 2011 the RIOs were approved by the Agency with the regulated SMS termination price being symmetrical for all 3 operators but remaining the same as before the regulation.

On 19 December 2014, amendments of the ECL were enacted in the Official Gazette, No. 188. One of the most important changes was implemented by Article 75-a, which regulates the prices of international roaming. According to this article, the Agency has the right with Decision to determine the maximum prices for services which are offered to roaming users from countries with whom Republic of Macedonia has concluded agreement for reduction of prices of roaming services in public mobile communication networks, on reciprocal base, which cannot be higher from prices of the same services in the EU. In the period of 3 years from 2015, the prices will be reduced to the maximum determined.

The Director of the Agency brought a Decision on 10 December 2014 for the value of points for calculation of annual fee for the usage of radiofrequencies (RF). The value of the points is 0.8 EUR which means that all annual fees for radiofrequencies are reduced by 20% from 1 January 2015, compared to the previous value. Formulas for the calculation of annual RF fees are defined in the relevant rulebook.

An auction procedure concluded in August 2013 awarded the whole 790 – 862 MHz band together with the unassigned spectrum in the 1740–1880 MHz band for Long Term Evolution (LTE) technology in a public tender. Each of the 3 Macedonian mobile operators, at that time, acquired an LTE radiofrequency license of 2x10 MHz in the 800 MHz band and 2x15 MHz in the 1800 MHz band. Each license was acquired for a one-off fee of EUR 10.3 million. The license is for 20 years, until 1 December 2033, with an extension option for 20 years, in accordance with the ECL.

In 2013 the Agency conducted the second analysis on the WS SMS termination market and in October 2013, public debate was opened on the proposed new regulated prices symmetrical for all 3 operators, at that time, and 75% below the current price. After completion of the public debate, the Agency upheld its position to lower the regulated wholesale price for SMS termination by 75% for all 3 operators and the price became effective from 1 January 2014.

In 2013, TMMK was designated as SMP on the relevant WS market “Call termination services in public telephone network at a fixed location” by the Agency. Based upon the Agency’s decision, TMMK RIO was modified by including this service.

The new ECL was enacted on 5 March 2014. The ECL is aligned with the EU 2009 electronic communications’ regulatory framework. The process of harmonization of the existing secondary legislation with the new ECL was conducted through 2014.

In 2014, TMMK on its own decision returned 5 MHz of the spectrum owned in the 2100 MHz band as TMMK had not used this part since the assignment in 2008 and was not planned to be used in the future either.

In October 2014, VIP Operator, a subsidiary of Telekom Austria Group, and ONE, Telekom Slovenije’s subsidiary, announced a merger of their business in Macedonia consisting of mobile, fixed, internet and transmission of audiovisual content. The Competition Authority approved the merger on 8 July 2015 and on 2 October 2015, Vip Operator was merged with ONE.

After the new market analyses on the relevant market for mobile access (MVNO and national roaming regulation), in April 2016 the Agency brought a Decision for SMP designation of the Company and one.VIP.

The accompanying notes are an integral part of these financial statements.

Regulatory remedies imposed by the Agency: joint dominance of One.VIP and the Company, wherein the same remedies apply for both operators:

- mobile access obligation for all MVNO hybrid types (including Reseller),
- cost based price for Full MVNO
- retail minus (-35%) for the Reseller,
- obligation for access to MMS services and mobile data based on technology neutrality (including 4G access)

In July 2016, the Company published a new referent access offer for mobile access and services in line with the regulation.

An MVNO, Lyca-mobile hosted on One.VIP network entered the Macedonian market and started commercial operations in July 2016. The fulfillment of all MVNO obligations by Lyca-mobile is still under investigation by the Competition Authority (ex officio).

The Agency analyzed the efficient use of the RF's granted to operators. The revocation of the One.VIP RF 900 & 1800 MHz is expected as of March 2017. These RF's will be subject to a public tender already announced in the Agency's annual program for 2017 with a possibility for a new MNO and/or MVNO. However, One.VIP will still have a competitive advantage due to the significant amount (20 MHz) of spectrum on 800 MHz band.

1.3. Regulation environment - Fixed Line

In April 2012, the Agency published the general Regulatory strategy for the period of the next 5 years (2012 - 2016). The official document is "Five years regulatory strategy of AEC". Main focuses of the strategy are: fostering of wholesale and retail services regulation, introduction of methodology of pure Long Run Incremental Costs (LRIC) for fixed and mobile voice services, SMS etc, Next Generation Access (NGA) and Fiber To The Home (FTTH) regulation in line with NGA recommendation and refarming and frequency allocation for 4G services.

With amendments of the Rulebook for retail regulation, the Agency specified the manner and procedure for regulation of the retail prices for fixed voice telephone networks and services of the operator with significant market power on relevant retail markets. Ex-ante retail regulation shall be based on price squeeze methodology. These activities have resulted in price decrease of some wholesale and retail services of the Company. On retail side, standard monthly subscription for business customers was decreased (on equal level with residential one). On wholesale side there were changes in fees for interconnection (termination and origination), Unbundled Local Loop (ULL), Bitstream access and wholesale line rental (WLR).

During the last 2 years, following the EU, a deregulation market trend started on some markets: deregulation of the trunk segment of leased lines and avoiding regulation of the Ethernet leased line services; removal of the regulation of a minimal set of leased lines (retail); removal of the WLR (Wholesale Line Rental) obligations; lighter retail regulation on traditional fixed voice services. The Company has a cost based price obligation for the Regulated wholesale services, using Long Run Incremental Costs methodology (LRIC). In August 2012 the Agency published draft results from its own developed LRIC Bottom-up costing model for Local Bitstream (cost based) and for retail and wholesale Leased Lines, ducts and dark fiber and minimal set of leased lines (cost based). As a result, on 15 January 2013 the Agency brought a decision for decrease of fees and approved the changed Reference offer for provision of physical access and usage of electronic communication infrastructure and associated facilities (ducts and dark fiber). New fees were implemented as of 1 February 2013. The Agency also approved the Reference offers for Wholesale digital leased line (WS DLL), Local bitstream access and minimal set of leased lines and new changed methodologies of calculation of prices (length dependent) are implemented. WS DLL and Local bitstream access fees were decreased from 1 December 2012 and fees for minimal set of leased lines from 1 January 2013.

The Agency approved new prices for duct rental services on 18 January 2013. The prices were determined by the Agency according to the LRIC methodology. The approved prices are less than half the previous prices set by the Company.

The Rulebook on physical access was amended in April 2015 and as of June 2015 the Company referent access offer has been aligned with the changes in Rulebook.

At the beginning of 2015, the regulation on access to fiber was implemented, with Local Bitstream Access over NGA on level 3 and 4 and VULA (Virtual Unbundled Local Access) regulation on level 2. The introduction of new technologies announced

The accompanying notes are an integral part of these financial statements.

by the Company for the retail customers will lead to the introduction on new wholesale access products and reshaping the regulatory obligations.

Based on the Agency's operational plan for 2016 additional regulation on IMS (over the top) services could be expected.

In the middle of 2016, the obligation for IP interconnection (following the PSTN to IMS migration) was prolonged latest until the middle of 2017 for all operators with interconnection with the Company, and until the end of 2017 for interconnection between mobile or alternative operators. A decrease of the Fixed Termination Rate is expected at beginning of 2017, due to the finished migration to only one national interconnection point with all domestic operators.

In June 2013, the Agency announced starting the first analysis on wholesale market 13 (Transmission of broadcasting content to end users). The IP MATERIO was submitted for approval to the Agency in October 2013 on Company's initiative, in line with market analyses conclusion for submission of MATERIO changes with description and conditions for IP interconnection. On 27 December 2013 the Company received resolution for approval of IP MATERIO. In the process of approval additional changes were made (new interconnection prices based on "Top down LRIC" costing model were included). There are new prices for termination with no peak or off-peak prices. Changes in the IP MATERIO came into force from 1 January 2014. Regional and local termination prices will exist until last Time division multiplexing (TDM) switch is extinguished.

Final document for Broadband market analyses (Market 8) was published on 1 August 2014. For the first time the Agency imposed regulation of access to broadband services over optical access network. All existing obligations for the copper network remain unchanged. All obligations are only for the Company as SMP on the broadband market.

In December 2014 the Agency brought a Decision for designation of the Company as SMP on Market 8.

The third analysis of Market 9 and 10 Termination and Transmission segments of Leased Lines (LL) and Market 8 Wholesale broadband - Bitstream access was finished in November 2014. As a result of the analysis, on Market 9 and 10 Termination and Transmission segments of the LL were deregulated and on Market 8 regulations of fiber based products of the Company were included.

In December 2014 the Agency brought a Decision for designation of the Company for SMP on Market 9 - Terminating segments of leased lines in the geographical area of Republic of Macedonia.

In December 2014 the Agency brought a Decision for designation of the Company for SMP on Market 1 - Access to public telephone networks at a fixed location for residential and business customers including all types of networks technology neutral.

The relevant retail Market 3 (Minimum set of leased lines) was deregulated in March 2016.

According to the Rulebook for technical conditions and building infrastructure (from 15 July 2014), the Company is obliged to build its infrastructure underground in urban areas with over 15,000 citizens for buildings for collective living with more than eight apartments, The Company has a Digital Agenda obligation for coverage of 100% and 50% of all Macedonian households with 30 Mbps and 100 Mbps broadband speed respectively, with a technology neutral basis until the end of 2020.

The amendments in September 2016 with a new obligation for registering on the new & existing electronic networks (ATLAS), pertain to joint building and use of networks, a decreased obligation for underground networks around administrative, educational, cultural and religious buildings which should be done only in urban areas of cities with above 15,000 citizens, a modified Digital Agenda for data on network coverage of active and passive access lines and a new obligation for the Agency to publish the received reports on the optic backbone segment measurements by all operators.

The Agency analyzes of the retail fixed market have been published and based on the Company initiatives the Agency announced deregulation of retail fixed services.

The Agency issued a decision for a refund to the Company for the Universal Service Obligation (USO) net cost for 2015, following the Company's relevant submission in 2016.

The tender for a USO provider has been published and one of the main criteria is the required amount for a refund. The Company is preparing proposal for its participation on the tender with the following considerations:

- Refund amount for fixed access and access to disabled users (voice and Internet of min. 2Mbit/s)
- Refund amount for public payphones and complete directory and directory enquiry services.

The tender for a USO provider is completed and the bids have been announced, the Company and R3 Infomedia (for the Telephone Directory) are the only bidders and they won the tender.

The accompanying notes are an integral part of these financial statements.

1.4. Investigation into certain consultancy contracts

On 13 February 2006, Magyar Telekom Plc., the controlling owner of the Company, (via Stonebridge Communications AD - Skopje, majority shareholder of the Company), announced that it was investigating certain contracts entered into by another subsidiary of Magyar Telekom Plc. to determine whether the contracts were entered into in violation of Magyar Telekom Plc. policy or applicable law or regulation. Magyar Telekom's Audit Committee retained White & Case, as its independent legal counsel to conduct the internal investigation. Subsequent to this, on 19 February 2007, the Board of Directors of the Company, based on the recommendation of the Audit Committee of the Company and the Audit Committee of Magyar Telekom Plc., adopted a resolution to conduct an independent internal investigation regarding certain contracts in Macedonia.

Based on publicly available information, as well as information obtained from Magyar Telekom and as previously disclosed, Magyar Telekom's Audit Committee conducted an internal investigation regarding certain contracts relating to the activities of Magyar Telekom and/or its affiliates in Montenegro and Macedonia that totaled more than EUR 31 million. In particular, the internal investigation examined whether Magyar Telekom and/or its Montenegrin and Macedonian affiliates had made payments prohibited by U.S. laws or regulations, including the U.S. Foreign Corrupt Practices Act (the "FCPA"). The Company has previously disclosed the results of the internal investigation.

Magyar Telekom's Audit Committee informed the U.S. Department of Justice (the "DOJ") and the U.S. Securities and Exchange Commission (the "SEC") of the internal investigation. The DOJ and the SEC commenced investigations into the activities that were the subject of the internal investigation. On 29 December 2011, Magyar Telekom announced that it had entered into final settlements with the DOJ and the SEC to resolve the DOJ's and the SEC's investigations relating to Magyar Telekom. The settlements concluded the DOJ's and the SEC's investigations. Magyar Telekom disclosed the key terms of the settlements with the DOJ and the SEC on 29 December 2011. In particular, Magyar Telekom disclosed that it had entered into a two-year deferred prosecution agreement (the "DPA") with the DOJ. The DPA expired on 5 January 2014, and further to the DOJ's request filed in accordance with the DPA, the U.S. District Court for the Eastern District of Virginia dismissed the charges against Magyar Telekom on 5 February 2014.

In relation to the local investigation by the state authorities in Macedonia and further to the previously disclosed information in the Financial Statements of the Company for the preceding years, the criminal procedure at the basic court is on-going.

We have not become aware of any information as a result of a request from any regulators or other external parties, other than the previously disclosed, from which we have concluded that the financial statements may be misstated, including from the effects of a possible illegal act.

The accompanying notes are an integral part of these financial statements.

2. SIGNIFICANT ACCOUNTING POLICIES

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

2.1. Basis of preparation

These financial statements 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 and 61/16) and Rule Book for Accounting (published in Official Gazette No.159/2009 and No.164/2010), 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 IFRIC 1 to IFRIC 17 and Standing Interpretations Committee (SIC) Interpretations comprising SIC 7 to SIC 32, were published. IFRS 9, 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 was in December 2010.

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

The financial statements are presented in Macedonian denars rounded to the nearest thousand.

The preparation of financial statements 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 financial statements are disclosed in note 4. Actual results may differ from those estimated.

2.2. Foreign currency translation

2.2.1. Functional and presentation currency

The financial statements are presented in thousands of Macedonian denars, which is the Company's functional and presentation currency.

2.2.2. Transactions and balances

Transactions in foreign currencies are translated to denars at the foreign exchange rate ruling at the date of the transaction. Monetary assets and liabilities denominated in foreign currencies at the financial statement date are translated to denars at the foreign exchange rate ruling at that date. Foreign exchange differences arising on translation are recognized in the Profit for the year (Finance income/expenses). Non-monetary financial assets and liabilities denominated in foreign currency are translated to denars at the foreign exchange rate ruling at the date of transaction.

The foreign currencies deals 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:

	2016	2015
	MKD	MKD
1 USD	58.33	56.37
1 EUR	61.48	61.59

2.3. 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.

The accompanying notes are an integral part of these financial statements.

Financial assets of the Company include, cash and cash equivalents, deposits with banks, equity instruments of another entity (available-for-sale and 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 other financial instruments that are not traded in an active market is determined by using discounted cash flow valuation technique. The expected cash inflows or outflows are discounted by market based interest rates.

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 3.

2.3.1. 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
- (c) available-for-sale financial assets (AFS)

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 Profit for the year.

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 Profit for the year 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 Profit for the year (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 Profit for the year when the Company's right to receive payments is established and inflow of economic benefits is probable.

The accompanying notes are an integral part of these financial statements.

(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 over 3 months
- 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.

Should impairment on cash and cash equivalents occur, it would be recognized in the Profit for the year (Finance expenses).

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 Profit for the year (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.

When a trade receivable is established to be uncollectible, it is written off against Profit for the year (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 Profit for the year.

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 Profit for the year as a reduction to Other operating expenses (Impairment losses on trade and other receivables).

The accompanying notes are an integral part of these financial statements.

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).

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.

Impairment losses on Employee loans, if any, are recognized in the Profit for the year (Personnel expenses).

(c) Available-for-sale financial assets (AFS)

Available-for-sale financial assets are non-derivatives that are either designated in this category or not classified in any of the other categories. They are included in non-current assets unless management intends to dispose of the investment within 12 months of the financial statement date. Purchases and sales of investments are recognized on the trade-date – the date on which the Company commits to purchase or sell the asset.

Subsequent to initial recognition all available-for-sale financial assets are measured at fair value, except that any instrument that does not have a quoted market price in an active market and whose fair value cannot be reliably measured is stated at cost, including transaction costs, less impairment losses. The intention of the Company is to dispose these assets when there are favorable market conditions for their sale. Changes in the fair value of financial assets classified as available for sale are recognized in Other comprehensive income. When financial assets classified as available for sale are sold or impaired, the accumulated fair value adjustments recognized in equity are included in the Profit for the year as gains and losses from investment securities.

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. If such evidence exists for AFS financial assets, the cumulative unrealized gain (if any) is reclassified from Other comprehensive income to Profit for the year, and any remaining difference is also recognized in the Profit for the year (Finance income). Impairment losses recognized on equity instruments are not reversed through the Profit for the year.

When AFS financial assets are sold or redeemed, therefore derecognized, the fair value adjustments accumulated in equity are reclassified from Other comprehensive income to Profit for the year (Finance income).

2.3.2. 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.

2.4. 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 subscribers with minimum commitment periods. Such loss on the sale of equipment is only recorded when the sale occurs as they are sold as part of a

The accompanying notes are an integral part of these financial statements.

profitable service agreement with the customer and if the normal resale value is higher than the cost of the phone set. If the normal resale value is lower than costs, the difference is recognized as impairment immediately.

Impairment losses on Inventories are recognized in Other operating expenses (Write down of inventories to net realizable value).

2.5. 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. 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 Profit for the year (Depreciation and amortization) as an impairment loss.

2.6. Property, plant and equipment (PPE)

Property, plant and equipment are stated at cost less accumulated depreciation and impairment losses (see note 2.8).

The cost of an item of PPE 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 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 Macedonia. The Company capitalizes those expenditures as incurred. The capitalized expenditures are included within Property, plant and equipment (see note 11).

Items of property, plant and equipment 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 property, plant and equipment was made in 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 Profit for the year during the financial period in which they are incurred.

When assets are scrapped, the cost and accumulated depreciation are removed from the accounts and the loss is recognized in the Profit for the year as depreciation expense.

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 Profit for the year (Other operating income/expense).

Depreciation is charged to the Profit for the year on a straight-line basis over the estimated useful lives of items of property, plant and equipment. 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 11).

The accompanying notes are an integral part of these financial statements.

The estimated useful lives are as follows:

	2016	2015
	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	4-10	4-10
Other	2-15	2-15

2.7. Intangible assets

Intangible assets that are acquired by the Company are stated at cost less accumulated amortization and impairment losses (see note 2.8).

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 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 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 expenses) 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 12).

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. 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. Consequently, the relevant cash outflows are presented as cash flows from financing activities.

The accompanying notes are an integral part of these financial statements.

The estimated useful lives are as follows:

	2016	2015
	Years	Years
Software and licenses	2-5	2-5
3G and 2G License	10	10
4G License	20	20

Amortization is charged to the Profit for the year 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 12).

In determining whether an asset that incorporates both intangible and tangible 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.

2.8. Impairment of property, plant and equipment 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 Profit for the year (Depreciation and amortization). Non-financial assets that suffered impairment are reviewed for possible reversal of the impairment at each reporting date.

2.9. 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 financial statement 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 Profit for the year within the expense corresponding to the nature of the provision.

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.

2.10. Share capital

Ordinary shares are classified as equity.

2.11. 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.

The accompanying notes are an integral part of these financial statements.

2.12. Statutory reserves

Under local statutory legislation, the Company was required to set aside minimum 15 percent of its net profit for the year in a statutory reserve until the level of the reserve reaches 1/5 of the share capital. With the changes of the Law on Trading Companies effective from 1 January 2013, the Company is required to set aside minimum 5 percent of its net profit for the year as per local GAAP (Generally accepted accounting principles) 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.

2.13. Revaluation reserves

The revaluation reserve relates to property, plant and equipment, 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 property, plant and equipment 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.

2.14. Revenues

Revenues for all services and equipment sales (see note 16) 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 including timely payment of their invoices. 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 Other liabilities (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.

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

2.14.1. Fixed line and mobile telecommunications revenues

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.

The accompanying notes are an integral part of these financial statements.

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 financial statements 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.

2.14.2. 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 statement of financial position as Trade and other receivables.

2.15. Employee benefits

2.15.1. 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 Profit for the year in the same period as the related salary cost. No provision is created for holiday allowances for non-used holidays as according to 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 to 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 Macedonia at their retirement date according to the Collective agreement between the Company and the Trade Union of the Company, for which appropriate liability is recognized in the financial statements 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.

2.15.2. 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.

The accompanying notes are an integral part of these financial statements.

2.15.3. Termination benefits

Termination benefits are payable whenever an employee's employment is terminated 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.

2.16. Marketing expenses

Marketing costs are expensed as incurred. Marketing expenses are disclosed in note 18.

2.17. Income tax

In January 2014 the profit tax law was amended whereby the income tax is payable at the moment of dividend distribution regardless of the ownership structure. In accordance with these changes applicable as of January 2014, the income tax in Macedonia ceased to have the characteristics of withholding taxes. Consequently, as per IAS 12, the income tax arising from the payment of dividends was accounted for as a liability and expense in the period in which dividends were declared, regardless of the actual payment date or the period for which the dividends were paid.

As of 1 August 2014, profit tax law came into force being applicable from 1 January 2015 for the net income for 2014, with which the base for income tax computation had been shifted from income "distribution" concept to the profit before taxes. According to the provisions of the law, the tax base is the profit generated during the fiscal year increased for non-deductible 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 changes income tax for the year was calculated and recorded in the Statement of comprehensive income.

2.18. Leases

2.18.1. Operating lease – Company as lessor

Assets leased to customers under operating leases are included in Property, plant and equipment in the statement of financial position. 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.

2.18.2. Operating lease – Company as lessee

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

2.19. 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.

2.20. Dividend distribution

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

2.21. 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 makers, the Chief Executive Officer (CEO) and Chief Operating Officer (COO), who are advised by the Management Committee (MC) of the Company. The CEO and COO are 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

The accompanying notes are an integral part of these financial statements.

Significant accounting policies (see note 2). In the financial statements, the segments are reported in a manner consistent with the internal reporting.

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 COO 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, COO and the MC do not monitor the assets and liabilities at segment level.

2.22. Comparative information

In order to maintain consistency with the current year presentation, certain items may have been reclassified for comparative purposes. No material changes have been made for comparative purposes, except those described in detail in the relevant notes, if any.

3. FINANCIAL RISK MANAGEMENT

3.1. Financial risk factors

The Company does not apply hedge accounting for its financial instruments, all gains and losses are recognized in the Profit for the year except financial assets classified as available for sale that are recognized in Other comprehensive income. 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.

3.1.1. 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, IFRS 7 requires sensitivity analyses that show the effects of hypothetical changes of relevant risk variables on profit or loss and shareholders' equity. The periodic effects are determined by relating the hypothetical changes in the risk variables to the balance of financial instruments at the financial statement 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.

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.

The accompanying notes are an integral part of these financial statements.

At 31 December 2016, if MKD would have been 1% weaker or stronger against EUR, profit would have been MKD 14,509 thousand in net balance lower or higher, respectively. At 31 December 2015, if MKD would have been 1% weaker or stronger against EUR, profit would have been MKD 5,937 thousand in net balance higher or lower, respectively. At 31 December 2016, if MKD would have been 10% weaker or stronger against USD, profit would have been MKD 31,865 thousand in net balance higher or lower, respectively. At 31 December 2015, if MKD would have been 10% weaker or stronger against USD, profit would have been MKD 17,741 thousand in net balance higher or lower, respectively.

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 deposits with banks.

The Company had MKD 1,111,256 thousand deposits (including call deposits) and cash in bank as at 31 December 2016, 1% rise in market interest rate would have caused (ceteris paribus) the interest received to increase with approximately MKD 11,113 thousand annually, while similar decrease would have caused the same decrease in interest received. Amount of call deposits and cash in bank is MKD 1,545,106 thousand as at 31 December 2015, therefore 1% rise in market interest rate would have caused (ceteris paribus) the interest received to increase with approximately MKD 15,451 thousand annually, while similar decrease would have caused the same decrease in interest received.

c) Other price risk

The Company's investments are in equity of other entities that are publically 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 2016 and 31 December 2015, the Company holds investments, which could be affected by risk variables such as stock exchange prices.

The Company had MKD 60,366 thousand investments in equity of other entities that are publically traded on the Macedonian Stock Exchange as at 31 December 2016, 20% rise in market price would have caused (ceteris paribus) MKD 12,073 thousand gain, while similar decrease would have caused the same loss in the Profit for the year. The amount of the investments in equity of other entities that are publically traded on the Macedonian Stock Exchange is MKD 47,987 thousand as at 31 December 2015, therefore 20% rise in market price would have caused (ceteris paribus) MKD 9,597 thousand gain, while similar decrease would have caused the same loss in the Profit for the year.

3.1.2. 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.

The accompanying notes are an integral part of these financial statements.

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).

In cases where Company's available funds are exceeding the total amount of the provided bank guarantees mentioned above, the financial investment of the available free cash is to be performed in accordance to the evaluation of the bank risk based on CAEL methodology ratings as an off – site rating system.

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.

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, court proceedings, involvement of the executive unit and factoring. The overdue payments are followed through a debt escalation procedure based on customer's type, credit class and amount of debt.

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 statement of financial position. 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 financial statement date.

Largest amount of one deposit in 2016 is MKD 178,295 thousand, denominated in EUR 2,900 thousand, (2015: MKD 480,000 thousand denominated in EUR 7,793 thousand). In addition, the Company has deposits with 1 domestic bank (2015: 1 domestic bank). The Company has obtained collateral (guarantee) that mitigate the credit risk for the extent of the deposited amount in the respective bank.

3.1.3. 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 accompanying notes are an integral part of these financial statements.

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 by the Accounting and Tax Department.

The tables below show liabilities at 31 December 2016 and 2015 by their remaining contractual maturity. The amounts disclosed in the maturity table are the contractual undiscounted cash flows. Such undiscounted cash flows differ from the amount included in the statement of financial position because the statement of financial position amount is based on discounted cash flows. As the financial liabilities are paid from the cash generated from the ongoing operations, the maturity analysis of the financial assets as at the end of the reporting periods (in comparison with the financial liabilities) would not be useful, therefore, is not included in the tables below.

The maturity structure of the Company's financial liabilities as at 31 December 2016 is as follows:

In thousands of denars	Total	Demand and less than 1 month	From 1 to 3 months	From 3 to 12 months	From 12 months to 5 years
Trade payables	1,075,843	345,188	730,655	-	-
Liabilities to related parties	507,701	505,209	2,492	-	-
Other financial liabilities	703,165	134,582	53,007	324,571	191,005
	<u>2,286,709</u>	<u>984,979</u>	<u>786,154</u>	<u>324,571</u>	<u>191,005</u>

The maturity structure of the Company's financial liabilities as at 31 December 2015 is as follows:

In thousands of denars	Total	Demand and less than 1 month	From 1 to 3 months	From 3 to 12 months	From 12 months to 5 years
Trade payables	964,988	463,308	485,203	16,477	-
Liabilities to related parties	750,836	719,808	31,028	-	-
Other financial liabilities	1,497,106	739,377	48,770	316,592	392,367
	<u>3,212,930</u>	<u>1,922,493</u>	<u>565,001</u>	<u>333,069</u>	<u>392,367</u>

3.2. 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 2016, is MKD 13,830,156 thousand, as per local GAAP (2015: MKD 14,053,241 thousand). Out of this amount MKD 9,583,888 thousand (2015: MKD 9,583,888 thousand) represent share capital and MKD 958,389 thousand (2015: MKD 1,237,534 thousand) represent statutory reserves, which are not distributable (see note 2.12). The Company has also acquired treasury shares (see notes 2.11 and 15.1). The transaction is in compliance with the local legal requirements that by 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. In addition, 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 local GAAP financial statements of the Company, 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.

3.3. 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 comprising of employee loans is determined by using discounted cash-flow valuation technique.

Financial assets available for sale include investment in equity instruments that are measured at fair value.

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

The accompanying notes are an integral part of these financial statements.

Financial liabilities included in the category Trade and other payables 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.

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 255,833 thousand (2015: MKD 264,262 thousand). See note 11 and 12 for the changes made to useful lives in 2016.

The Company constantly introduces a number of new services or platforms including, but not limited to, the Universal Mobile Telecommunications System (UMTS) and the Long Term Evolution (LTE) based broadband services in the mobile communications and the fiber-to-the-home rollout in the fixed line operations. In case of the introduction of such new services, the Company conducts a revision of useful lives of the already existing platforms, but in the vast majority of the cases these new services are designed to co-exist with the existing platforms, resulting in no change-over to the new technology. Consequently, the useful lives of the existing platforms usually do not require shortening.

In 2015 the Company conducted an item by item revision of the useful life of assets affected by the IP Core modernization project of the Company, which in general resulted in shortening of their useful life (see note 11).

4.2. Estimated impairment of property, plant and equipment, and intangible assets

We assess the impairment of identifiable property, plant, equipment 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 2% (2015: 2%) to determine the terminal value after 10 years. The discount rate used was 8.06% (2015: 8.44%). The impairment test did not result in impairment.

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. 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 2.3.1 (b)). These factors are reviewed periodically, and changes are made to the calculations when necessary. In 2016 the Company carried out detailed analysis on the groups 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 in 2016. If the financial condition of our customers were to deteriorate, actual write-offs of currently existing

The accompanying notes are an integral part of these financial statements.

receivables may be higher than expected and may exceed the level of the impairment losses recognized so far (see note 3.1.2).

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 2.9). 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 (see note 14 and 27).

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. The total amount of agent fees in 2016 is MKD 98,083 thousand (2015: MKD 125,123 thousand).

5. CASH AND CASH EQUIVALENTS

In thousands of denars	2016	2015
Call deposits	645,033	934,058
Cash in bank	287,766	611,048
Cash on hand	8,223	5,017
	<u>941,022</u>	<u>1,550,123</u>

The interest rate on call deposits is 0.35% p.a. (2015: from 0.30% p.a. to 0.35% p.a.). These deposits have maturities of less than 3 months.

The carrying amounts of the cash and cash equivalents are denominated in the following currencies:

In thousands of denars	2016	2015
MKD	732,005	1,001,228
EUR	157,221	511,477
USD	51,796	37,418
	<u>941,022</u>	<u>1,550,123</u>

Following is the breakdown of call deposits and cash in bank with bank guarantee by credit rating of the Guarantor (see note 3.1.2):

In thousands of denars	2016	2015
Credit rating of the Guarantor: A	<u>903,953</u>	<u>1,494,453</u>
	<u>903,953</u>	<u>1,494,453</u>

The accompanying notes are an integral part of these financial statements.

Following is the breakdown of call deposits and cash in bank by credit rating in local banks without bank guarantee (see note 3.1.2):

In thousands of denars	2016	2015
Credit rating: A+	-	16,301
Credit rating: B+	-	13,444
Credit rating: BBB+	304	-
Credit rating: BBB-	3,684	1,612
Credit rating: BB-	2,969	-
Credit rating: RD	20,884	18,669
Call deposits in local banks without rating	1,005	627
	<u>28,846</u>	<u>50,653</u>

The credit ratings in the table above represent either the credit rating of the local bank or the credit rating of the parent bank if no rating is available for the local bank.

6. DEPOSITS WITH BANKS

In 2016 deposits with banks represent cash deposits in reputable domestic banks, with interest rate from 0.90% p.a. to 1.20% p.a. and with maturity between 3 and 12 months.

The carrying amounts of the deposits with banks are denominated in the following currencies:

In thousands of denars	2016	2015
EUR	<u>178,457</u>	-
	<u>178,457</u>	-

Following is the breakdown of deposits with banks by categories and by credit rating of the Guarantor (see note 3.1.2):

In thousands of denars	2016	2015
Credit rating of the Guarantor: A	<u>178,457</u>	-
	<u>178,457</u>	-

The accompanying notes are an integral part of these financial statements.

7. TRADE AND OTHER RECEIVABLES

In thousands of denars	2016	2015
Trade debtors – domestic	4,494,769	4,194,426
Less: allowance for impairment	<u>(1,839,150)</u>	<u>(1,799,273)</u>
Trade debtors – domestic – net	2,655,619	2,395,153
Trade debtors – foreign	173,744	189,232
Less: allowance for impairment	<u>(12,776)</u>	<u>(12,776)</u>
Trade debtors – foreign – net	160,968	176,456
Receivables from related parties	392,513	829,606
Loans to third parties	-	3,550
Less: allowance for impairment	<u>-</u>	<u>(3,550)</u>
Loans to third parties– net	-	-
Loans to employees	66,920	81,822
Other receivables	<u>16,187</u>	<u>13,550</u>
Financial assets	3,292,207	3,496,587
Advances given to suppliers	137,227	126,556
Less: allowance for impairment	<u>(62,923)</u>	<u>(62,923)</u>
Advances given to suppliers – net	74,304	63,633
Prepayments and accrued income	<u>321,763</u>	<u>316,921</u>
	<u>3,688,274</u>	<u>3,877,141</u>
Less non-current portion: Loans to employees	(54,261)	(66,678)
Less non-current portion: Trade debtors – domestic	<u>(291,782)</u>	<u>(340,842)</u>
Current portion	<u>3,342,231</u>	<u>3,469,621</u>

Receivables from related parties represent receivables from members of Magyar Telekom Group and Deutsche Telekom Group (see note 28).

Loans to employees are collateralized by mortgages over real estate or with promissory note.

Loans to third parties represent loan with reference interest rate of 6 months EURIBOR with margin of 0.3%. Loans granted to employees carry effective interest rate of 4.55% p.a. (2015: 4.55% p.a.).

The non-current portion of Loans to employees represents receivables that are due within 11 years of the financial statement date. The non-current portion of domestic trade receivables represents receivables that are due within 4 years of the financial statement date.

As at 31 December 2016, domestic trade debtors of MKD 2,406,375 thousand (2015: MKD 2,151,715 thousand) are impaired. The aging of these receivables is as follows:

In thousands of denars	2016	2015
Less than 30 days	219,180	194,181
Between 31 and 180 days	234,794	148,322
Between 181 and 360 days	205,951	93,882
More than 360 days	<u>1,746,450</u>	<u>1,715,330</u>
	<u>2,406,375</u>	<u>2,151,715</u>

As at 31 December 2016, domestic trade receivables in amount of MKD 138,608 thousand (2015: MKD 253,139 thousand) were past due but not impaired. These are mainly related to customers for interconnection services assessed on individual basis in accordance with past Company experience and current expectations, as well as specified business and governmental customers that belong to certain age bands and are past due but not impaired, based on past experience of payment behavior (see notes 2.3 and 4.3).

The accompanying notes are an integral part of these financial statements.

The analysis of these past due domestic trade receivables is as follows:

In thousands of denars	2016	2015
Less than 30 days	73,953	77,659
Between 31 and 60 days	9,728	9,615
Between 61 and 90 days	13,625	9,928
Between 91 and 180 days	14,967	13,245
Between 181 and 360 days	6,359	64,304
More than 360 days	19,976	78,388
	<u>138,608</u>	<u>253,139</u>

The total amount of the provision for domestic trade debtors is MKD 1,839,150 thousand (2015: MKD 1,799,273 thousand). Out of this amount MKD 1,571,328 thousand (2015: MKD 1,542,269 thousand) relate to provision made according the aging structure of the above receivables, while the amount of MKD 60,972 thousand (2015: MKD 51,592 thousand) is from customers under liquidation and bankruptcy which are fully impaired. In addition, the Company has a specific provision calculated in respect of a certain group of customers in amount of MKD 206,850 thousand (2015: MKD 205,412 thousand). The total amount of the provision for foreign trade debtors is MKD 12,776 thousand (2015: MKD 12,776 thousand).

The amount of impairment is mainly a result of receivables which are overdue more than 720 days. The total amount of fully impaired receivables is MKD 1,640,519 thousand (2015: MKD 1,609,603 thousand). These receivables are mainly from two way disconnected customers, dismantled customers, litigated customers and customers that are no longer using the Company services.

The fair values of financial assets within trade and other receivables category are as follows:

In thousands of denars	2016	2015
Trade debtors – domestic	2,655,619	2,395,153
Trade debtors – foreign	160,968	176,456
Receivables from related parties	392,513	829,606
Loans to employees	66,920	81,822
Other receivables	16,187	13,550
	<u>3,292,207</u>	<u>3,496,587</u>

Movement in allowance for impairment of domestic trade debtors:

In thousands of denars	2016	2015
Impairment losses at 1 January	1,799,273	1,748,663
Charge for the year	58,025	77,789
Write off	(18,148)	(27,179)
Impairment losses at 31 December	<u>1,839,150</u>	<u>1,799,273</u>

In 2015 and 2016 there is no movement in allowance for impairment of advances given to suppliers

Amounts charged to the allowance account are generally written off when there is no expectation of recovering additional cash.

As at 31 December 2016, foreign trade debtors of MKD 12,776 thousand (2015: MKD 12,776 thousand) are impaired. The aging of these receivables is as follows:

In thousands of denars	2016	2015
More than 360 days	12,776	12,776
	<u>12,776</u>	<u>12,776</u>

As at 31 December 2016, foreign trade receivables in amount of MKD 136,146 thousand (2015: MKD 89,941 thousand) were past due but not impaired. These relate to a number of international customers assessed on individual basis in accordance with past Company experience and current expectations.

The accompanying notes are an integral part of these financial statements.

The analysis of these past due but not impaired foreign trade receivables is as follows:

In thousands of denars	2016	2015
Less than 30 days	3,492	2,192
Between 31 and 60 days	14,063	35,379
Between 61 and 90 days	4,554	6,135
Between 91 and 180 days	53,893	11,805
Between 181 and 360 days	11,053	2,553
More than 360 days	49,091	31,877
	<u>136,146</u>	<u>89,941</u>

The Company has renegotiated domestic trade receivables in carrying amount of MKD 25,403 thousand (2015: MKD 15,803 thousand). The carrying amount of loans and receivables, which would otherwise be past due, whose terms have been renegotiated is not impaired if the collectability of the renegotiated cash flows are considered ensured.

The carrying amounts of the Company's non-current trade and other receivables are denominated in MKD.

The carrying amounts of the Company's current trade and other receivables are denominated in the following currencies:

In thousands of denars	2016	2015
MKD	2,566,837	2,259,099
EUR	301,591	998,489
USD	471,429	208,514
Other	2,374	3,519
	<u>3,342,231</u>	<u>3,469,621</u>

The credit quality of trade receivables that are neither past due nor impaired is assessed based on historical information about counterparty default rates.

Following are the credit quality categories of neither past due nor impaired domestic trade receivables:

In thousands of denars	2016	2015
Group 1	1,459,891	1,263,510
Group 2	116,229	86,547
Group 3	81,884	98,673
	<u>1,658,004</u>	<u>1,448,730</u>

Following are the credit quality categories of neither past due nor impaired foreign trade receivables:

In thousands of denars	2016	2015
Group 1	24,822	86,515
	<u>24,822</u>	<u>86,515</u>

Group 1 – fixed line related customers that on average are paying their bills before due date and mobile related customers with no disconnections in the last 12 month.

Group 2 – fixed line related customers that on average are paying their bills on due date and mobile related customers with up to 3 disconnections in the last 12 month.

Group 3 – fixed line related customers that on average are paying their bills after due date and mobile related customers with more than 3 disconnections in the last 12 month.

8. TAXES

Commencing from 1 January 2014 the profit tax law was amended whereby the income tax is payable at the moment of dividend distribution regardless of the ownership structure. In accordance with these changes applicable as of January 2014, the income tax in Macedonia ceased to have the characteristics of withholding taxes. Consequently, as per IAS 12, the income tax arising from the payment of dividends was accounted for as a liability and expense in the period in which dividends were

The accompanying notes are an integral part of these financial statements.

declared, regardless of the actual payment date or the period for which the dividends were paid. This resulted in recognition of income tax expense on the dividends distributed in 2014 in amount of MKD 271,615 thousand in the first quarter of 2014 (see note 22).

As of 1 August 2014, profit tax law came into force being applicable from 1 January 2015 for the net income for 2014, with which the base for income tax computation had been shifted from income “distribution” concept to the profit before taxes. According to the provisions of the law, the tax base is the profit generated during the fiscal year increased for non-deductible 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 changes income tax for the year was calculated and recorded in the statement of comprehensive income. In addition, following the changes in the law, the tax on the tax base adjusting items (the non-deductible expenses and tax credits) is presented as part of income tax expense in the statement of comprehensive income (see note 2.17).

Up to now the tax authorities had carried out a full-scope tax audits at the Company for 2005 and the years preceding. Additionally, audit of personal income tax was carried out by the tax authorities for the period 1 January 2005 to 31 March 2006. During 2010 there was tax audit conducted by the Public revenue office for Profit tax and VAT for the period 2005 - 2009, as well as, withholding tax for years 2007 and 2008. In addition, in 2011 the Public revenue office conducted tax audit for withholding tax for 2010 and tax audit over certain service contracts from Transfer pricing perspective. In 2012 the Public revenue office conducted specific tax audit for VAT for August 2012 for the Company. In 2012 the Public revenue office carried out a tax audit in TMMK for Profit tax for the years 2005-2011, as well as tax audit for VAT for 2005-2009.

There is ongoing Profit Tax Audit carried by Public revenue office for the period 2013 - 2015. 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 a 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 financial statements.

8.1. Other taxes receivable

In thousands of denars	2016	2015
VAT receivable	11,839	11,685
Other taxes receivable	1,006	896
	<u>12,845</u>	<u>12,581</u>

8.2. Other taxes payable

In thousands of denars	2016	2015
VAT payable	<u>39,255</u>	<u>65,547</u>
	<u>39,255</u>	<u>65,547</u>

9. INVENTORIES

In thousands of denars	2016	2015
Materials	121,106	131,116
Inventories for resale	336,491	307,926
Allowance for inventories	(19,277)	(20,918)
	<u>438,320</u>	<u>418,124</u>

The accompanying notes are an integral part of these financial statements.

Movement in allowance for inventories:

In thousands of denars	2016	2015
Allowance at 1 January	20,918	24,919
Write down of inventories to net realizable value	(444)	2,474
Write down of inventories	24,497	41,764
Write off	(25,694)	(48,239)
Allowance at 31 December	<u>19,277</u>	<u>20,918</u>

Allowance for inventory mainly relates to inventories for resale and obsolete materials. Write down of inventories to net realizable value is based on the analysis of the lower of cost and net realizable value at the financial statement dates.

10. ASSETS HELD FOR SALE

In December 2013, the Board of Directors of the Company brought a resolution for sale of the PSTN exchanges in line with the completion of the “All IP Transformation Project” where the Company migrated from PSTN to IP based services (see note 4.1). Accordingly, the carrying amount of these assets in amount of MKD 1,650 thousand was reclassified to assets held for sale in the Statement of financial position as at 31 December 2013. During 2014 part of these assets were sold, resulting in carrying amount of MKD 159 thousand as at 31 December 2014. The remaining of these assets was sold during 2015.

In addition, during 2014, the Company brought decisions for selling a number of other assets. The carrying amounts of the affected assets were reclassified to assets held for sale in the statement of financial position. As at 31 December 2014 the balance of assets held for sale includes vehicles with carrying amount of MKD 9,530 thousand for which the Company recorded impairment in the amount of MKD 776 thousand, based on the market offers received, recognized as Depreciation and amortization, buildings with carrying amount of MKD 136,114 thousand for which the Company recorded impairment in the amount of MKD 3,420 thousand, based on the market offers received, recognized as Depreciation and amortization, and fiscal printers with carrying amount of MKD 13 thousand. Assets in amount of MKD 79,963 thousand, classified as asset held for sale at the end of 2014, were sold during 2015.

During 2015, the Company brought decisions for selling a number of other assets. The carrying amounts of the affected assets were reclassified to assets held for sale in the statement of financial position. As at 31 December 2015 the balance of assets held for sale includes vehicles with carrying amount of MKD 6,517 thousand for which the Company recorded impairment in the amount of MKD 307 thousand, based on the market offers received, recognized as Depreciation and amortization, buildings with carrying amount of MKD 59,323 thousand, and fiscal printers with carrying amount of MKD 13 thousand. Assets with carrying amount of MKD 4,992 thousand, classified as asset held for sale at the end of 2015, were sold during 2016.

Also, the Company transfer assets from assets held for sale to property, plant and equipment – buildings with carrying amount of MKD 55,408 thousand, and vehicles and fiscal printers from assets held for sale to property, plant and equipment – other with carrying amount of MKD 5,453 thousand. During 2016, the Company brought decision for selling one building. The carrying amount of the affected asset was reclassified to assets held for sale in the statement of financial position. As at 31 December 2016 the balance of asset held for sale includes affected building with carrying amount of MKD 5,166 thousand.

In accordance with IFRS 5, the assets presented as held for sale at the balance sheet date are accounted for at the lower of carrying value or fair value less cost to sell. The fair value less cost to sell is dominantly within level 3 of the fair value hierarchy.

The accompanying notes are an integral part of these financial statements.

11. PROPERTY, PLANT AND EQUIPMENT

In thousands of denars	Land	Buildings	Telecommunication equipment	Other	Assets under construction	Total
Cost						
At 1 January 2015	27,816	6,110,430	24,376,607	4,107,502	1,194,860	35,817,215
Additions	-	10,302	451,891	156,629	918,323	1,537,145
Transfer from assets under construction (see note 12)	-	6,235	245,260	64,116	(413,150)	(97,539)
Disposals	-	-	(190,344)	(150,389)	-	(340,733)
Transfer to assets held for sale	-	(11,877)	-	18	-	(11,859)
At 31 December 2015	<u>27,816</u>	<u>6,115,090</u>	<u>24,883,414</u>	<u>4,177,876</u>	<u>1,700,033</u>	<u>36,904,229</u>
Depreciation						
At 1 January 2015	-	2,279,136	19,015,650	3,017,049	-	24,311,835
Charge for the year	-	156,914	1,071,877	392,316	-	1,621,107
Disposals	-	-	(190,344)	(141,076)	-	(331,420)
Transfer to assets held for sale	-	(12,360)	-	18	-	(12,342)
At 31 December 2015	<u>-</u>	<u>2,423,690</u>	<u>19,897,183</u>	<u>3,268,307</u>	<u>-</u>	<u>25,589,180</u>
Carrying amount						
At 1 January 2015	<u>27,816</u>	<u>3,831,294</u>	<u>5,360,957</u>	<u>1,090,453</u>	<u>1,194,860</u>	<u>11,505,380</u>
At 31 December 2015	<u>27,816</u>	<u>3,691,400</u>	<u>4,986,231</u>	<u>909,569</u>	<u>1,700,033</u>	<u>11,315,049</u>

In thousands of denars	Land	Buildings	Telecommunication equipment	Other	Assets under construction	Total
Cost						
At 1 January 2016	27,816	6,115,090	24,883,414	4,177,876	1,700,033	36,904,229
Additions	17	845	345,898	66,377	1,038,611	1,451,748
Transfer from assets under construction (see note 12)	-	36,050	184,292	69,383	(607,227)	(317,502)
Disposals	-	-	(1,997,341)	(221,902)	-	(2,219,243)
Transfer from/to assets held for sale	-	95,400	-	10,798	-	106,198
At 31 December 2016	<u>27,833</u>	<u>6,247,385</u>	<u>23,416,263</u>	<u>4,102,532</u>	<u>2,131,417</u>	<u>35,925,430</u>
Depreciation						
At 1 January 2016	-	2,423,690	19,897,183	3,268,307	-	25,589,180
Charge for the year	-	162,276	987,190	340,798	-	1,490,264
Disposals	-	-	(1,997,341)	(201,950)	-	(2,199,291)
Transfer from/to assets held for sale	-	45,158	-	5,345	-	50,503
At 31 December 2016	<u>-</u>	<u>2,631,124</u>	<u>18,887,032</u>	<u>3,412,500</u>	<u>-</u>	<u>24,930,656</u>
Carrying amount						
At 1 January 2016	<u>27,816</u>	<u>3,691,400</u>	<u>4,986,231</u>	<u>909,569</u>	<u>1,700,033</u>	<u>11,315,049</u>
At 31 December 2016	<u>27,833</u>	<u>3,616,261</u>	<u>4,529,231</u>	<u>690,032</u>	<u>2,131,417</u>	<u>10,994,774</u>

In 2016, the Company capitalized MKD 87 thousand (2015: MKD 5,455 thousand) expenditures related to obtaining complete documentation for base stations and MKD 19,658 thousand (2015: MKD 142,045 thousand) expenditures related to obtaining complete documentation for fixed line infrastructure in accordance to applicable laws in Republic of Macedonia (see note 2.6).

The accompanying notes are an integral part of these financial statements.

The reviews of the useful lives and residual values of property, plant and equipment during 2016 affected the lives of a several types of assets, mainly optical cable lines and technical equipment. 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 thousands of denars	2016	2017	2018	2019	After 2019
(Decrease)/increase in depreciation	(83,727)	(82,147)	31,705	23,771	110,398
	<u>(83,727)</u>	<u>(82,147)</u>	<u>31,705</u>	<u>23,771</u>	<u>110,398</u>

12. INTANGIBLE ASSETS

In thousands of denars	Software and software licenses	Concession, 2G 3G and 4G license	Other	Assets under construction	Total
Cost					
At 1 January 2015	4,927,396	1,525,417	178,544	-	6,631,357
Additions	205,422	-	302,014	57,919	565,355
Transfer from assets under construction (see note 11)	97,539	-	-	-	97,539
Disposals	(483,741)	-	-	-	(483,741)
At 31 December 2015	<u>4,746,616</u>	<u>1,525,417</u>	<u>480,558</u>	<u>57,919</u>	<u>6,810,510</u>
Amortization					
At 1 January 2015	3,659,539	612,025	49,596	-	4,321,160
Charge for the year	555,581	108,596	93,071	-	757,248
Disposals	(483,741)	-	-	-	(483,741)
At 31 December 2015	<u>3,731,379</u>	<u>720,621</u>	<u>142,667</u>	<u>-</u>	<u>4,594,667</u>
Carrying amount					
At 1 January 2015	<u>1,267,857</u>	<u>913,392</u>	<u>128,948</u>	<u>-</u>	<u>2,310,197</u>
At 31 December 2015	<u>1,015,237</u>	<u>804,796</u>	<u>337,891</u>	<u>57,919</u>	<u>2,215,843</u>

In 2014 review of the TV content rights contracts was performed and two contracts were identified as qualifying for capitalization. Accordingly, these rights were recognized in 2014 in Intangible assets, category Other, at the net present value of future payments in amount of MKD 178,544 thousand and will be amortized over the contracts term, which is 3 years (see note 13 and 20).

In 2015 review of the TV content rights contracts was performed and one additional contract was identified as qualifying for capitalization. Accordingly, this right was recognized in 2015 in Intangible assets, category Other, at the net present value of future payments in amount of MKD 302,014 thousand and will be amortized over the contracts term, which is 3 years (see note 13 and 20).

The accompanying notes are an integral part of these financial statements.

In thousands of denars	Software and software licenses	Concession, 2G 3G and 4G license	Other	Assets under construction	Total
Cost					
At 1 January 2016	4,746,616	1,525,417	480,558	57,919	6,810,510
Additions	236,213	-	176,783	172,111	585,107
Transfer from assets under construction (see note 11)	361,145	-	-	(43,643)	317,502
Disposals	(483,349)	-	-	-	(483,349)
At 31 December 2016	<u>4,860,625</u>	<u>1,525,417</u>	<u>657,341</u>	<u>186,387</u>	<u>7,229,770</u>
Amortization					
At 1 January 2016	3,731,379	720,621	142,667	-	4,594,667
Charge for the year	513,987	108,596	189,650	-	812,233
Disposals	(483,349)	-	-	-	(483,349)
At 31 December 2016	<u>3,762,017</u>	<u>829,217</u>	<u>332,317</u>	<u>-</u>	<u>4,923,551</u>
Carrying amount					
At 1 January 2016	<u>1,015,237</u>	<u>804,796</u>	<u>337,891</u>	<u>57,919</u>	<u>2,215,843</u>
At 31 December 2016	<u>1,098,608</u>	<u>696,200</u>	<u>325,024</u>	<u>186,387</u>	<u>2,306,219</u>

In 2016 review of the TV content rights contracts was performed and two additional contracts were identified as qualifying for capitalization. Accordingly, these rights were recognized in 2016 in Intangible assets, category Other, at the net present value of future payments in amount of MKD 176,783 thousand and will be amortized over the contracts term, which is 3 years (see note 13 and 20).

The reviews of the useful lives of intangible assets during 2016 affected the lives of a number of assets, mainly software. The change on the useful life of the affected 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 thousands of denars	2016	2017	2018	2019	After 2019
(Decrease)/increase in amortization	(27,062)	(22,244)	19,416	28,378	1,512
	<u>(27,062)</u>	<u>(22,244)</u>	<u>19,416</u>	<u>28,378</u>	<u>1,512</u>

13. TRADE AND OTHER PAYABLES

In thousands of denars	2016	2015
Trade payables - domestic	845,162	695,085
Trade payables - foreign	230,681	269,903
Liabilities to related parties	507,701	750,836
Dividends payable	2,263	482,099
Other financial liabilities	652,008	976,167
Financial liabilities	<u>2,237,815</u>	<u>3,174,090</u>
Accrued expenses	1,706,818	1,449,922
Deferred revenue	280,151	355,065
Advances received	71,128	69,474
Other	211,626	124,938
	<u>4,507,538</u>	<u>5,173,489</u>
Less non-current portion:		
Deferred revenue	(8,834)	(39,650)
Other financial liabilities	<u>(159,787)</u>	<u>(351,753)</u>
Current portion	<u>4,338,917</u>	<u>4,782,086</u>

Liabilities to related parties represent liabilities to members Magyar Telekom Group and Deutsche Telekom Group (see note 28).

The accompanying notes are an integral part of these financial statements.

Non-current deferred revenues have maturity up to 9 years from the date of the statement of financial position.

In the category Other financial liabilities of MKD 187,872 thousand (2015: MKD 366,338 thousand) represent the carrying amount of long term payables related to the transaction for purchase and sale of buildings with an exchange completed in 2012. These liabilities are recognized initially at fair value and subsequently measured at amortized cost using the effective interest method. Financial liabilities of MKD 368,866 thousand (2015: MKD 341,512 thousand) represent the carrying amount of long term payables related to the capitalization of certain content right contracts in 2014, 2015 and 2016 (see note 12). 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 expense in Profit and loss (see note 20). The carrying amount of these liabilities approximates their fair value as the related cash flows are discounted with an interest rate of 6% p.a. which is the observable at the market for similar long term financial liabilities. The remaining balance of other financial liabilities arises from contractual obligations for various transactions, from the ordinary course of business of the Company.

The carrying amounts of the current portion of trade and other payables are denominated in the following currencies:

In thousands of denars	2016	2015
MKD	2,040,547	3,790,463
EUR	2,088,175	916,249
USD	204,579	68,525
Other	5,616	6,849
	<u>4,338,917</u>	<u>4,782,086</u>

At the regular Board of Directors meeting as of 13 September 2016 the Board of Directors adopted the Resolution on the conclusion of a Credit Facility Agreement between the Company, as the Borrower, and Magyar Telekom Plc., as the Lender, with the following main terms and conditions: Magyar Telekom Plc shall lend to the Company frame loan for maximum amount up to EUR 6 million (excluding interest), the disbursement of the loan shall be made based on the Credit Facility Agreement and on the need to need basis, followed by signing of Utilization Notice to the Credit Facility Agreement specifying the value date of the disbursement and the amount of the loan and the loan should be repaid in accordance with the available cash and considering the operational liquidity of the Company up to 31 March 2017. As of financial statements date, the Company has not utilized any amount from the Credit Facility Agreement.

14. PROVISION FOR LIABILITIES AND CHARGES

In thousands of denars	Legal cases	Other	Total
1 January 2015	250,361	62,739	313,100
Additional provision	26,957	24,292	51,249
Unused amount reversed	(22,029)	(4,384)	(26,413)
Used during period	(90,501)	(14,656)	(105,157)
31 December 2015	<u>164,788</u>	<u>67,991</u>	<u>232,779</u>

In thousands of denars	Legal cases	Other	Total
1 January 2016	164,788	67,991	232,779
Additional provision	15,324	20,153	35,477
Unused amount reversed	(10,720)	(10,583)	(21,303)
Used during period	(3,398)	(11,753)	(15,151)
31 December 2016	<u>165,994</u>	<u>65,808</u>	<u>231,802</u>

Analysis of total provisions:

In thousands of denars	2016	2015
Non-current (Other)	65,808	67,991
Current	165,994	164,788
	<u>231,802</u>	<u>232,779</u>

The accompanying notes are an integral part of these financial statements.

Provisions for legal cases relate to certain legal and regulatory claims brought against the Company.

There are a number of legal cases for which provisions were recognized. Management recognizes a provision for its best estimate of the obligation but does not disclose the information required by paragraph 85 of IAS 37 because the management believes that to do so would seriously prejudice the outcome of the case. Management does not expect that the outcome of these legal claims will give rise to any significant loss beyond the amounts provided at 31 December 2016.

Other includes provision made for the legal or contractual obligation of the Company to pay to employees three average monthly salaries in Republic of Macedonia at their retirement date (see note 2.15.1) and provision made for the Variable II and LTI incentive programs (see note 29). The provision is recognized against Personnel expenses in the Profit for the year.

15. CAPITAL AND RESERVES

Share capital consists of the following:

In thousands of denars	2016	2015
Ordinary shares	9,583,878	9,583,878
Golden share	10	10
	<u>9,583,888</u>	<u>9,583,888</u>

Share capital consists of one golden share with a nominal value of MKD 9,733 and 95,838,780 ordinary shares with a nominal value of MKD 100 each.

The golden share with a nominal value of MKD 9,733 is held by the Government of the Republic of 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.

As at 31 December 2016 and 2015, the shares of the Company were held as follows:

In thousands of denars	2016	%	2015	%
Stonebridge AD Skopje	4,887,778	51.00	4,887,778	51.00
Government of the Republic of Macedonia	3,336,497	34.81	3,336,497	34.81
The Company (treasury shares)	958,388	10.00	958,388	10.00
International Finance Corporation (IFC)	139,220	1.45	151,468	1.58
Other minority shareholders	262,005	2.74	249,757	2.61
	<u>9,583,888</u>	<u>100.00</u>	<u>9,583,888</u>	<u>100.00</u>

15.1. 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 3,843,505 thousand. The shares are held as treasury shares. As a result of the findings of the Investigation, for one consultancy contract, the payments of which was derecognized from treasury shares (see note 1.4).

The amount of treasury shares of MKD 3,738,358 thousand (after derecognition), 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.

15.2. Statutory reserves

The Shareholders' Assembly of the Company, at its meeting, held on 12 April 2016 adopted a Resolution for distribution of MKD 279,145 thousand, that exceeds the legally defined obligatory general reserve of the Company as a result of the accession of TMMK towards the Company, in the retained earnings of the Company.

The accompanying notes are an integral part of these financial statements.

16. REVENUES

In thousands of denars	2016	2015
Revenues from fixed line operations		
Internet	1,228,667	1,237,224
Voice retail	1,195,956	1,356,311
TV	600,147	522,089
Wholesale	546,844	691,916
Data	300,240	312,579
Equipment	122,002	203,223
Other	151,446	112,625
	<u>4,145,302</u>	<u>4,435,967</u>
Revenues from mobile operations		
Voice retail	2,771,223	2,846,933
Internet	920,508	673,258
Wholesale	837,700	965,990
Equipment	804,596	666,772
Data	373,186	417,470
Content	76,978	71,451
Voice visitor	68,274	61,755
Other	200,070	147,815
	<u>6,052,535</u>	<u>5,851,444</u>
SI/IT revenues	359,758	383,634
	<u>10,557,595</u>	<u>10,671,045</u>

17. PERSONNEL EXPENSES

In thousands of denars	2016	2015
Salaries	725,833	783,577
Other staff costs	430,391	117,349
Contributions on salaries	255,700	276,476
Bonus payments	86,965	131,492
Capitalized personnel costs	(74,840)	(89,409)
	<u>1,424,049</u>	<u>1,219,485</u>

Other staff costs include termination benefits for 360 employees leaving the Company in 2016 (2015: 32 employees), holiday's allowance and other benefits. Out of this, 244 employees continue to carry out their tasks in Ericsson as of 1 July 2016 as a result of signed Managed service agreement between the Company and Ericsson as a managed services partner in Macedonia. Under the Agreement, Ericsson has responsibility for network operations, second line operations, field operations and passive networks, as well as infrastructure maintenance services for fixed and mobile networks of the Company.

Bonus payments also include the cost for Variable II and LTI programs (see note 29).

The accompanying notes are an integral part of these financial statements.

18. OTHER OPERATING EXPENSES

In thousands of denars	2016	2015
Purchase cost of goods sold	1,712,426	1,695,081
Services	651,150	650,460
Materials and maintenance	429,058	266,160
Marketing and donations	300,435	383,487
Subcontractors	278,475	237,843
Fees, levies and local taxes	276,203	311,727
Royalty payments	242,091	280,067
Energy	166,704	217,248
Rental fees	142,975	142,132
Impairment losses on trade and other receivables	58,025	77,789
Consultancy	47,117	27,319
Write down of inventories	24,497	41,764
Insurance	12,574	17,434
Write down of inventories to net realizable value	(444)	2,474
Other	3,136	25,804
	<u>4,344,422</u>	<u>4,376,789</u>

Services mainly include agent commissions, expenses for content services, postal expenses, security, cleaning, and utilities. In category materials and maintenance in 2016 included are costs for Managed service agreement between the Company and Ericsson as a managed services partner in Macedonia (see note 17).

19. OTHER OPERATING INCOME

In thousands of denars	2016	2015
Net gain on sale of PPE	15,556	12,357
Other	<u>26,600</u>	<u>17,417</u>
	<u>42,156</u>	<u>29,774</u>

In 2016 amount of MKD 8,554 thousand included in the category Net gain on sale of PPE represents gain from sales of two administrative building presented as asset held for sale in 2015.

20. FINANCE EXPENSES

In thousands of denars	2016	2015
Interest expense	48,252	48,625
Bank charges and other commissions	<u>14,121</u>	<u>14,833</u>
	<u>62,373</u>	<u>63,458</u>

Interest expense in amount of MKD 17,521 thousand (2015: MKD 27,908 thousand) represents the unwinding of the discount related to the carrying amount of long term payables from the transaction for purchase and sale of buildings with an exchange completed in 2012, recognized initially at fair value and subsequently measured at amortized cost using the effective interest method. Interest expense in amount of MKD 13,619 thousand (2015: MKD 6,114 thousand) represents the unwinding of the discount related to the carrying amount of long term payables from the content right contracts capitalized, recognized initially at the net present value of future payments and subsequently measured at amortized cost using the effective interest method (see note 13).

The accompanying notes are an integral part of these financial statements.

21. FINANCE INCOME

In thousands of denars	2016	2015
Interest income	15,693	34,546
Net foreign exchange gain	14,306	4,633
Fair value through profit and loss	7,254	8,750
Dividend income	2,841	-
	<u>40,094</u>	<u>47,929</u>

Interest income is generated from financial assets classified as loans and receivables. Dividend income is from financial asset at fair value through profit and loss.

22. INCOME TAX EXPENSE

Reconciliation of effective tax rate:

In thousands of denars		2016		2015
Profit before tax		<u>1,462,932</u>		<u>1,679,013</u>
Income tax	10.00%	146,293	10.00%	167,901
Non-deductible expenses	4.57%	66,916	2.32%	39,009
Tax exempt revenues	(0.13%)	(1,875)	(0.15%)	(2,580)
	<u>14.44%</u>	<u>211,334</u>	<u>12.17%</u>	<u>204,330</u>

Commencing from January 2014 the profit tax law was amended whereby the income tax is payable at the moment of dividend distribution regardless of the ownership structure. In accordance with these changes applicable as of January 2014, the income tax in Macedonia ceased to have the characteristics of withholding taxes. Consequently, as per IAS 12, the income tax arising from the payment of dividends was accounted for as a liability and expense in the period in which dividends were declared, regardless of the actual payment date or the period for which the dividends were paid. This resulted in recognition of income tax expense in amount of MKD 271,615 thousand in the first quarter of 2014 on the dividends distributed in 2014.

As of 1 August 2014, profit tax law came into force being applicable from 1 January 2015 for the net income for 2014, with which the base for income tax computation had been shifted from income “distribution” concept to the profit before taxes. According to the provisions of the new law, the tax base is the profit generated during the fiscal year increased for non-deductible 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 changes income tax for the year was calculated and recorded in the 2014 Statement of comprehensive income (see note 2.17 and 8).

23. DIVIDENDS

The Shareholders’ Assembly of the Company, at its meeting, held on 12 April 2016 adopted a Resolution for the dividend payment for the year 2015. The Resolution on dividend payment for 2015 is in the gross amount of MKD 1,474,683 thousand from the net profit generated as per the Financial Statements of the Company for the year 2015 as per the local GAAP. The dividend was paid out in September 2016. Up to date of issuing of these financial statements, no dividends have been declared for 2016.

24. REPORTABLE SEGMENTS AND INFORMATION

24.1. Reportable segments

The Company’s reportable segments are: business, residential, wholesale segments and other.

In line with the Accession Agreement concluded between TMMK as an Accessing company and the Company, as an Acquiring Company, and that as of 1 January 2015 the bookkeeping for the company and TMMK was kept only by the Company, less emphasis was put on the segregation by technology (fixed line or mobile services). As a replacement, the current segment structure was monitored, which is based on customer segments that require different technology and marketing strategies. Comparative information has been provided for 2015.

The accompanying notes are an integral part of these financial statements.

Residential segment is consisted of consumer subscribers which are all directly owned human subscribers without business subscribers (i.e. self-employed individuals or legal entities offering chargeable products and/or services to customers, non-profit organizations and public organizations). Business segment is consisted of business subscribers which are all directly owned human subscribers who are either self employed individuals or employees of a legal entity that offers chargeable products and/or services to customers. Employees or members of non-profit and public organizations are also business subscribers. Wholesale comprises all services with telecommunication carriers for both mobile and fixed line, i.e. carrier services, mobile VNO and visitors.

24.2. Information regularly provided to the chief operating decision maker

The following tables present the segment information by reportable segment regularly provided to the Chief operating decision maker of the Company. The information regularly provided to the MC (Management Committee) includes several measures of profit which are considered for the purposes of assessing performance and allocating resources. Management believes that direct margin which is defined as revenues less direct costs less Impairment losses on trade and other receivables is the segment measure that is most consistent with the measurement principles used in measuring the corresponding amounts in these financial statements. Another important KPI monitored at Company level is EBITDA adjusted for the impact of certain items considered as "special influence". These items vary year-over-year in nature and magnitude.

Revenues

In thousands of denars	2016	2015
Residential segment revenues	6,614,632	6,561,966
Business segment revenues	2,813,875	2,902,697
Wholesale segment revenues	1,087,717	1,177,755
Other	41,371	28,627
	<u>10,557,595</u>	<u>10,671,045</u>

None of the Company's external customers represent a significant source of revenue.

Segment results (Direct margin)

In thousands of denars	2016	2015
Direct margin		
Residential segment	4,704,126	4,715,320
Business segment	1,815,013	1,850,571
Wholesale segment	720,862	784,607
Other	40,792	27,961
Total direct margin of the Company	<u>7,280,793</u>	<u>7,378,459</u>
Indirect costs		
Personal expenses	(1,424,049)	(1,219,485)
Other operating expenses	(2,111,192)	(2,115,544)
Total Indirect costs of the Company	<u>(3,535,241)</u>	<u>(3,335,029)</u>
Other operating income	42,156	29,774
EBITDA	<u>3,787,708</u>	<u>4,073,204</u>
Depreciation and amortization	(2,302,497)	(2,378,662)
Total operating profit	<u>1,485,211</u>	<u>1,694,542</u>
Finance expense – net	(22,279)	(15,529)
Profit before tax	<u>1,462,932</u>	<u>1,679,013</u>
Income tax expense	(211,334)	(204,330)
Net profit for the year	<u>1,251,598</u>	<u>1,474,683</u>

The accompanying notes are an integral part of these financial statements.

25. LEASES AND OTHER COMMITMENTS

25.1. Operating lease commitments – where the Company is the lessee:

Operating lease commitments – where the Company is the lessee, are mainly from lease of business premises, locations for base telecommunication stations and other telecommunications facilities.

The future aggregate minimum lease payments under non-cancellable operating leases are as follows:

In thousands of denars	2016	2015
Not later than 1 year	103,205	104,946
Later than 1 year and not later than 5 years	173,654	199,017
Later than 5 years	21,009	26,578
	<u>297,868</u>	<u>330,541</u>

25.2. Operating lease commitments – where the Company is the lessor:

Operating lease commitments, concluded on temporary bases, – where the Company is the lessor are mainly from lease of land sites for base stations.

The future aggregate minimum lease receivables under non-cancellable operating leases are as follows:

In thousands of denars	2016	2015
Not later than 1 year	17,277	27,623
Later than 1 year and not later than 5 years	12,420	59,719
Later than 5 years	3,336	7,048
	<u>33,033</u>	<u>94,390</u>

25.3. Capital commitments

The amount authorized for capital expenditure as at 31 December 2016 was MKD 293,784 thousand (2015: MKD 474,745 thousand). The amount authorized for capital expenditure as at 31 December 2015 and 2016 mainly relates to telecommunication assets.

26. ADDITIONAL DISCLOSURES ON FINANCIAL ASSETS

The Company classifies fair value measurements using a fair value hierarchy that reflects the significance of the inputs used in making the measurements. The fair value hierarchy has the following levels:

- (a) quoted prices (unadjusted) in active markets for identical assets (Level 1);
- (b) inputs other than quoted prices included within Level 1 that are observable for the asset, either directly or indirectly (Level 2); and
- (c) inputs for the asset that are not based on observable market data (Level 3).

The level in the fair value hierarchy within which the fair value measurement is categorized in its entirety is determined on the basis of the lowest level input that is significant to the fair value measurement in its entirety. The significance of an input is assessed against the fair value measurement in its entirety.

The fair values in level 2 and level 3 of fair value hierarchy were estimated using the discounted cash flows valuation technique. The fair value of floating rate instruments that are not quoted in an active market was estimated to be equal to their carrying amount. The fair value of unquoted fixed interest rate instruments was estimated based on estimated future cash flows expected to be received discounted at current interest rates for new instruments with similar credit risk and remaining maturity.

The accompanying notes are an integral part of these financial statements.

Financial assets carried at amortized cost

The fair value of floating rate instruments is normally their carrying amount. The estimated fair value of fixed interest rate instruments is based on estimated future cash flows expected to be received discounted at current interest rates for new instruments with similar credit risk and remaining maturity. Discount rates used depend on credit risk of the counterparty.

Liabilities carried at amortized cost

Fair values of financial liabilities were determined using valuation techniques. The estimated fair value of fixed interest rate instruments with stated maturity was estimated based on expected cash flows discounted at current interest rates for new instruments with similar credit risk and remaining maturity.

There was no transfer between Level 1 and Level 2 financial assets. Loans and receivables and the financial liabilities are measured at amortized cost, but fair value information is also provided for these. The fair values of these assets and liabilities were determined using level 3 type information. There are no assets or liabilities carried at fair value where the fair value was determined using level 3 type information.

26.1. Financial assets – Carrying amounts and fair values

The table below shows the categorization of financial assets as at 31 December 2015.

Assets In thousands of denars	Financial assets			Carrying amount	Fair value
	Loans and receivables	Available-for-sale (Level 2)	At fair value through profit and loss (Level 1)		
Cash and cash equivalents	1,550,123	-	-	1,550,123	1,550,123
Trade and other receivables	3,496,587	-	-	3,496,587	3,496,587
Other non-current assets	-	6,750	-	6,750	6,750
Financial assets at fair value through profit and loss	-	-	47,987	47,987	47,987

The table below shows the categorization of financial assets as at 31 December 2016.

Assets In thousands of denars	Financial assets			Carrying amount	Fair value
	Loans and receivables	Available-for-sale (Level 2)	At fair value through profit and loss (Level 1)		
Cash and cash equivalents	941,022	-	-	941,022	941,022
Deposits with banks	178,457	-	-	178,457	178,457
Trade and other receivables	3,292,207	-	-	3,292,207	3,292,207
Other non-current assets	-	612	-	612	612
Financial assets at fair value through profit and loss	-	-	60,366	60,366	60,366

Loans and receivables are measured at amortized cost, while available-for-sale and held-for-trading assets are measured at fair value.

Cash and cash equivalents, deposits, trade receivables and other current financial assets mainly have short times to maturity. For this reason, their carrying amounts at the end of the reporting period approximate their fair values.

Financial assets available for sale include insignificant investment in equity instruments, measured at fair value.

Financial assets at fair value through profit or loss include investments in equity instruments in the amount of MKD 60,366 thousand (2015: MKD 47,987 thousand) calculated with reference to the Macedonian Stock Exchange quoted bid prices. Changes in fair values of other financial assets at fair value through profit or loss are recorded in finance income/expenses in the Profit for the year (see note 20 and 21). The cost of these equity investments is MKD 31,786 thousand (2015: MKD 31,786 thousand).

The accompanying notes are an integral part of these financial statements.

26.2. Offsetting financial assets and financial liabilities

For the financial assets and liabilities subject to enforceable netting arrangements, each agreement between the Company and the counterparty (typically roaming and interconnect partners) allows for net settlement of the relevant trade receivable and payable when both elect to settle on a net basis. In the absence of such an election, the trade receivables and payables will be settled on a gross basis, however, each party to the netting agreement will have the option to settle all such amounts on a net basis in the event of default of the other party.

The following trade receivables and trade payables are subject to offsetting agreements, and are presented after netting in the statements of financial position as at 31 December 2016:

In thousands of denars	Trade and other receivables	Trade payables
Gross amounts of recognized financial instruments	3,393,228	2,338,836
Gross amounts of financial instruments set off	<u>(101,021)</u>	<u>(101,021)</u>
Net amounts of recognized financial instruments	<u>3,292,207</u>	<u>2,237,815</u>

The following trade receivables and trade payables are subject to offsetting agreements, and are presented after netting in the statements of financial position as at 31 December 2015:

In thousands of denars	Trade and other receivables	Trade payables
Gross amounts of recognized financial instruments	3,585,284	3,262,787
Gross amounts of financial instruments set off	<u>(88,697)</u>	<u>(88,697)</u>
Net amounts of recognized financial instruments	<u>3,496,587</u>	<u>3,174,090</u>

26.3. Other disclosures about financial instruments

There were no financial assets or liabilities, which were reclassified into another financial instrument category.

No financial assets were transferred in such a way that part or all of the financial assets did not qualify for de-recognition.

27. CONTINGENCIES

The Company has contingent liabilities in respect of legal and regulatory claims arising in the ordinary course of business. The major part of the contingent liabilities relates to 3 requests for initiating misdemeanor procedures from regulatory bodies for alleged breach of deadlines for provision of certain services, number portability and failure to comply with the obligations for allowing access and use of specific network assets. The maximum possible fine for each individual case is 7% to 10% of the annual revenue from the previous year, in accordance with the applicable local legislation. Management believes, based on legal advice, that it is not probable that a significant liability will arise from these claims because of unsubstantial basis for initiating these misdemeanor procedures. It is not anticipated by the management that any material liabilities will arise from the contingent liabilities other than those provided for (see note 14).

28. RELATED PARTY TRANSACTIONS

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 Macedonia has 34.81% ownership in the Company (see note 15). Apart from payment of taxes, fees to Regulatory authorities according to local legislation and dividends (see note 23), in 2016 and 2015, the Company did not execute transactions with the Government of Republic of 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. The amounts receivable and payable are disclosed in the appropriate notes (see note 7 and 13).

The accompanying notes are an integral part of these financial statements.

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

In thousands of denars	2016		2015	
	Revenues	Expenses	Revenues	Expenses
Controlling owner				
Magyar Telekom Plc	1,344	19,766	3,642	25,980
Subsidiaries of the controlling owner	16,189	3,894	16,716	2,626
Ultimate parent company				
Deutsche Telekom AG	618,569	212,862	695,203	221,938
Subsidiaries of the ultimate parent company	49,076	13,457	30,806	65,477
Entity controlled by key management personnel				
Mobico Doel	1,046	1,404	455	1,044

In addition to the above presented revenues and expenses from transactions with the related party Mobico Doel, trading goods and assets in amount of MKD 59,732 thousand (2015: MKD 145,794 thousand), excluding VAT, were purchased.

The receivables and payables with the Company's related parties are as follows:

In thousands of denars	2016		2015	
	Receivables	Payables	Receivables	Payables
Controlling owner				
Magyar Telekom Plc	3,717	8,893	3,795	9,805
Subsidiaries of the controlling owner	27,036	3,458	24,796	3,678
Ultimate parent company				
Deutsche Telekom AG	91,785	197,603	577,294	456,377
Subsidiaries of the ultimate parent company	269,727	297,747	222,100	267,860
Entity controlled by key management personnel				
Mobico Doel	248	-	1,621	13,116

29. KEY MANAGEMENT COMPENSATION

The compensation of the key management of the Company, including taxation charges and contributions, is presented below:

In thousands of denars	2016	2015
Short-term employee benefits (including taxation)	116,245	129,180
State contributions on short-term employee benefits	13,377	17,297
Long-term incentive programs	17,018	18,359
Other payments	5,309	5,700
	<u>151,949</u>	<u>170,536</u>

The remuneration of the members of the Company's Board of Directors and its committees, which amounted to MKD 10,173 thousand (2015: MKD 10,629 thousand) is included in Short-term employee benefits. These are included in Personnel expenses (see note 17).

The accompanying notes are an integral part of these financial statements.

A variable performance-based long-term-incentive program, named Variable II Program, was launched in 2012 as part of the global DT Group-wide compensation tool for the companies, which promotes the medium and long-term value enhancement of DT Group, aligning the interests of management and shareholders.

The Variable II Program for 2012 is applicable from 1 January 2012 until 31 December 2015, with two bridging programs: Variable II Bridging program I, with implementation period from 1 January 2012 to 31 December 2013 and Variable II Bridging program II, with implementation period from 1 January 2012 to 31 December 2014. The Variable II Program for 2013 is applicable from 1 January 2013 until 31 December 2016. The Variable II Program for 2014 is applicable from 1 January 2014 until 31 December 2017.

The Variable II is measured based on the fulfillment of four equally weighted Company long term performance parameters (adjusted earnings per share (EPS); adjusted return on capital employed (ROCE); customer satisfaction and employee satisfaction). Each parameter determines a quarter of the award amount. Levels of target achievement are capped at 150% and target achievement levels greater than 150% are disregarded in all four performance parameters. The assessment period is four years and is based on average target achievement across the four years planned.

In 2015 a new performance-based long-term-incentive (LTI) program was launched as part of the global DT Group-wide compensation tool for the companies. The program is a cash settled share-based program. Executives receive virtual shares depending on their individual performance. The number of virtual shares at the end of the term is determined by the target achievement of KPIs. The value and quantity of shares fluctuates during the term of the plan on the basis of two indicators: development of the DT share price and target achievement in connection with 4 company targets: (adjusted earnings per share (EPS); adjusted return on capital employed (ROCE); customer satisfaction and employee satisfaction). The target achievement is measured at the end of each annual cycle and the number of virtual shares determined on this basis is fixed as the result of the annual cycle (non-forfeitable). At the end of the plan's term, the results from the four annual cycles are totaled and paid out in cash. In 2016 new cycle of long-term-incentive (LTI) program was launched.

Programs participants are Company's top managers who fulfilled the program criteria and have accepted participation in the designated time frame.

The expenses incurred by the Company related to the Variable II programs and the new LTI share-based program are shown within Long-term incentive programs (see note 14 and 17).

30. EVENTS AFTER THE FINANCIAL STATEMENT DATE

There are no material events after the financial statement date that would have impact on the 2016 profit for the year, statement of financial position or cash flows.

The accompanying notes are an integral part of these financial statements.