

**BULGARIAN TELECOMMUNICATIONS COMPANY EAD**

**CONSOLIDATED AND SEPARATE FINANCIAL STATEMENTS  
CONSOLIDATED AND SEPARATE ANNUAL ACTIVITIES REPORT  
INDEPENDENT AUDITOR'S REPORT**

**31 December 2014**

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**Bulgarian Telecommunications Company EAD**

**CONSOLIDATED AND SEPARATE ANNUAL  
ACTIVITIES REPORT**

**2014**

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**BULGARIAN TELECOMMUNICATIONS COMPANY EAD**  
**ANNUAL ACTIVITIES REPORT**  
**For the year ended 31 December 2014**

This document reflects the activity in the reporting period of Bulgarian Telecommunications Company EAD (“VIVACOM” or the “Company”) on an individual and consolidated basis.

**OVERVIEW OF THE ACTIVITY OF THE COMPANY AND THE GROUP**

Bulgarian Telecommunications Company EAD (“VIVACOM” or the “Company”) is a single shareholder joint stock company, domiciled in Bulgaria, with its registration address: 115I “Tsarigradsko Shose” blvd., 1784 Sofia. VIVACOM’s activities include development, operation and maintenance of national fixed and mobile network and data system for the Republic of Bulgaria.

As at December 31, 2014 the group includes VIVACOM and its subsidiary entity BTC Net EOOD (the “Group” or “VIVACOM Group”).

We are the leading telecommunications operator in Bulgaria, based on revenue for the year ended December 31, 2014. We are fully integrated operator that provides mobile, fixed telephony, fixed broadband and pay TV (both DTH and IPTV) services nationwide to both residential and business customers. We provide our fixed line services through our own fixed line network and our mobile services through our own mobile network based on GSM/GPRS/EDGE and UMTS/HSPA+ technologies. As at December 31, 2014, we served 2.9 million mobile subscribers, 1.2 million fixed telephony subscribers and 0.4 million fixed broadband subscribers. For the year ended December 31, 2014, we generated total revenue of BGN 805.9 million and had Adjusted EBITDA of BGN 334.9 million.

We are currently the third largest mobile operator in Bulgaria, based on number of subscribers, with 2.9 million subscribers as at December 31, 2014, an increase of 11.6% from 2.6 million subscribers as at December 31, 2013. This is primarily due to the implementation of an ongoing successful market challenger strategy in the mobile market, which has led us to achieve an increase in our mobile market share and to develop a solid market share position. A central part of the market challenger strategy has been our focus on features that allow us to differentiate ourselves from our competitors, such as integrated IT systems and what we believe to be our “best in class” mobile network, which provides market leading coverage among the major network operators in Bulgaria. As at December 31, 2014 our GSM mobile network covered 99.99% of the Bulgarian population, and our UMTS mobile network covered 99.85% of the Bulgarian population. Our revenue market share for the mobile market is approximately 25% as at December 31, 2014.

We are the incumbent in the fixed voice line market with 84% subscription revenue share (excluding VoBB revenue) and 68% subscriber share as at September 30, 2014 (Source: Analysys Mason’s Telecoms Market Matrix and European Core Forecasts). We offer fixed telephony, fixed broadband and pay TV services to our residential and business customers.

We are the market leader in the fixed broadband market with a 24% subscriber market share as at September 30, 2014. (Source: Analysys Mason’s Telecoms Market Matrix and European Core Forecasts). Our ongoing FTTx network build out enables us to benefit from the ongoing shift to FTTx from other broadband technologies as customers demand services at higher speeds. We began our FTTx roll out in 2011 and we have since achieved significant progress, with 883,000 fiber homes passed as at December 31, 2014. We also operate our own scalable fiber backbone network which allows us to deliver complex corporate data solutions to business customers.

We sell our services and products through direct channels, such as VIVACOM owned stores, which are strategically located, and indirect channels, such as a smaller number of third party retail distributors. Our distribution network is further supported by remote channels such as telemarketing. As at December 31, 2014 VIVACOM has 241 owned branded retail locations with an additional 105 alternative sale points.

**BULGARIAN TELECOMMUNICATIONS COMPANY EAD**  
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**FINANCIAL CONDITION AND RESULTS OF OPERATION**

The Group ended the financial year 2014 with a positive result of BGN 26.3 million, (the Company - with a positive result of BGN 34.0 million), a decrease of BGN 2.9 million from BGN 29.2 million for the year ended December 31, 2013. Overall, the financial statements show stable profitability with minimal decrease in revenues and adequate optimization of operating expenses despite.

On 22 November 2013 VIVACOM successfully completed its bond offering of EUR 400 (BGN 782.3) million 6<sup>5</sup>/<sub>8</sub>% Senior Secured Notes due 2018 (the "Notes"). The maturity date of the Notes is November 15, 2018. The Company will pay interest on the Notes semi-annually in arrears on May 15 and November 15 of each year, commencing on May 15, 2014.

Simultaneously with the Notes offering VIVACOM, as borrower and BTC Net EOOD, as co-debtor have entered into a commitment with Societe Generale Expressbank AD, as lender to provide a Revolving Credit Facility (RCF) with commitment of up to EUR 35 (BGN 68.4) million in aggregate. Loans may be borrowed, repaid and reborrowed at any time up to November 30, 2016. The interest on the principal amounts owed by the Company under the revolving credit facility is payable monthly and was initially agreed to be at a rate of 1 month EURIBOR plus a margin of 4% per year. Effective from May 26, 2014 the margin was reduced to 3.75% per year.

**REVENUES**

Our total revenue was BGN 805.9 million for the year ended December 31, 2014, a decrease of BGN 6.0 million, or 0.7%, from BGN 811.9 million for the year ended December 31, 2013.

The table below sets forth our revenue for the year ended December 31, 2014 as compared to the year ended December 31, 2013.

	For the year ended December 31,		Change	
	2014	2013	(amount)	(%)
<b>BGN in millions, except percentages</b>				
Recurring charges	372.2	352.1	20.1	5.7
Outgoing traffic	131.2	143.3	(12.1)	(8.4)
Leased lines and data transmission	113.1	118.8	(5.6)	(4.8)
Interconnect	39.7	60.7	(21.0)	(34.6)
Other revenue	149.6	137.0	12.6	9.2
<b>Total revenue</b>	<b>805.9</b>	<b>811.9</b>	<b>(6.0)</b>	<b>(0.7)</b>

Revenue from recurring charges was BGN 372.2 million for the year ended December 31, 2014, an increase of BGN 20.2 million, or 5.8%, from BGN 352.0 million for the year ended December 31, 2013 primarily due to increased bundling and more services provided to customers in their monthly charges, as well as from net subscriber gains.

Revenue for outgoing traffic was BGN 131.2 million for year ended December 31, 2014, a decrease of BGN 12.1 million, or 8.4%, from BGN 143.3 million for the year ended December 31, 2013 mainly due to lower termination rates and competitive pressure leading to a decline in prices per minute and more included minutes in tariffs offered to customers.

**BULGARIAN TELECOMMUNICATIONS COMPANY EAD**  
**ANNUAL ACTIVITIES REPORT (CONTINUED)**  
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**FINANCIAL CONDITION AND RESULTS OF OPERATION**

Revenue for leased lines and data transmissions was BGN 113.1 million for year ended December 31, 2014, a decrease of BGN 5.8 million, or 4.9% from BGN 118.9 for the year ended December 31, 2013, primarily due to the migration of customers to alternative data services where such services are being offered as a low price substitute to the traditional lines.

Interconnect revenue was BGN 39.7 million for the year ended December 31, 2014, a decrease of BGN 21.0 million, or 34.6%, from BGN 60.7 million for the year ended December 31, 2013. The decrease in revenue was mainly a result of lower termination rates as mandated by the CRC. MTRs were reduced in January 2013 to reach BGN 0.046 in accordance with the glide path. Further decreases were implemented in July 2013, with MTR lowered to BGN 0.023 and from January 2014 to BGN 0.02. The MTR is set at BGN 0.019 from January 2015. FTRs were reduced in July 2013 to BGN 0.005 compared to BGN 0.0085 in January 2013.

Other revenue was BGN 149.6 million for the year ended December 31, 2014, an increase of BGN 12.6 million, or 9.2% from BGN 137.0 million for the year ended December 31, 2013 mainly due to increased revenue from pay TV (both DTH and IPTV) and increased sales of mobile handsets and tablets.

The following table sets forth a breakdown of our revenue by segment for the year ended December 31, 2014:

<b>BGN in millions, except percentages</b>	<b>For the year ended December 31,</b>		<b>Change</b>	
	<b>2014</b>	<b>2013</b>	<b>(amount)</b>	<b>(%)</b>
Fixed-line revenue	361.9	396.0	(34.1)	(8.6)
Mobile revenue	444.0	415.9	28.1	6.8
<b>Total revenue</b>	<b>805.9</b>	<b>811.9</b>	<b>(6.0)</b>	<b>(0.7)</b>

Our fixed-line revenue, which is comprised of fixed voice (fixed telephony and other), fixed data (fixed broadband and other) and other fixed line services was BGN 361.9 million for the year ended December 31, 2014, a decrease of BGN 34.1 million, or 8.6%, from BGN 396.0 million for the year ended December 31, 2013. The decrease was mainly attributable to the ongoing fixed to mobile substitution trend and competitive pressure from other alternative operators with low ARPUs.

Our mobile revenue was BGN 444.0 million for the year ended December 31, 2014, an increase of BGN 28.1 million, or 6.8%, from BGN 415.9 million for the year ended December 31, 2013. The increase in mobile revenue was primarily due to the growth of our mobile subscriber base, which can be attributed to our competitive offers and the quality of our network that offset the decrease in mobile ARPU from the regulatory effect.

***Principal Factors Affecting Mobile Revenues***

The table below sets forth selected operational data for our mobile services business for the periods indicated, including a breakdown by type of customer.

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	For the year ended December 31,		Change	
	2014	2013	(amount)	(%)
<b>Number of mobile subscribers at period end (in thousands)</b>	<b>2 853</b>	<b>2 556</b>	<b>297.0</b>	<b>11.6</b>
% post-paid at period end	85	84	1.2	1.5
% pre-paid at period end	15	16	(1.2)	(7.8)
<b>Blended mobile ARPU (BGN)</b>	<b>11.2</b>	<b>11.4</b>	<b>(0.2)</b>	<b>(1.8)</b>
Post-paid ARPU (BGN)	12.5	12.9	(0.4)	(3.1)
Pre-paid ARPU (BGN)	4.4	4.5	(0.1)	(3.3)
<b>AMOU (minutes)</b>	<b>141</b>	<b>137</b>	<b>4.8</b>	<b>3.5</b>

Our mobile subscriber base consists primarily of residential subscribers and, in line with the Bulgarian mobile telecommunications market, the vast majority of our subscribers are post-paid. As at December 31, 2014, 85% of our total mobile subscriber base consisted of post-paid subscribers.

Our mobile subscriber base has increased, from 2.6 million subscribers as at December 31, 2013 to 2.9 million subscribers as at December 31, 2014. We attribute this growth over the periods under review to a number of factors, including what we believe is our superior network quality, offering value for bundled services, cross-selling and up-selling to existing customers.

Blended mobile ARPU decreased by 1.8% to BGN 11.2 for the year ended December 31, 2014 from BGN 11.4 for the year ended December 31, 2013 primarily as a result of the continued reduction in termination rates mandated by the CRC and reduced tariffs for our offerings. The increasing popularity of Android smartphones boosted the smartphone penetration rate and, in turn, mobile data usage by customers and mobile data ARPU. The gain in mobile data ARPU partially compensated for the falling ARPU from voice services.

Mobile AMOU increased by 3.5% to 141 minutes for the year ended December 31, 2014, from 137 minutes for the year ended December 31, 2013 mainly due to increased inbound traffic from other mobile operators.

***Principal Factors Affecting Fixed-line Revenue***

The table below sets forth selected operational data as at the end of the periods indicated for our fixed-line business broken down by fixed telephony and fixed broadband subscribers.

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**For the year ended 31 December 2014**

	For the year ended December 31,		Change	
	2014	2013	(amount)	(%)
Fixed telephony subscribers at period end (in thousands)	1 195	1 325	(129.8)	(9.8)
Fixed telephony ARPU (BGN)	12.0	12.4	(0.3)	(2.6)
AMOU (minutes)	107	110	(3.4)	(3.1)
Fixed broadband subscribers at period end (in thousands)	356	327	28.8	8.8
% FTTx at period end	35	22	13.0	59.3
Fixed broadband ARPU (BGN)	11.2	11.9	(0.7)	(6.1)
Number of fiber homes passed (in thousands)	883	680	203.0	29.9

Fixed Telephony

Our total fixed telephony subscribers decreased by 9.8% to 1.2 million as at December 31, 2014, from 1.3 million as at December 31, 2013. The decrease in fixed telephony subscribers was primarily due to the strong price competition surrounding fixed telephony services, where such services are being offered as a low price addition to our competitors' mobile, fixed broadband and pay TV services, as well as ongoing fixed to mobile substitution.

Total fixed telephony ARPU decreased by 2.6% to BGN 12.0 for the year ended December 31, 2014, from BGN 12.4 for the year ended December 31, 2013. The decrease in total fixed telephony ARPU is primarily due to the decrease in monthly recurring fees as the proportion of tariffs with lower MRC increased as well as a decrease in AMOU.

Fixed telephony AMOU decreased by 3.1% to 107 minutes for year ended December 31, 2014, from 110 minutes for the year ended December 31, 2013. The decrease is primarily due to ongoing fixed-to-mobile substitution, which resulted in a decrease in outgoing volume of calls made by our customers.

Fixed Broadband

Our total fixed broadband subscribers increased by 8.8% to 356 thousand as at December 31, 2014, from 327 thousand as at December 31, 2013. The increase is due to the increase in FTTx connections driven by the growing demand for high speed bandwidth capacity.

Total fixed broadband ARPU decreased by 6.1% to BGN 11.2 for the year ended December 31, 2014, from BGN 11.9 for the year ended December 31, 2013. The decrease was primarily due to the falling ARPUs of lower speed ADSL.

**EXPENSES**

*Interconnect Expense*

Our interconnect expense was BGN 39.0 million for the year ended December 31, 2014, a decrease of BGN 16.4 million, or 29.6%, from BGN 55.4 million for the year ended December 31, 2013. This was mainly due to lower termination rates for calls made by our subscribers to other networks, as a result of regulation.

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*Other Operating Expenses*

Our other operating expenses were BGN 205.5 million for the year ended December 31, 2014, a decrease of BGN 6.5 million, or 3.1%, from BGN 212.0 million for the year ended December 31, 2013.

The table below sets forth our other operating expenses for the year ended December 31, 2014 as compared to the year ended December 31, 2013.

<b>BGN in millions, except percentages</b>	<b>For the year ended December 31,</b>		<b>Change</b>	
	<b>2014</b>	<b>2013</b>	<b>(amount)</b>	<b>(%)</b>
Advertising, customer service, billing and collection	(59.7)	(59.2)	(0.5)	0.9
Facilities	(45.4)	(44.4)	(1.0)	2.2
Maintenance and repairs	(32.3)	(81.3)	49.0	(60.2)
License fees	(13.3)	(13.5)	0.2	(1.3)
Administrative expenses	(10.3)	(12.4)	2.0	(16.5)
Vehicles and transport	(9.0)	(3.8)	(5.2)	137.8
Leased Lines & Data Transmission	(3.1)	(3.1)	0.1	(3.0)
Professional fees	(3.6)	(2.6)	(1.1)	41.8
Other, net	(28.7)	8.3	(37.0)	(446.7)
<b>Total other operating expenses</b>	<b>(205.5)</b>	<b>(212.0)</b>	<b>6.5</b>	<b>(3.1)</b>

The decrease in other operating expenses was driven mainly by lower maintenance and repairs expenses reflecting the termination of the outsourcing agreement with Alcatel-Lucent Bulgaria EOOD (“Alcatel Lucent agreement”) as well as lower administrative expenses. The services that were outsourced to Alcatel Lucent include among others, the maintenance of our fiber and copper access network, service provisioning and assurance, mobile sites field maintenance, active equipment and service platforms maintenance, and the operation of a network operation center. The Company transferred the outsourced activities and 2 156 employees back as of 1 January 2014. Administrative expenses decreased mainly due to less accrued costs on administrative procedures.

These decreases were partially offset by the higher vehicles and transport expenses, increased professional fees as well as higher cost of advertising, customer service, billing and collection and facilities expenses. Higher vehicles and transport expenses were driven by the transfer of employees and related vehicles following the termination of Alcatel Lucent agreement. Increase in professional fees is driven by higher legal and consulting fees. Advertising, customer service, billing and collection expenses increased mainly due to more promotional activities and higher costs for pay TV content as we increased our subscriber numbers. Increase in other, net expenses is due to impairment of trade and other receivables.

*Materials and Consumables Expenses*

Our materials and consumables expenses were BGN 140.9 million for the year ended December 31, 2014, an increase of BGN 4.0 million, or 2.9%, from BGN 136.9 million for the year ended December 31, 2013 attributable mainly to increased costs related to the higher sales of mobile handsets to support the increased demand for smartphones.

**BULGARIAN TELECOMMUNICATIONS COMPANY EAD**  
**ANNUAL ACTIVITIES REPORT (CONTINUED)**  
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*Staff Costs*

Our staff costs were BGN 110.6 million for the year ended December 31, 2014, an increase of BGN 37.0 million, or 50.3%, from BGN 73.6 million for the year ended December 31, 2013, mainly due to the increase in the number of employees following the termination of Alcatel Lucent agreement and insourcing of our network operation and maintenance activities.

*Depreciation and Amortization*

Our depreciation and amortization costs were BGN 255.8 million for the year ended December 31, 2014, a decrease of BGN 3.2 million, or 1.2%, from BGN 259.0 million for the year ended December 31, 2013.

*Finance Costs*

Our finance costs were BGN 59.0 million for year ended December 31, 2014, an increase of BGN 6.0 million, or 11.3%, from BGN 53.0 million for the year ended December 31, 2013, primarily as a result of the higher coupon (6<sup>5</sup>/<sub>8</sub>% fixed) on the EUR 400m Notes compared to floating interest rate (EURIBOR + 5.5%) on the old EUR 452m syndicated loan.

*Finance Income*

Our finance income was BGN 24.3 million for the year ended December 31, 2014, an increase of BGN 17.9 million, or 279.7%, from BGN 6.4 million for the year ended December 31, 2013, due to the proceeds from sale of equity securities as well as interest income from granted loans and the result of assignment of the impaired receivables from CCBs.

*Gains on sale of non-current assets and materials*

Our gains on sale of non-current assets and materials were BGN 9.6 million for the year ended December 31, 2014, an increase of BGN 4.9 million, or 104.3%, from BGN 4.7 million for the year ended December 31, 2013 as gains from sales of non-current assets increased, mainly due to the increase in sales of our dismantled copper cables and non-operational buildings.

*Income Tax Expenses*

The following table sets forth our income tax expense for the year ended December 31, 2014 as compared to the year ended December 31, 2013.

	For the year ended December 31,		Change	
	2014	2013	(amount )	(%)
<b>BGN in millions, except percentages</b>				
Current income tax charge	(6.3)	(2.3)	(4.0)	171.5
Deferred tax credit to comprehensive income	3.5	(1.5)	5.0	(328.1)
<b>Income tax expense</b>	<b>(2.7)</b>	<b>(3.9)</b>	<b>1.2</b>	<b>72.5</b>

Income tax expenses were BGN 2.7 million for the year ended December 31, 2014, a decrease of BGN 1.2 million, or 72.5%, from BGN 3.9 million for the year ended December 31, 2013.

**BULGARIAN TELECOMMUNICATIONS COMPANY EAD**  
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**ADJUSTED EBITDA AND PROFIT FOR THE PERIOD**

As a result of the foregoing, our profit for the year ended December 31, 2014 was BGN 26.3 million, a decrease of BGN 2.9 million, or 9.9% from BGN 29.2 million for the year ended December 31, 2013.

The following table presents a reconciliation of EBITDA and Adjusted EBITDA from our profit/(loss) for the periods presented.

	For the year ended December 31,		Change	
	2014	2013	(amount)	(%)
<b>(BGN in millions)</b>				
<b>Profit / (loss) for the period</b>	<b>26.3</b>	<b>29.2</b>	<b>(2.9)</b>	<b>(9.9)</b>
Income tax expense	2.7	3.9	(1.1)	(28.9)
Finance expenses, net	34.7	46.6	(11.9)	(25.5)
Depreciation and amortization	255.8	259.0	(3.2)	(1.2)
<b>EBITDA</b>	<b>319.6</b>	<b>338.7</b>	<b>(19.1)</b>	<b>(5.6)</b>
Gains on sale of non-current assets and materials	(9.6)	(4.7)	(4.9)	105.3
Asset impairment and write off	19.5	(22.0)	41.5	(188.5)
Provisions and penalties	2.4	8.4	(6.0)	(71.2)
Other exceptional items	3.1	4.2	(1.1)	(26.3)
<b>Adjusted EBITDA</b>	<b>334.9</b>	<b>324.5</b>	<b>10.4</b>	<b>3.2</b>

**CASH FLOW**

The following table summarizes the principal components of our consolidated cash flows for the periods presented.

	For the year ended December 31,		Change	
	2014	2013	(amount)	(%)
<b>BGN in millions, except percentages</b>				
Net cash from operating activities	143.1	233.1	(90.0)	(38.6)
Net cash used in investing activities	(116.7)	(174.9)	58.2	(33.3)
Net cash used in financing activities	(53.8)	(34.7)	(19.1)	55.0
<b>Net increase / (decrease) in cash and cash equivalents</b>	<b>(27.4)</b>	<b>23.5</b>	<b>(50.9)</b>	<b>(216.6)</b>

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*Net Cash from Operating Activities*

For the year ended December 31, 2014, net cash flows from operating activities decreased by BGN 90.0 million to BGN 143.1 million, from BGN 233.1 million for the year ended December 31, 2013. Trade receivables increased mainly in relation to higher finance lease receivables stemming from the increased sales of mobile handsets. Other receivables increased primarily due to cash and cash equivalents deposited in Corporate Commercial Bank (CCB) which was presented as receivables. CCB was placed under special supervision on June 20, 2014.

On November 6, 2014 the Bulgarian National Bank revoked the banking license of CCB.

Other payables increased mainly due to the increase in VAT and employees related payables which were partially offset by the decrease in trade payables.

*Net Cash Used in Investing Activities*

For the year ended December 31, 2014, net cash flows used in investing activities decreased by BGN 58.2 million, or 33.3%, to BGN 116.7 million, from BGN 174.9 million mainly due to the sale of corporate debt and equity securities which partially offset the acquisition of investments during the period. The decrease in payments for purchases of property, plant and equipment and intangible assets is mainly due to timing differences in our roll-out projects.

*Net Cash Used in Financing Activities*

For the year ended December 31, 2014, net cash flows used in financing activities increased by BGN 19.1 million or 55.0%, to BGN 53.8 million, from BGN 34.7 million for the year ended December 31, 2013. The increase is mainly attributable to repayments under the RCF and higher payments of finance lease liabilities. The RCF has BGN 48.9 million unutilized amount as at the end of the period.

**LIQUIDITY AND CAPITAL RESOURCES**

Our liquidity requirements arise primarily from the need to fund capital expenditures for the expansion and maintenance of our network operations, both in terms of quality of services and innovative technologies, for working capital and to repay debt.

During the fiscal year 2014 VIVACOM maintained a structure of assets and liabilities that allowed its smooth operation. In order to control the threat of liquidity risk, the Company applied planning techniques, including daily liquidity reports, short-term and medium-term cash flow forecasts.

We maintain cash and cash equivalents to fund the day to day requirements of our business. We hold cash primarily in BGN and EUR.

**CAPITAL EXPENDITURES AND INVESTMENTS**

Our investments mainly relate to the build out and enhancement of our fixed (particularly in respect of fiber roll-out) and mobile network (particularly in respect of 3G technology and HSPA+). Our capital expenditures also include information technology investments aimed at supporting network development, commercial products and services and overall customer management, as well as commercial and other capital expenditures for structural support to the build out and maintenance of consumer points of sale (such as refurbishing and furniture) and for customer equipment such as set-top boxes and modems. Our capital expenditure plans are subject to change depending, among other things, on the evolution of market conditions and the cost and availability of funds.

**BULGARIAN TELECOMMUNICATIONS COMPANY EAD**  
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The following table shows our historical capital expenditures for the periods indicated:

(BGN in millions)	For the year ended	December 31,
	2014	2013
Network	107.1	113.7
IT	13.3	11.4
Commercial and other	48.0	39.5
Licenses	-	-
<b>Total capital expenditures</b>	<b>168.4</b>	<b>164.6</b>

For the year ended December 31, 2014, capital expenditures amounted to BGN 168.4 million, which consisted of:

- BGN 107.1 million of capital expenditures relating to network activities, mainly for investment in FTTx roll-out, MAN infrastructure and our mobile network;
- BGN 13.3 million of capital expenditures relating to IT activities, mainly due to customer relation management and network driven projects.
- BGN 48.0 million of capital expenditures relating to commercial and other activities, mainly for CPEs to support our growing pay TV and fiber subscriber base, as well as sales commissions related to long term contracts;

**MAIN RISKS**

Investment in securities involves different types of risks, including the risks described below and elsewhere in this report. The risks and uncertainties we describe below are not the only ones we face. Additional risks and uncertainties of which we are not aware or that we currently believe are immaterial may also materially and adversely affect our business, results of operations or financial condition.

This document contains certain projections and estimates which refer to future uncertain events. The projections are made on the basis of the current information available to the authors of this document and on the estimates they consider justifiable. Actual results may differ, even materially, from the estimates stated in this document, as they depend on a number of risk factors described in the paragraphs below. Not all risk factors can be predicted or described and some of these risk factors are outside the abilities of the issuer to counteract.

The main risk factors that could affect the Company's activity and results are described below.

**General risk**

General risk is considered in the broadest economic and political context in which the Company operates (e.g. risk related to the development of the global economy, the development of the local economy, inflation risk, general political risks, domestic policy, foreign policy and general trends). Therefore, some of these risks are not subject to management or mitigation by the Company's management. They affect VIVACOM's activity with different weight and emerge in different, usually unpredictable patterns.

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**Macroeconomic risks**

Many European countries have faced or are facing an economic slowdown, which includes a general contraction in consumer spending resulting from, among other factors, reduced consumer confidence, falling gross domestic product, rising unemployment rates and uncertainty in the macroeconomic environment. Although the economic climate in Bulgaria has also been negatively affected by the global economic downturn, keeping unemployment at high levels, the Bulgarian economy has demonstrated some resilience and fiscal stability with low levels of government debt.

On December 12, 2014, Standard & Poor's Ratings Services lowered its long- and short-term foreign and local currency sovereign credit ratings of Bulgaria by one notch to 'BB+/B' from 'BBB-/A-3'. The outlook remains stable. The downgrade reflects the liquidity support to weakened domestic banks which has pushed up Bulgarian government debt. The stable outlook balances the risks from potential vulnerabilities mounting in the financial sector against still-low levels of government indebtedness.

We operate in the telecommunications sector, for which underlying customer demand has proven to be less cyclical than other aspects of consumer spending during the ongoing global financial and economic crisis. However, the general macroeconomic environment still has an adverse effect on consumer spending. Consumers could spend less on an incremental basis, such as by placing fewer calls, sending fewer SMS, or opting for flat rate or lower tariff price plans. In poor economic conditions, consumers are likely to delay the replacement of their existing mobile handsets or be more likely to disconnect or cancel their services. Generally, weak economic conditions may deteriorate the growth prospects of the telecommunications market in Bulgaria, which in turn may impact our number of subscribers and ARPU.

**Inflation risk**

Inflation is a factor determining the actual return on the investment. This means that at a level of inflation exceeding the nominal rate of annual return during the year, the actual rate of return on the investment denominated in the national currency would be negative during the year.

**Market risk**

The liquidity of a trading market for the Notes may be adversely affected by a general decline in the market for similar securities and is subject to disruptions that may cause volatility in prices. The trading market for the Notes may attract different investors and this may affect the extent to which the Notes may trade. It is possible that the market for the Notes will be subject to disruptions.

**Political risks**

The political process is a significant factor affecting the return on investments. The degree of political risk is associated with the probability of changes in the economic policy pursued by the government, which could lead to negative changes in the investment climate, as well as the probability of emergence of regional or global armed conflicts or terrorism, social unrest or political tension. Apart from this is the probability of adverse changes in the legal regulation of economic activity.

Last parliamentary elections in October 2014 produced a centre-right coalition government led by the Citizens for European Development of Bulgaria (GERB) party, which is dependent on the support of smaller centre-left and nationalist parties in parliament.

**Specific Company risks**

Specific Company risks are the risks associated directly with its activity, which is strictly regulated. They include:

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**Regulatory risk**

Regulatory risk exists both in respect of the telecommunications regulation and the general regulation in the area of competition law. The regulatory practice of the Commission for Protection of Competition (CPC) and that of the Communications Regulation Commission (CRC) is not always concerted and can provoke conflicting decisions in the area of electronic communications. This could result in market uncertainty, lack of clear criteria and in many cases could lead to excessive regulation for VIVACOM.

Following market analyses procedures that were carried out by the Communications Regulation Commission, VIVACOM was recognized as a company having significant market power (SMP) on the following markets: origination and termination on fixed network, access and local, long distance and international calls for fixed voice service, call termination for the mobile voice service. VIVACOM is obliged to have and officially publish standard offers for interconnection, unbundling access to the subscription line and access to ducts. In addition VIVACOM was obliged to provide another wholesale services – wholesale line rental, bitstream, leased lines.

Fixed Number Portability (FNP) was officially launched in July 2009. In 2012 the CRC made amendments to the fixed portability process. The risk associated with this process is a possible decrease of the number of VIVACOM's subscribers of fixed voice service as well as the possibility of VIVACOM's subscribers to port out their numbers without paying penalties.

Potential risks during the course of the year could be the appeal of VIVACOM's new commercial offers and converged services in the CPC. It should be noted that in case of infringement, CPC has power to stop advertisements which may affect the whole sector. The measures which the CPC may impose could have material weight and in practice could affect seriously not only one company but the whole sector. The maximum amount of pecuniary penalties could reach 10% of a company's turnover.

**EU Telecom Single Market Regulation**

The European Parliament has voted on first reading the proposal for new EU Regulation. The new regulation mandates EU roaming charges at national level and net neutrality (not discriminating traffic to different services). It is expected the new regulation to be finally voted by the EU Parliament and approved by the Council of the European Union later this year. The proposed regulation and the associated change in wholesale rates are expected to have a material impact on the EU telecom sector.

**Unfair competition**

Unfair competition from a number of alternative operators poses a risk to the Company. Their typical behaviour is anti-competitive associations for concerted market behaviour, forbidden and hidden advertising, negative advertising and unfair acquisition of clients as a result of the low price promotions.

A new element in the field of competition law should be noted - the use of non-profit legal entities (NGOs) to approach the CPC. Such NGOs are used for policy coordination and consolidation of market participants. They also attack specific VIVACOM offers – as for example the bundled services including end communications device and a subscription plan for mobile internet.

It is important to emphasize the particularly active policy of CPC to study in-depth and investigate specific inquiries regarding possible antitrust behavior of VIVACOM in the field of interconnection and termination of international traffic. Such in-depth studies and investigations have resulted in to a competition risk – such as claim and direct accusations by the CPC for violation of antitrust rules.

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Use of illegal content by TV operators is also not uncommon. Some of the operators distribute content without contracts with the content owners or underreport the number of their subscribers. As a result, they are not paying the full price for content, creating risks for the Company and the industry as a whole.

More market analyses of CRC are due to become effective which shall most probably confirm some of VIVACOM's existing specific obligations.

Some operators that provide internet access build their cable networks in contradiction with imperative stipulation of Bulgarian legislation. Examples of such practices are networks built over the air in cities with more than 10 000 inhabitants, in violation of the Electronic Communications Act.

### **Credit risks**

Credit risks or the risk of counterparty defaulting is reduced partly by the application of monthly subscription, credit limits and monitoring procedures. The Company has a policy of obtaining collateral from its retail customers where risk is perceived and from distributors. Credit risk is managed on VIVACOM Group level. The credit exposure of VIVACOM consists of the total value of trade and other receivables and short-term deposits.

As a result of the assigned receivables on cash deposits in CCB in 2014 the VIVACOM has recognized loans and other receivables. The receivables are due by several counterparties, one economic group of which represents more than 30% of the total balance of other receivables. The total amount of this individual exposure is fully secured by enterprise and assets pledges. Apart from this BTC Group is not exposed to credit risk from an individual partner or group of partners with similar profile.

According to Treasury policy, applicable to VIVACOM and its subsidiaries, transactions are carried out predominantly with financial institutions and banks with credit standing between B+ and A. Credit exposure is controlled by individual credit limits of counterparties, which are regularly revised and appropriately approved. The limit for each third party is determined according to its size in terms of assets and equity as well as its long-term credit rating from S&P, Moody's or Fitch. The Treasury policy also defines the financial instruments, allowed to the Treasury Department, as well as the maximum maturity.

### **Liquidity risks**

Liquidity risk arises from the mismatch of contractual maturity of monetary assets and liabilities and the possibility that debtors may not be able to settle obligations to the Company within the normal terms of trade. To manage such risk, the Company uses planning techniques, including but not limited to, arrangement of overdraft facilities, liquidity reports, short- and medium-term cash forecasts.

### **Currency risk**

The main objective of Company currency risk management is to minimise adverse effects of market volatility on exchange rates.

Due to the fact that the companies within VIVACOM Group use mainly BGN and EUR as operating currencies they are not significantly exposed to currency risk. Most of the income is generated in BGN while long term borrowings, interest expenses and part of the capital expenses are in EUR. This mismatch has not been a problem for the past 15 years as the Bulgarian lev is pegged to the euro. At the same time the stability of the currency board needs to be monitored closely, since a potential free floating of the local currency and devaluation of the Lev will significantly affect the financial situation of the Group.

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Company identifies currency risk, arising as a result of exposure in USD. According to the Treasury policy of the Company and in compliance with its foreign exchange risk management strategy, the foreign exchange risk arising from the highly probable forecasted purchases is hedged. The hedges are cash flow hedges and are classified as financial assets at fair value through profit or loss.

When significant foreign currency exposure arises, the Company takes into account the following factors:

- Future outlook on volatility of financial market variables. These are modelled by Treasury and in accordance with best practice analytical techniques and economic models;
- Effect of the given foreign exchange exposure on total Company financial results;
- Cost of foreign exchange exposure hedging

VIVACOM's Treasury department uses mainly forward contracts to hedge foreign exchange risk. All derivatives are entered into with credible counterparties and are in compliance with the Treasury policy of the Company.

**Other specific risks**

Other specific risk identified by the management is the risk of unethical behavior of employees of the Company. To address this risk the management has developed and adopted a Code of Ethics that entered into force on July 1, 2010 and regularly promotes it with awareness campaigns. It guides the employees to act responsibly, ethically and lawfully and in compliance with the Code of Ethics, as well as all other policies, laws and regulations that apply to the Company.

**IMPORTANT EVENTS AFTER THE REPORTING PERIOD**

After the reporting date, LIC33, a Luxembourg company owned by Mr. Louvrier, has entered into irrevocable agreement to buy the economic stake of Mr. Vassilev in BTC. The transaction is subject to approval by the relevant regulatory bodies.

Except as stated above, there are no important events after the end of the reporting period that need to be disclosed.

**EXPECTED DEVELOPMENT**

In 2015 the activity of the Group will continue to be carried out in accordance with the main objectives of the Company:

- VIVACOM will continue to support its competitive advantages by further investments in its mobile network;
- VIVACOM will continue to deploy its fibre network and to develop its portfolio of Internet services in order to support today's growing demands for high speed bandwidth capacity;
- VIVACOM plans to continue the investments in high quality digital television services.

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**INFORMATION ABOUT THE COMPANY'S MANAGING BOARD AND SUPERVISORY BOARD.**

Members of the Company's Managing Board and Supervisory Board at 31 December 2014

a) At 31 December 2014 the members of the Managing Board of VIVACOM are:

Mr. Zlatozar Sourlekov - Chairman of the Managing Board  
Mr. Atanas Dobrev - Member of the Managing Board and Chief Executive Officer  
Mr. Alexander Grancharov – Deputy Chairman of the Managing Board  
Mr. Rusin Yordanov - Member of the Managing Board  
Mr. Ivaylo Bachiyiski - Member of the Managing Board  
Mr. Asen Velikov - Member of the Managing Board  
Mr. Alexander Dimitrov - Member of the Managing Board

b) At 31 December 2014 the members of the Supervisory Board of VIVACOM are:

Mr. Vladimir Penkov - Chairman of the Supervisory Board  
Mr. Olsksandr Moroz - Member of the Supervisory Board  
Mr. Philip Grose - Member of the Supervisory Board  
Mr. Stefano Zuppet - Member of the Supervisory Board  
Mr. Vladimir Rangelov - Member of the Supervisory Board

After the reporting date, the following changes in Company's Managing Board and Supervisory Board were registered in the Bulgarian Commercial Register:

On 3.02.2015 Mr. Michael Tennenbaum, Mr. Georgi Veltchev and Mr. Svetoslav Dimitrov were registered as new Supervisory Board members of VIVACOM. They replaced Mr. Olsksandr Moroz, Mr. Vladimir Rangelov and Mr. Philip Grose.

On 13.03.2015 the Bulgarian Commercial Register has entered the deregistration of Mr. Zlatozar Sourlekov as a member of the Managing Board of the Company.

The members of the Managing Board, the Supervisory Board and the senior management of the Company did not acquire, hold and transfer shares of VIVACOM in the fiscal year 2014. The members of the Managing Board and the Supervisory Board are not entitled to acquire shares or bonds of VIVACOM pursuant to any existing financial instrument or agreement.

Remuneration amounting to BGN 3,017 thousand relating to the members of the Managing Board and the Supervisory Board has been accrued as of 31 December 2014.

Participation of the members of the Managing Board and the Supervisory Board in companies as general partners, holdings of more than 25% of the capital in another company, as well as participations in the management of other companies or co-operations as procurators, managing directors or board members is duly disclosed in accordance with the provisions of the Commerce Act and the Public Offering of Securities Act.

No contracts under Article 240b of the Commerce Act were concluded in the fiscal year of 2014.

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**INFORMATION ABOUT THE COMPANY'S SHARES**

The share capital of VIVACOM is comprised of 288,764,840 ordinary registered shares. The nominal value of one share is BGN 1.

**CORPORATE GOVERNANCE**

VIVACOM applies internationally recognized standards for good corporate governance. The Company complied, in all material respects, throughout the period under review, with the legal requirements for public companies and with the best practices and principles applicable to Bulgarian companies.

**Internal control**

The Managing Board of VIVACOM exercises independent supervision over the activities and the internal control established by the Company including via the established Internal Audit Department. The objective of the internal control system is to manage rather than eliminate the risk of failure to achieve corporate objectives. Accordingly, it can only provide reasonable, but not absolute, assurance against possible misstatements and losses. The Managing Board of VIVACOM ensured ongoing identification, evaluation and management of the material risks faced by the business. The Audit Committee was established in 2009 with liabilities and responsibilities according to the Independent Financial Audit Act.

**ADDITIONAL INFORMATION**

The Company has no branches in the country or abroad.

The Company has no information about pending judicial, administrative or arbitration proceedings regarding liabilities or receivables of the Company amounting to at least 10% of its equity.

Data about the Investor Relations:

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"Hermes Park – Sofia", Building A,  
1784 Sofia,  
Bulgaria  
Tel.: +359 2 949 4331  
E-mail: [ir@vivacom.bg](mailto:ir@vivacom.bg)

  
**Atanas Dobrev**  
CEO  
Sofia  
27.03.2015



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**ABBREVIATIONS AND TERMS**

**AMOU**

We define AMOU as the sum of the total traffic (in minutes) in a certain period divided by the average number of mobile subscribers for the period divided by the number of months in that period. The average number of mobile subscribers during a period is calculated by adding together the number of active mobile SIM cards at the beginning and end of each month during the period, dividing by two and then averaging the results from all months during the period.

**ARPU**

We believe that ARPU provides useful information concerning the appeal and usage patterns of our rate plans and service offerings and our performance in attracting and retaining high value subscribers of mobile, fixed line voice and fixed broadband subscribers.

We define blended mobile ARPU as the sum of the monthly mobile services revenue in the period divided by the average number of mobile subscribers in the period, divided by the number of months in that period. The average number of mobile subscribers during a period is calculated by adding together the number of active mobile Subscriber Identity Module cards (“SIM cards”) at the beginning and end of each month during the period, dividing by two and then averaging the results from all months during the period. For purposes of calculating blended mobile ARPU, mobile services revenue (which differs from revenue from our mobile segment) consist of revenue generated from our monthly subscription fees, usage fees for services that are incremental to the services allocated with our monthly subscription fees and mobile interconnect revenue (from fees paid to us by other operators for calls terminated on our mobile network, including roaming charges by our customers) as well as the expired balance revenue for pre-paid SIM cards as part of non-recurring revenue, but does not include non-recurring revenue such as revenue generated from mobile handset sales and revenue from roaming charges incurred by customers of other operators using our network.

We define pre-paid mobile ARPU as the sum of the monthly pre-paid mobile revenue in the period divided by the average number of pre-paid mobile subscribers in the period divided by the number of months in that period. The average number of mobile subscribers during a period is calculated by adding together the number of active mobile SIM cards at the beginning and end of each month during the period, dividing by two and then averaging the results from all months during the period.

We define post-paid mobile ARPU as the sum of the monthly post-paid mobile revenue in the period divided by the average number of post-paid mobile subscribers in the period divided by the number of months in that period. The average number of mobile subscribers during a period is calculated by adding together the number of active mobile SIM cards at the beginning and end of each month during the period, dividing by two and then averaging the results from all months during the period.

We define fixed telephony ARPU as the sum of the monthly fixed telephony revenue in the period divided by the average number of fixed telephony subscribers in the period, divided by the number of months in that period. The average number of fixed telephony subscribers in a period is calculated by adding together the number of fixed telephony subscribers at the beginning and end of each month during the period, dividing by two and then averaging the results from all months during the period. For purposes of calculating fixed telephony ARPU, fixed telephony revenue includes revenue generated from monthly subscription fees, usage fees for services that are incremental to the services allocated with our monthly subscription fees and landline termination rates (i.e., fees paid to us by other operators for calls terminated on our landline network), but does not include revenue generated from wholesale voice and public

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payphone services.

We define fixed broadband ARPU as the sum of the monthly fixed broadband revenue in the period divided by the average number of fixed broadband subscribers in the period, divided by the number of months in that period. The average number of fixed broadband subscribers in a period is calculated by adding together the number of fixed broadband subscribers at the beginning and end of each month during the period, dividing by two and then averaging the results from all months during the period. For purposes of calculating fixed broadband ARPU, fixed broadband revenue includes revenue generated from monthly subscription fees but does not include dial up revenue, revenue from the sale of customer premises equipment, such as modems and initial set up charges and revenue generated from the provision of business data and connectivity solutions such as VPN and MAN services.

**EBITDA and Adjusted EBITDA**

We define EBITDA as starting from profit/(loss) for the period (prepared in accordance with IFRS) and adding back income tax expense, finance costs, finance income and depreciation and amortization.

We define Adjusted EBITDA as EBITDA as calculated above, and adjusted to remove the effect of asset impairment and write off /excluding the impairment of receivables and trading stock/, gains on sale of non-current assets and materials, provisions and penalties and other exceptional items which we believe are not indicative of our underlying operating performance.

We define Adjusted EBITDA margin as Adjusted EBITDA divided by total revenue in the applicable period.

**Market Share**

We calculate the market share for our mobile services by taking the total number of our subscribers as a percentage of the total number of subscribers in the Bulgarian market (which is calculated here by adding the total number of our subscribers to the number of subscribers disclosed by each of the mobile network operators in their publicly available reports as of a given date). We have excluded the market share represented by third party mobile virtual network operators or "MVNOs." MVNOs have limited penetration in Bulgaria.

**Subscribers**

The number of subscribers in our mobile service is reported based on the number of active mobile SIM cards. In line with the prevailing methodology in Bulgaria for calculating post-paid mobile subscribers, post-paid mobile subscribers are counted in our subscriber base as long as they have an active contract, have any active billing status (subscribers who regularly pay their bills) and have not been disconnected from our network, which includes machine to machine connections. Pre-paid mobile subscribers are counted in our subscriber base in line with the prevailing methodology for doing so in the Bulgarian mobile telecommunications market, whereby pre-paid mobile subscribers are counted in our subscriber base if they have had an activity event (such as outgoing and incoming customer generated usage or recharge) within the last three months.

In our fixed telephony service, subscribers are counted in our subscriber base as long as they have an active billing status (subscribers who regularly pay their bills). Subscribers are counted in channels – PSTN =1, ISDN BRA = 2, ISDN PRA and R2D = 30 channels.

In our fixed broadband service, we report fixed broadband subscribers based on technical installations and

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the number of subscribers who have an active billing status (subscribers who regularly pay their bills).

In our fixed broadband service, we report fixed broadband subscribers based on technical installations and the number of subscribers who have an active billing status (subscribers who regularly pay their bills).

Our subscriber data includes the number of main products in use by our residential and business customer units. An individual buying a VIVACOM Trio bundle could therefore be reported as a post-paid mobile subscriber, a fixed telephony subscriber and a fixed broadband subscriber, as each active service is reported separately based on the technology. Generally, each connection counts as one subscriber; however, this may vary depending on the circumstances and subscriber numbers should not be equated with the actual number of individuals or businesses using our services.

The following technical terms and abbreviations when used in this report have the definitions ascribed to them opposite below.

<b>Abbreviation</b>	<b>Definitions</b>
“2G”	Second Generation Mobile System, which is based on the GSM universal standard.
“3G”	Third Generation Mobile System, which is based on the UMTS universal standard.
“4G”	Fourth Generation Mobile System, which is based on the LTE universal standard.
“ADSL” or “Asymmetric Digital Subscriber Line.”	ADSL is a type of DSL broadband communications technology used for connecting to the Internet. ADSL allows more data to be sent over existing copper telephone lines (POTS), when compared to traditional modem lines. A special filter, called a microfilter, is installed on a subscriber’s telephone line to allow both ADSL and regular voice (telephone) services to be used at the same time.
“AMOU” or “average minutes of use”	Average minutes of use is a telecom industry metric generally calculated by dividing sum of the total traffic (in minutes) in a certain period divided by the average number of subscribers for that period.
“ARPU” or “average revenue per user”	Average revenue per user is a telecom industry metric generally calculated by dividing recurring revenue (which includes airtime ( <i>i.e.</i> , time elapsed between the start and termination of a call) usage, monthly subscription fees and other recurring service fees) during a period by the average number of subscribers during a period.
“backbone”	A high speed line, or a series of connections forming a major communication pathway within a network, which uses a much faster protocol than that employed by a single local area network and has the highest traffic intensity.
“band”	In wireless communication, band refers to a frequency or contiguous range of frequencies.
“bit”	The smallest unit of binary information.
“bps”	Bits per second.
“broadband”	Broadband refers to telecommunication that provides multiple channels of data over a single communications medium, typically using some form of frequency or wave division multiplexing.
“BTS” or “base transceiver station”	Fixed transmitter/receiver equipment in each geographic area or cell of a mobile telecommunications network that communicates by radio signal with mobile telephones in the cell.
“byte”	A sequence of usually eight bits (enough to represent one character of alphanumeric data) processed by a computer as a single unit of information.

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“churn”	A telecom industry measure of the proportion of subscribers that disconnect from a telecommunication providers’ service over a period of time.
“CPE” or “customer premises equipment” or “customer provided equipment”	Any terminal and associated telecommunications equipment located at a subscriber’s premises such as telephones, routers, switches, residential gateways, set-top boxes, fixed mobile convergence products, home networking adaptors and internet access gateways.
“digital”	A signaling technology in which a signal is encoded into digits for transmission.
“DSL” or “Digital Subscriber Line”	A technology enabling a local loop copper pair to transport high- speed data between a central office and the subscribers’ premises.
“DTH” or “Direct to Home”	A satellite television signal transmitted directly to the home, rather than to a broadcast television station or to a cable television provider for retransmission to the subscriber.
“EDGE”	Enhanced Data rates for GSM Evolution; EDGE is a technology, which elevates GPRS download speeds to above 100 kbps.
“fiber optic cable”	Fiber-optic cable is a transmission medium composed of extremely pure and uniform glass. Digital signals are transmitted across fiber optic cable as pulses of light. While signals transmitted over fiber optic cable travel at the same speed as those transmitted over traditional copper cable, fiber optic cable benefits from greater transmission capacity and lower distortion of signals transmitted..
“fixed-line”	A physical line connecting the subscriber to the telephone exchange. In addition, fixed-line includes fixed wireless systems, in which the users are in fixed locations using a wireless connection ( <i>i.e.</i> , cordless telephones) to the telephone exchange.
“frequency”	The rate at which an electrical current alternates, usually measured in Hertz (Hz). Also the way to note a description of a general location on the radio frequency spectrum such as 800 MHz, 900 MHz or 1900 MHz.
“FTR” or “fixed termination rates”	A voice termination charge levied against the origination network by the receiving network at a rate that is agreed between the two networks. The FTR is usually subject to regulatory limits.
“FTTB” or “fiber to the building”	FTTB is an access network architecture in which the final part of the connection goes to a point on a shared property and other cabling provides the connection to homes, offices or other spaces.
“FTTH” or “fiber to the home”	FTTH is an access network architecture in which the final part of the connection to the home is optical fiber.
“FTTx” or “fiber to the x”	A generic term for any broadband network architecture using optical fiber to provide all or part of the local loop used for last mile telecommunications. The term is a generalization for several configurations of fiber deployment.
“GB”	A gigabyte, equal to 1 billion bytes.
“GPRS” or “General Packet Radio Services”	A packet-based telecommunications service designed to send and receive data at rates from 56 Kbps to 114 Kbps that allows continuous connection to the Internet for mobile phone and computer users. GPRS is a specification for data transfer over GSM networks.
“GPS” or “Global Positioning System”	A space-based satellite navigation system that provides location and time information in all weather conditions, anywhere on or near the Earth where there is an unobstructed line of sight to 4 or more GPS satellites
“GSM” or “Global System for Mobile Communications”	A comprehensive digital network for the operation of all aspects of a cellular telephone system.

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<b>“GSM 1800” or “GSM 900”</b>	GSM operating at a frequency of 1800 MHz or 900 MHz. Used in Europe, the Middle East, Africa, much of Asia and certain South American countries.
<b>“Hertz”</b>	A unit of frequency of one cycle per second.
<b>“Homes passed”</b>	The number of homes that a service provider has capability to connect in a service area through fiber.
<b>“HSDPA” or “High Speed Downlink Packet Access”</b>	A 3G mobile telephone protocol which allows networks based Universal Mobile Telecommunication System to have higher data transfer speeds and capacity.
<b>“HSPA” or “High Speed Packet Access”</b>	A mix of two mobile telephony protocols, high speed download Packet Access (HSDPA) and High Speed Uplink Packet Access (HSUPA) that extends and improves the performance of existing protocols.
<b>“HSPA+” or “evolved high speed packet access” or</b>	A set of 3G / UMTS technology enhancements allowing for very fast data transmission between network and mobile devices. Supports speeds of up to 42 Mbps from network to mobile devices and up to 11 Mbps from mobile devices to network.
<b>“interconnection”</b>	The way in which networks are connected to each other and the charges payable by one network operation for accepting traffic from or delivering traffic to another.
<b>“Internet Protocol” or “IP”</b>	Internet Protocol is a protocol used for communicating data across a packet-switched network. It is used for transmitting data over the internet and other similar networks. The data is broken down into data packets, each data packet is assigned an individual address, then the data packets are transmitted independently and finally reassembled at the destination.
<b>“IPTV” or “Internet Protocol Television”</b>	IPTV is a system through which television services are delivered using the internet protocol suite over a packet-switched network such as the internet.
<b>“ISDN” or “Integrated Services Data Network”</b>	A set of communication standards for simultaneous digital transmission of voice, video, data, and other network services over the traditional circuits of the public switched telephone network.
<b>“ISDN BRA/PRA”</b>	Integrated Service for Digital Network, Basic Rate Access/Primary Rate Access
<b>“ISP”</b>	An ISP is a company that provides individuals and companies access to the internet.
<b>“Kbps”</b>	Kilobits per second.
<b>“LAN” or “Local Area Network”</b>	A computer network that interconnects computers in a limited area such as a home, school, computer laboratory, or office building using network media.
<b>“LLU” or “local loop unbundling”</b>	Local loop unbundling, is where the incumbent grants access to third- party operators of the part of the communications circuit between the subscriber’s equipment and the equipment of the local exchange (known as the local loop). Where such access is granted by the incumbent, the incumbent may charge the third-party operator a regulated fee for the interconnection service.
<b>“LTE” or “Long Term Evolution”</b>	LTE refers to a new mobile telephony technology that succeeds 3G. 3GPP (Third Generation Partnership Project) Long Term Evolution, is a new high performance air interface for cellular mobile communication systems. LTE is the last step toward the fourth generation (4G) of radio technologies designed to increase the capacity and speed of mobile telephone networks.
<b>“M2M” or “Machine-to-Machine”</b>	M2M refers to the data communication between wireless and wired systems and other wireless and wired systems.

**BULGARIAN TELECOMMUNICATIONS COMPANY EAD**  
**ANNUAL ACTIVITIES REPORT (CONTINUED)**

**For the year ended 31 December 2014**

<b>“MAN” or “Metropolitan Area Network”</b>	A computer network in which two or more computers or communicating devices or networks which are geographically separated but in same metropolitan city.
<b>“MB”</b>	A megabit.
<b>“Mbps”</b>	Megabits per second.
<b>“MHz”</b>	Megahertz; a unit of frequency equal to 1 million Hertz.
<b>“MMS” or “Multimedia Messaging Service”</b>	An evolution of SMS that enables users to send multimedia content including images, audio and video clips to other users.
<b>“MPLS” or “Multi Protocol Label Switching”</b>	A method used to speed up data communication over combined IP / ATM networks.
<b>“MRC”</b>	Monthly Recurring Charges.
<b>“MTR” or “mobile termination rates”</b>	A voice, or SMS or MMS, as applicable termination charge levied against the origination network by the receiving network at a rate that is agreed between the two networks. The MTR is usually subject to regulatory limits.
<b>“MVNO” or “mobile virtual network operator”</b>	A mobile operator that does not own its own spectrum and usually does not have its own network infrastructure. Instead, MVNOs have business arrangements with traditional mobile operators to buy minutes of use for sale to their own subscribers.
<b>“network”</b>	An interconnected collection of telecom components consisting of switches connect to each other and to customer equipment by real or virtual transmission links. Transmission links may be based on fiber optic or metallic cable or point-to-point radio connections.
<b>“number portability”</b>	A facility provided by telecommunications operators that enables customers to keep their full telephone numbers when they change operators.
<b>“operator”</b>	A term for any company engaged in the business of building and running its own network facilities.
<b>“penetration”</b>	A measurement of access to telecommunications, normally calculated by dividing the number of subscribers to a particular service by the population and multiplying by 100.
<b>“roaming”</b>	Roaming is the transfer of mobile traffic from one network to another, referring to the exchange of mobile international traffic.
<b>“R2D”</b>	Register to Digital signalization via 2 Mbit/s subscriber line.
<b>“smartphone”</b>	A smartphone is a mobile phone built on a mobile computing platform and includes high-resolution (touch) screens, web browsers that can access and properly display standard web pages and high speed data access via Wi-Fi and mobile broadband.
<b>“SMS” or “Short Message Service”</b>	A text message service which enables users to send short messages (160 characters or less) to other users.
<b>“spectrum”</b>	A continuous range of frequencies, usually wide in extent within which waves have some certain common characteristics.
<b>“Subscriber Identity Module card” or “SIM card”</b>	A SIM is a chip card inserted into a mobile phone, which contains information such as telephone numbers and memory for storing a directory.
<b>“subscriber”</b>	A person or entity who is party to a contract with the provider of telecommunications services for the supply of such services.
<b>“termination rate”</b>	The tariff chargeable by operators for terminating calls on their networks as set forth by the CRC.

**BULGARIAN TELECOMMUNICATIONS COMPANY EAD**  
**ANNUAL ACTIVITIES REPORT (CONTINUED)**

**For the year ended 31 December 2014**

<b>“Universal Telecommunications System” or “UMTS”</b>	<b>Mobile</b>	UMTS is one of the major third generation mobile communications systems being developed. UMTS is suited to deliver voice, text, music and animated images. Data can be sent via UMTS at approximately 6 times the speed of ISDN.
<b>“VoBB” or “Broadband”</b>	<b>Voice over</b>	A telephone service via Internet, or via transmission control/Internet Protocol, which can be accessed using a computer, a sound card, adequate software and a modem.
<b>“VPN” or “Private Network”</b>	<b>Virtual</b>	A VPN is a virtual network constructed from logic connections that are separated from other users
<b>“Wi-Fi”</b>		Wi-Fi is a technology that allows an electronic device to exchange data wirelessly over a computer network, including broadband internet connections. Wi-Fi is a trademark of the Wi-Fi Alliance.

**BULGARIAN TELECOMMUNICATIONS COMPANY EAD**  
**CONSOLIDATED AND SEPARATE STATEMENT OF FINANCIAL POSITION**

As at 31 December 2014

All amounts are in thousand BGN, unless otherwise stated

	Notes	Consolidated Financial Statements		Separate Financial Statements	
		31.12.2014	31.12.2013	31.12.2014	31.12.2013
<b>ASSETS</b>					
<b>Current assets</b>					
Cash and cash equivalents	5	60,080	87,333	60,026	79,508
Trade and other receivables	6	149,952	72,814	150,141	72,079
Current income tax receivables		56	-	-	-
Inventories	7	34,741	37,262	34,741	37,262
Investments	12	271	145	271	145
Other current assets	9	9,497	11,066	9,497	11,066
Assets classified as held for sale	8	1,852	1,533	1,852	1,533
<b>Total current assets</b>		<b>256,449</b>	<b>210,153</b>	<b>256,528</b>	<b>201,593</b>
<b>Non-current assets</b>					
Goodwill		2,049	2,049	2,049	2,049
Property, plant and equipment	10	812,336	853,402	812,327	853,390
Intangible assets	11	215,392	252,215	215,385	252,207
Investments	12	382	44,992	1,181	45,791
Trade and other receivables	6	84,391	10,115	83,953	10,115
Other non-current assets	9	1,990	1,583	1,990	1,583
Deferred tax assets, net	17	7	1	-	-
<b>Total non-current assets, net</b>		<b>1,116,547</b>	<b>1,164,357</b>	<b>1,116,885</b>	<b>1,165,135</b>
<b>TOTAL ASSETS</b>		<b>1,372,996</b>	<b>1,374,510</b>	<b>1,373,413</b>	<b>1,366,728</b>

**BULGARIAN TELECOMMUNICATIONS COMPANY EAD  
CONSOLIDATED AND SEPARATE STATEMENT OF FINANCIAL POSITION  
(CONTINUED)**

As at 31 December 2014

All amounts are in thousand BGN, unless otherwise stated

	Notes	Consolidated Financial Statements		Separate Financial Statements	
		31.12.2014	31.12.2013	31.12.2014	31.12.2013
<b>LIABILITIES AND EQUITY</b>					
<b>Current liabilities</b>					
Dividends payable	19	3	6	3	6
Trade payables	13	121,246	92,664	122,140	92,843
Other payables	14	31,504	25,476	31,452	25,402
Deferred income/revenue		20,282	18,882	20,282	18,882
Current income tax liabilities		18	13	18	8
Provisions	15	5,499	10,247	5,499	10,247
Borrowings	16	12,517	10,975	12,517	10,975
<b>Total current liabilities</b>		<b>191,069</b>	<b>158,263</b>	<b>191,911</b>	<b>158,363</b>
<b>Non-current liabilities</b>					
Borrowings	16	792,450	841,583	792,450	841,583
Deferred tax liabilities, net	17	15,140	18,696	15,140	18,696
Retirement benefit obligations	18	3,095	1,956	3,095	1,956
Provisions	15	8,717	8,668	8,717	8,668
Trade payables	13	3,748	4,130	3,748	4,130
Deferred income/revenue		1,280	1,388	1,280	1,388
<b>Total non-current liabilities, net</b>		<b>824,430</b>	<b>876,421</b>	<b>824,430</b>	<b>876,421</b>
<b>Equity</b>					
Share capital	19	288,765	288,765	288,765	288,765
Reserves	19	36,196	44,298	36,196	44,298
Retained earnings/(Accumulated loss)		32,536	6,763	32,111	(1,119)
<b>Total equity</b>		<b>357,497</b>	<b>339,826</b>	<b>357,072</b>	<b>331,944</b>
<b>TOTAL LIABILITIES AND EQUITY</b>		<b>1,372,996</b>	<b>1,374,510</b>	<b>1,373,413</b>	<b>1,366,728</b>

These financial statements were approved on 27.03.2015.

**Atanas Dobrev**  
CEO

**Asen Velikov**  
Finance Director

Initialed for identification purposes in reference to the auditor's report:

**Gilbert McCaul**  
Director  
KPMG Bulgaria OOD  
Date 27/03/2015

**Tzvetelinka Koleva**  
Registered Auditor



**BULGARIAN TELECOMMUNICATIONS COMPANY EAD**  
**CONSOLIDATED AND SEPARATE STATEMENT OF COMPREHENSIVE INCOME**

For the year ended 31 December 2014

All amounts are in thousand BGN, unless otherwise stated

	Notes	Consolidated financial statements		Separate financial statements	
		Year ended 31.12.2014	Year ended 31.12.2013	Year ended 31.12.2014	Year ended 31.12.2013
Revenue	20	805,912	811,879	801,895	792,794
Interconnect expenses		(39,003)	(55,411)	(36,229)	(45,219)
Other operating expenses	21	(205,481)	(212,005)	(204,926)	(212,144)
Materials and consumables expenses		(140,884)	(136,878)	(140,881)	(136,875)
Staff costs	22	(110,606)	(73,611)	(110,599)	(73,604)
Depreciation and amortization	9,10,11	(255,807)	(258,991)	(255,803)	(258,989)
Finance costs	23	(59,087)	(53,028)	(59,057)	(53,020)
Finance income	23	24,365	6,418	32,378	12,335
Gains on sale of non-current assets, assets held for sale and materials	24	9,646	4,697	9,646	4,697
<b>Profit before tax</b>		<b>29,055</b>	<b>33,070</b>	<b>36,424</b>	<b>29,975</b>
Income tax expense	25	(2,748)	(3,862)	(2,660)	(2,944)
<b>Profit for the year</b>		<b>26,307</b>	<b>29,208</b>	<b>33,764</b>	<b>27,031</b>
<b>Other comprehensive income</b>					
<i>Items that are or may be reclassified subsequently to profit or loss:</i>					
Cash flow hedges – effective portion of changes in fair value		462	(108)	462	(108)
Valuation of financial assets available for sale		1,315	7,452	1,315	7,452
Available-for-sale financial assets – reclassified to profit or loss		(8,767)	-	(8,767)	-
Related tax	25	(46)	10	(46)	10
		(7,036)	7,354	(7,036)	7,354
<i>Items that will never be reclassified to profit or loss:</i>					
Revaluation of land		(764)	(158)	(764)	(158)
Remeasurements of defined benefit liability		(912)	(87)	(912)	(87)
Related tax	25	76	16	76	16
		(1,600)	(229)	(1,600)	(229)
<b>Other comprehensive income for the year, net of tax</b>		<b>(8,636)</b>	<b>7,125</b>	<b>(8,636)</b>	<b>7,125</b>
<b>Total comprehensive income for the year</b>		<b>17,671</b>	<b>36,333</b>	<b>25,128</b>	<b>34,156</b>
Earnings per share (basic and diluted)	19	0.09	0.10	0.12	0.09

These financial statements were approved on 27.03.2015

**Atanas Dobrev**  
CEO

**Asen Velikov**  
Finance Director

Initialed for identification purposes in reference to the auditors' report:

**Gilbert McCaul**  
Director  
KPMG Bulgaria OOD

**Tzvetelinka Koleva**  
Registered Auditor

Date 27/03/2015

**BULGARIAN TELECOMMUNICATIONS COMPANY EAD**  
**CONSOLIDATED AND SEPARATE STATEMENT OF CHANGES IN EQUITY**

For the year ended 31 December 2014

All amounts are in thousand BGN, unless otherwise stated

**Consolidated Financial Statements**

	Notes	Share capital	Legal reserve	Revaluation reserve	Fair value reserve	Hedging reserve	Retained earnings/ (accumulated loss)	Total
<b>Balance as at 1 January 2013</b>		<b>288,765</b>	<b>28,876</b>	<b>8,443</b>	-	<b>(45)</b>	<b>(22,546)</b>	<b>303,493</b>
<b>Comprehensive income for the year</b>								
Profit for the year		-	-	-	-	-	29,208	<b>29,208</b>
Total other comprehensive income	25	-	-	(142)	7,452	(98)	(87)	<b>7,125</b>
<b>Total comprehensive income for the year</b>		<b>-</b>	<b>-</b>	<b>(142)</b>	<b>7,452</b>	<b>(98)</b>	<b>29,121</b>	<b>36,333</b>
Transfer to retained earnings - land disposal		-	-	(188)	-	-	188	-
<b>Balance as at 31 December 2013</b>		<b>288,765</b>	<b>28,876</b>	<b>8,113</b>	<b>7,452</b>	<b>(143)</b>	<b>6,763</b>	<b>339,826</b>
<b>Comprehensive income for the year</b>								
Profit for the year		-	-	-	-	-	26,307	<b>26,307</b>
Total other comprehensive income	25	-	-	(688)	(7,452)	416	(912)	<b>(8,636)</b>
<b>Total comprehensive income for the year</b>		<b>-</b>	<b>-</b>	<b>(688)</b>	<b>(7,452)</b>	<b>416</b>	<b>25,395</b>	<b>17,671</b>
Transfer to retained earnings - land disposal		-	-	(378)	-	-	378	-
<b>Balance as at 31 December 2014</b>		<b>288,765</b>	<b>28,876</b>	<b>7,047</b>	<b>-</b>	<b>273</b>	<b>32,536</b>	<b>357,497</b>

**BULGARIAN TELECOMMUNICATIONS COMPANY EAD**  
**CONSOLIDATED AND SEPARATE STATEMENT OF CHANGES IN EQUITY (CONTINUED)**

For the year ended 31 December 2014

All amounts are in thousand BGN, unless otherwise stated

**Separate Financial Statements**

	Notes	Share capital	Legal reserve	Revaluation reserve	Fair value reserve	Hedging reserve	Retained earnings/ (accumulated loss)	Total
<b>Balance as at 1 January 2013</b>		<b>288,765</b>	<b>28,876</b>	<b>8,443</b>	-	(45)	(28,251)	<b>297,788</b>
<b>Comprehensive income for the year</b>								
Profit for the year		-	-	-	-	-	27,031	27,031
Total other comprehensive income	25	-	-	(142)	7,452	(98)	(87)	7,125
<b>Total comprehensive income for the year</b>		-	-	<b>(142)</b>	<b>7,452</b>	<b>(98)</b>	<b>26,944</b>	<b>34,156</b>
Transfer to retained earnings - land disposal		-	-	(188)	-	-	188	-
<b>Balance as at 31 December 2013</b>		<b>288,765</b>	<b>28,876</b>	<b>8,113</b>	<b>7,452</b>	<b>(143)</b>	<b>(1,119)</b>	<b>331,944</b>
<b>Comprehensive income for the year</b>								
Profit for the year		-	-	-	-	-	33,764	33,764
Total other comprehensive income	25	-	-	(688)	(7,452)	416	(912)	(8,636)
<b>Total comprehensive income for the year</b>		-	-	<b>(688)</b>	<b>(7,452)</b>	<b>416</b>	<b>32,852</b>	<b>25,128</b>
Transfer to retained earnings - land disposal		-	-	(378)	-	-	378	-
<b>Balance as at 31 December 2014</b>		<b>288,765</b>	<b>28,876</b>	<b>7,047</b>	-	<b>273</b>	<b>32,111</b>	<b>357,072</b>

These financial statements were approved on 27.03.2015.

Atanas Dobrev  
CEO

Asen Velikov  
Finance Director

Initialled for identification purposes in reference to the auditors' report:

Gilbert McCaul  
Director  
KPMG Bulgaria OOD

Tzvetelinka Koleva  
Registered Auditor

Date 27/03/2015



The notes on pages 33 to 88 are an integral part of these financial statements.

**BULGARIAN TELECOMMUNICATIONS COMPANY EAD**  
**CONSOLIDATED AND SEPARATE STATEMENT OF CASH FLOWS**

For the year ended 31 December 2014

All amounts are in thousand BGN, unless otherwise stated

	Notes	Consolidated financial statement		Separate financial statement	
		Year ended 31.12.2014	Year ended 31.12.2013	Year ended 31.12.2014	Year ended 31.12.2013
<b>Cash flows from operating activities</b>					
Profit before tax		29,055	33,070	36,424	29,975
Adjustment for:					
Depreciation and amortization	9,10, 11	255,807	258,991	255,803	258,989
Gain on sale of non-current assets and assets held for sale	24	(9,643)	(4,665)	(9,643)	(4,665)
Impairment (reversal)/loss and write off of non-current asset	10,11	(6,030)	(23,284)	(6,030)	(23,282)
Interest expenses, net of interest income	23	49,666	46,616	49,753	46,796
Impairment loss on trade receivables	6	31,025	8,571	30,392	8,647
Impairment loss and write off of current asset		1,850	2,042	1,850	2,042
Income from investment operations and other finance income	23	(15,676)	(333)	(23,776)	(6,433)
Loss from operations with cash flow hedges	23	30	5	30	5
Accruals and provisions charged to profit and loss		3,051	6,679	3,051	6,679
Changes in:					
-inventories		898	(6,968)	898	(6,968)
-trade and other receivables		(148,436)	(20,786)	(148,513)	(26,061)
-other current and non-current assets		1,064	2,849	1,064	2,704
-trade and other payables		12,492	5	13,228	4,060
-provisions and employee benefits		(7,262)	(2,232)	(7,262)	(2,232)
-deferred income/revenue		1,292	980	1,292	980
<b>Cash generated from operations</b>		<b>199,183</b>	<b>301,540</b>	<b>198,561</b>	<b>291,236</b>
Interest received		3,786	4,043	3,689	3,875
Interest paid		(53,550)	(70,414)	(53,550)	(70,414)
Corporate income tax paid		(6,331)	(2,071)	(6,176)	(977)
<b>Net cash from operating activities</b>		<b>143,088</b>	<b>233,098</b>	<b>142,524</b>	<b>223,720</b>
<b>Cash flows from investing activities</b>					
Proceeds from sale of property, plant and equipment		10,120	12,650	10,120	12,650
Acquisition of PPE and intangible assets		(144,832)	(150,631)	(144,832)	(150,619)
Acquisition of investments		(28,289)	(37,205)	(28,289)	(37,205)
Cash deposits with maturity greater than three months		(408)	(56)	(318)	(86)
Dividends received		302	358	8,552	6,458
Proceeds from sales of investments	12	46,439	25	46,439	25
<b>Net cash used in investing activities</b>		<b>(116,668)</b>	<b>(174,859)</b>	<b>(108,328)</b>	<b>(168,777)</b>
<b>Cash flows from financing activities</b>					
Proceeds from new borrowings		97,792	850,786	97,792	850,786
Repayment of borrowings		(146,687)	(884,229)	(146,687)	(884,229)
Payment of finance lease liabilities		(4,897)	(1,251)	(4,897)	(1,251)
<b>Net cash used in financing activities</b>		<b>(53,792)</b>	<b>(34,694)</b>	<b>(53,792)</b>	<b>(34,694)</b>
<b>Net (decrease)/increase in cash and cash equivalents</b>		<b>(27,372)</b>	<b>23,545</b>	<b>(19,596)</b>	<b>20,249</b>
Effect of exchange rate fluctuations on cash held		119	(98)	114	(93)
Cash and cash equivalents at the beginning of the year	5	87,333	63,886	79,508	59,352
<b>Cash and cash equivalents at the end of the year</b>	<b>5</b>	<b>60,080</b>	<b>87,333</b>	<b>60,026</b>	<b>79,508</b>

These financial statements were approved on 27.03.2015.

**Atanas Dobrev**  
CEO

**Asen Velikov**  
Finance Director

Initialed for identification purposes in reference to the auditors' report:

**Gilbert McCaul**  
Director  
KPMG Bulgaria OOD  
Date 27/03/2015

**Tzvetelinka Koleva**  
Registered Auditor

The notes on pages 33 to 88 are an integral part of these financial statements.

# **BULGARIAN TELECOMMUNICATIONS COMPANY EAD**

## **NOTES TO THE CONSOLIDATED AND SEPARATE FINANCIAL STATEMENTS**

For the year ended 31 December 2014

All amounts are in thousand BGN, unless otherwise stated

### **1. General information**

#### **The Parent Company – Bulgarian Telecommunications Company EAD**

Bulgarian Telecommunications Company EAD (“BTC”, the “Parent Company” or the “Company”) is a single owned joint stock company, domiciled in Bulgaria, with its registration address: 115i, Tsarigradsko shose Blvd, 1784 Sofia. BTC’s activities include development, operation and maintenance of the national fixed and mobile network and data system for the Republic of Bulgaria.

The Ultimate Parent Company is V Telecom Investment S.C.A. (“V Telecom”) which indirectly owns 100% of the shares of Viva Telecom Bulgaria EOOD which is the Parent of the Company as at 31 December 2014. Viva Telecom Bulgaria EOOD was transformed from single owned joint stock company (EAD) to single owned limited liability company (EOOD) on 14 February 2014 as a result of transformation of the legal form of the entity. There are two shareholders which own more than 5% of the share capital of V Telecom none of which exercise control over V Telecom: Mr Tzvetan Radoev Vassilev is holding 43,3% of the share capital of V Telecom (indirectly through Bromak Telecom Invest AD as per the publicly disclosed tender offer documentation published by Viva Telecom Bulgaria EAD on 15 July 2013, whereas as of 31 December 2014 the stake is indirectly held through SHCO 79 S.à r.l.) and Crusher Investment Limited (indirectly wholly owned by OJSC VTB Bank which is majority owned by the Russian Federation) is holding 33,3% of the share capital of V Telecom. A number of shareholders are holding less than 5% share individually.

As a result of the approval of a comprehensive scheme for the sale and restructuring of BTC group with its creditors on 9 November 2012 Viva Telecom Bulgaria EAD acquired 93.99% of BTC shares following the receipt of relevant EC and other regulatory approvals. Following mandatory tender offer procedure in January-February 2013 and squeeze-out procedure in July 2013 Viva Telecom Bulgaria EAD acquired 100% of BTC shares.

As of 31 December, 2014 and 2013 the Parent company had 5,851 and 3,519 employees, respectively. In 2010 BTC and Alcatel-Lucent Bulgaria EOOD has signed a master service agreement whereby BTC outsourced various aspects of its network implementation, provisioning operations, field service, maintenance and other business. The parties have jointly decided to terminate the outsourcing agreement prior to its initially agreed term without any penalty for either party and to transfer the outsourced activities and staff back to BTC effective as of 1 January 2014. As a result as of the beginning of 2014 BTC assumed 2,171 employees, tools, inventory, spare parts and consumables, and third party contracts with subcontractors related to the network operation activities.

In September 2014 BTC submitted notification to the Commission for Protection of Competition (CPC) of its plans to acquire the NURTS Bulgaria Group (NURTS). According to the agreed terms the transaction will be cancelled in case CPC prohibits the acquisition. As of the date of the approval of these financial statements CPC is still carrying out a profound investigation procedure according to the applicable Protection of Competition Act and no decision has been pronounced yet. In relation to the above, as of the reporting date BTC does not control NURTS within the meaning of IFRS 10 Consolidated financial statements.

#### **The Group**

As at 31 December 2014 and 2013 the Group includes the subsidiary entity BTC Net EOOD.

#### **BTC Security EOOD/ Renamed to BTC Net EOOD**

The subsidiary was registered in the Register of commercial companies of Sofia City Court on 27 October 2004 with share capital of BGN 5 thousand. Its main activity is provision of security services to BTC AD and the companies controlled by it. BTC is the sole owner of this company.

**BULGARIAN TELECOMMUNICATIONS COMPANY EAD**  
**NOTES TO THE CONSOLIDATED AND SEPARATE FINANCIAL STATEMENTS (Continued)**

For the year ended 31 December 2014

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**1. General information (continued)**

The registered subject of business activity of BTC Net is building and operation of data transfer networks for the provision of domestic and international value added services and sale of telecommunication network facilities, development and exploitation of other telecommunication networks, and provision of other telecommunications services, as well as any other commercial activities.

On September 30, 2009 BTC Net EOOD was merged into BTC Security. The legal merger of the entities was registered in the Commercial Register on October 15, 2009.

As a result, BTC Net has ceased to exist as a separate legal entity, by virtue of law BTC Security has become universal legal successor of BTC Net and all assets, rights and obligations of BTC Net have passed to BTC Security automatically as of that date. On October 16, 2009 the successor BTC Security was renamed to BTC Net.

**Regulations**

**Regulatory framework**

- **Fixed line telecommunications**

In December 2011 a new Law Amendment of ECA was adopted, which implemented the new EU 2009 regulatory framework in the field of electronic communications.

According to the procedures set out in ECA and the Methodology for market definition and analysis as at the reporting date the Communications Regulation Commission (CRC) has sent notifications to the European Commission for the following market analyses:

- Access to fixed voice telephony services and markets of local, long distance and international calls (first and second round);
- Markets for origination and termination in fixed networks (first and second round);
- Market for termination in mobile networks (first and second round);
- Markets for origination and termination in fixed networks (first round);
- Market for termination in mobile networks (first round);
- Markets for wholesale trunk segment and terminating segment of leased lines (first round);
- Market for retail leased lines (first round);
- Market for transit services in public telephone network (first round).

In 2014 the following secondary legislation acts were modified:

- Amendment of ordinance № 1 of 22 July 2010 for distribution rules and procedures for primary and secondary provision for use, reservation and withdrawal of numbers, addresses and names;
- Amendment of general requirements for provision of electronic communication services.

In 2014 CRC opened public consultations on the following draft market analyses:

- Market for wholesale local access at a fixed location;
- Market for wholesale central access for mass-market product.

**Licenses**

- **Fixed line communications**

On 28 January 2005 the CRC re-issued BTC's license for usage and development of telecommunications network on the territory of Bulgaria and rendering of telecommunication services through the network. The term of the license is until February 2019.

**BULGARIAN TELECOMMUNICATIONS COMPANY EAD**  
**NOTES TO THE CONSOLIDATED AND SEPARATE FINANCIAL STATEMENTS (Continued)**

For the year ended 31 December 2014

All amounts are in thousand BGN, unless otherwise stated

**1. General information (continued)**

**Regulations (continued)**

An annual license fee, calculated on the base of the annual revenue from telecommunication services billed to subscribers is payable quarterly in arrears. During 2014 and 2013 the annual fee is 0.2% of nominal annual revenue from provision of electronic communications networks and/or services without VAT included and after deduction of transferring payments to other companies for interconnection of networks and access, transit, roaming, valued services, as well as expenses for settling copyrights and related rights for radio and television programs.

An annual fee is to be paid to the CRC for access to limited frequency resources such as the radio-frequency spectrum. This fee is calculated on the basis of technical data and is payable quarterly in arrears as well. During 2014 and 2013 the fee was BGN 2,241 thousand and BGN 2,397 thousand, respectively. The fees are regulated by the CRC and relevant Council of Ministers Ordinances.

- **Mobile telecommunications**

In June 2004 the Communications Regulation Commission (CRC) granted BTC EAD the license for building, exploitation and maintenance of a cellular mobile telecommunications network under the GSM standard with national coverage. The issued license is valid for the period of 20 years and granted the right of using radio frequency 900 and 1 800 MHz. BTC paid BGN 54,160 thousand for the GSM license.

In April 2005 CRC granted BTC EAD the license for building cellular mobile telecommunication network under the UMTS standard with national coverage. The issued license is valid for 20 years and gives the right to use the following radio frequencies:

- 1930 – 1935 MHz (total of 5 MHz) for the territory of Bulgaria for transmitting from end mobile devices to base stations;
- 2120 – 2125 MHz (total of 5 MHz) for the territory of Bulgaria for transmitting from base stations to end mobile devices; and
- 2015 – 2020 MHz (total of 5 MHz) for the territory of Bulgaria.

In 2012 CRC granted BTC AD an additional spectrum of 5 MHz and exchanged the position of previously submitted spectrum. At present BTC has the right to use the following spectrum:

- 1945 – 1955 MHz (total of 10 MHz) for the territory of Bulgaria for transmitting from end mobile devices to base stations;
- 2135 – 2145 MHz (total of 10 MHz) for the territory of Bulgaria for transmitting from base stations to end mobile devices; and
- 2015 – 2020 MHz (total of 5 MHz) for the territory of Bulgaria.

An annual fee, calculated based on the annual revenue from telecommunication services provided to the subscribers is paid quarterly. In 2014 and 2013 the annual fee is 0.2% from the annual gross revenue from providing electronic communication networks and/or services, VAT excluded after subtracting the transfer payments to other companies for interconnection of networks and access, transit, roaming, value-added services, as well as costs for authority and related rights for radio and television programmes.

For 2014 and 2013 the fees paid for frequency bands for the GSM license were BGN 4,028 thousand and for the UMTS license - BGN 2,375 thousand.

**BULGARIAN TELECOMMUNICATIONS COMPANY EAD**  
**NOTES TO THE CONSOLIDATED AND SEPARATE FINANCIAL STATEMENTS (Continued)**

For the year ended 31 December 2014

All amounts are in thousand BGN, unless otherwise stated

**2. Summary of significant accounting policies**

The principal accounting policies applied in the preparation of these consolidated and separate 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**

The consolidated and separate financial statements of BTC have been prepared in accordance with the International Financial Reporting Standards (IFRS) as adopted by the European Union.

The financial statements have been prepared under the historical cost convention, as modified for the revaluation of land and available-for-sale financial assets at fair value through other comprehensive income, financial assets and financial liabilities (including derivative instruments) at fair value through profit or loss, and defined benefit plan at the present value of the obligation.

Consolidated financial information, including subsidiaries, has been prepared using uniform accounting policies for similar transactions and other events in similar circumstances.

The presentation of the financial statements requires management to make the critical accounting estimates, accruals and assumptions and judgments that affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities at the date of the financial statements, and the reported amounts of income and expenses during the reporting period. Although these estimates are based on management's best knowledge of current events and actions, actual results may differ from those estimates (Note 4).

▪ **New and amended standards adopted by the Group**

The Group has adopted the following new standards and amendments to standards, including any consequential amendments to other standards, with a date of initial application of 1 January 2014:

- Recoverable Amount Disclosures for Non-Financial Assets (Amendments to IAS 36)
- IFRIC 21 Levies
- Changes in IAS 32 Offsetting Financial assets and liabilities
- IFRS 10 Consolidated Financial Statements, IFRS 11 Joint Arrangements, IFRS 12 Disclosure of Interests in Other Entities, IAS 27 Separate Financial Statements (2011) and IAS 28 Investments in Associates and Joint Ventures (2011).

***Amendments in IAS 36***

As a result of the amendments to IAS 36, the Group has expanded its disclosures of recoverable amounts.

***IFRIC 21 - Levies***

The interpretation clarifies that a levy is not recognized until the obligating event specified in the legislation occurs, even if there is no realistic opportunity to avoid the obligation. The Group does not expect the Interpretation to have a material impact on the financial statements.

***Amendments in IAS 32***

The Group does not expect the Interpretation to have a material impact on the financial statements.

***New set of consolidation standards***

The Company has applied IFRS 10 Consolidated Financial Statements, IFRS 11 Joint Arrangements, IFRS 12 Disclosure of Interests in Other Entities, IAS 27 Separate Financial Statements (2011) and IAS 28 Investments in Associates and Joint Ventures (2011) effective 1 January 2014. The Group does not expect the new standards to have any impact on the financial statements. The assessment of control over its current investees under the new standard is not expected to change previous conclusions regarding the Group's control over its investees.

**BULGARIAN TELECOMMUNICATIONS COMPANY EAD**  
**NOTES TO THE CONSOLIDATED AND SEPARATE FINANCIAL STATEMENTS (Continued)**

For the year ended 31 December 2014

All amounts are in thousand BGN, unless otherwise stated

**2. Summary of significant accounting policies (continued)**

**2.1. Basis of preparation (continued)**

▪ **New standards and interpretations not yet adopted:**

A number of new standards, amendments to standards and interpretations, endorsed by the EC, are available for early adoption in annual period ended 31 December 2014, although they are not yet mandatory until a later period. These changes to IFRS have not been applied in preparing these consolidated financial statements. The Group does not plan to adopt these standards early.

**Standards, Interpretations and amendments to published Standards that have not been early adopted – endorsed by the EC:**

Annual improvements to IFRSs 2010-2012 and 2011-2013 Cycles. The improvements introduce eleven amendments to nine standards and consequential amendments to other standards and interpretations. None of these amendments are expected to have a significant impact on the financial statements of the Group.

Amendments to IAS 19 – Defined benefit plans: Employee contributions. The entity does not expect the Amendments to have any impact on the financial statements since it does not have any defined benefit plans that involve contributions from employees or third parties.

**IASB/IFRIC documents not yet endorsed by EC:**

Management believes that it is appropriate to disclose that the following new or revised standards, new interpretations and amendments to current standards, which are already issued by the International Accounting Standards Board (IASB), are not yet endorsed for adoption by the European Commission, and therefore are not taken into account in preparing these consolidated and separate financial statements. The actual effective dates for them will depend on the endorsement decision by the EC.

IFRS 9 Financial instrument (issued 24 July 2014);  
IFRS 14 Regulatory Deferral Accounts (issued 30 January 2014);  
IFRS 15 Revenue from contracts with customers (issued 28 May 2014);  
Amendments to IFRS 10, IFRS 12 and IAS 28: Investment Entities: Applying the Consolidation Exception (issued on 18 December 2014);  
Amendments to IAS 1 Disclosure initiative (issued 18 December 2014);  
Annual improvements to IFRSs 2012-2014 Cycle (issued 25 September 2014)  
Amendments to IFRS 10 and IAS 28: Sale or contribution of assets between an investor and its associated or jointly controlled investee (issued 11 September 2014);  
Amendments to IAS 27 – Equity method in separate financial statements (issued 12 August 2014);  
Amendments to IAS 16 and IAS 41 – Bearer plants (issued 30 June 2014);  
Amendments to IAS 16 and IAS 38 – Clarification for acceptable methods of depreciation and amortization (issued 12 May 2014);  
Amendments to IFRS 11 – Accounting for acquisitions of interests in joint operations (issued 6 May 2014).

**BULGARIAN TELECOMMUNICATIONS COMPANY EAD**  
**NOTES TO THE CONSOLIDATED AND SEPARATE FINANCIAL STATEMENTS (Continued)**

For the year ended 31 December 2014

All amounts are in thousand BGN, unless otherwise stated

**2. Summary of significant accounting policies (continued)**

**2.2. Consolidation**

**Subsidiaries**

A subsidiary is an entity that is directly or indirectly controlled by the Company. The Company controls an entity when it is exposed to, or has rights to, variable returns from its involvement with the entity and has the ability to affect those returns through its power over the entity.

Subsidiaries are fully consolidated from the date on which control is transferred to the Group. They are de-consolidated from the date that control ceases.

The acquisition method of accounting is used to account for the acquisition of subsidiaries by the Group. The cost of an acquisition is measured, as the fair value of the assets given, equity instruments issued and liabilities incurred or assumed at the date of exchange. Identifiable assets acquired and liabilities and contingent liabilities assumed in a business combination are measured initially at their fair values at the acquisition date, irrespective of the extent of any non-controlling interest. The excess of the cost of acquisition over the fair value of the group's share of the identifiable net assets acquired is recorded as goodwill. If the cost of acquisition is less than the fair value of the net assets of the subsidiary acquired, the difference is recognised directly in the profit or loss.

For consolidation purposes, the separate financial statements of the Company and its subsidiaries have been combined on a line-by-line basis by adding together like items of assets, liabilities, income and expenses. Inter-company transactions and resulting profits or losses as of 31 December, 2014 and 2013, including unrealized profits at the year end, have been eliminated in full.

**2.3. Segment Reporting**

Operating segments are reported in a manner consistent with the internal reporting provided to the chief operating decision-maker. The chief operating decision-maker, who is responsible for allocating resources and assessing performance of the operating segments, has been identified as the Managing Board who make strategic decisions.

**2.4. Functional and Presentation Currency**

*Functional and Presentation Currency*

These financial statements are prepared in thousand Bulgarian Levs (BGN), unless otherwise stated, whereas the Bulgarian Lev has been accepted as presentation currency for the presentation of Group's consolidated financial statements.

Effective from 1 January 2000, the Bulgarian Lev was fixed to the EUR at a rate BGN 1.95583 = EUR 1.00. The Bulgarian National Bank ("BNB") determines the exchange rate of the BGN to the other currencies using the rate of the EUR to the respective currency, quoted at the international markets.

**BULGARIAN TELECOMMUNICATIONS COMPANY EAD**  
**NOTES TO THE CONSOLIDATED AND SEPARATE FINANCIAL STATEMENTS (Continued)**

For the year ended 31 December 2014

All amounts are in thousand BGN, unless otherwise stated

**2. Summary of significant accounting policies (continued)**

**2.4. Functional and Presentation Currency (continued)**

*Transactions and balances*

Foreign currency transactions are accounted for in BGN at the exchange rate at the date of the transaction. Monetary assets and liabilities, denominated in foreign currency at 31 December, are translated at the closing exchange rate of BNB as at that date.

The foreign currency exchange gains and losses resulting from the settlement of such transactions and from the translation at period-end exchange rates of monetary assets and liabilities denominated in foreign currencies, are recognized in the statement of comprehensive income as “finance income/costs” at the moment when they arise, except when deferred in equity as qualifying cash flow hedges. Financial instruments, denominated in foreign currency as at 31 December are reported in these financial statements at the closing exchange rate of BNB.

Non-monetary reporting items in the statement of financial position, which have been denominated in a foreign currency on initial recognition, are recorded in the functional currency by applying the historical exchange rate of BNB at the date of the transaction and are not subsequently revalued at closing exchange rate.

**2.5. Property, plant and equipment**

**Initial measurement**

Upon their initial acquisition property, plant and equipment are valued at acquisition cost, which comprises the purchase price, including customs duties and any directly attributable costs of bringing the asset to a suitable condition for its intended use. Directly attributable costs comprise mainly the costs of site preparation, initial delivery and handling costs, installation costs, professional fees for people related to the project, non-refundable taxes, etc.

As disclosed in Note 15 a provision for decommissioning costs associated with mobile sites is capitalized in the cost of the sites at the amount of the present value of the estimated decommissioning costs.

**Subsequent measurement**

The chosen approach for subsequent measurement of property, plant and equipment, is the cost model under IAS 16, i.e. cost less any accumulated depreciation and any accumulated impairment losses in value. Land is an exception to this rule and is revalued at fair value.

Revaluation of land is performed by independent certified appraisers usually every three years. When there is an indication of material changes in their fair value in shorter intervals, the revaluation may be performed at shorter intervals.

Increases in the carrying amount arising on revaluation of land are credited to revaluation reserves in shareholders' equity. As disclosed in Note 2.8 decreases that offset previous increases of the same asset are charged against revaluation reserves directly in equity. All other decreases are charged to the profit or loss for the period as other operating expenses.

**Subsequent costs**

Repair and maintenance costs are recognized as current expenses as incurred. Subsequent expenses incurred in relation to property, plant and equipment having the nature of replacement of certain components, significant parts and aggregates or improvements and restructuring, are capitalized in the carrying amount of the respective asset whereas the residual useful life is reviewed at the capitalisation date. At the same time, the non-depreciated part of the replaced components is derecognised from the carrying amount of the assets and is recognised in the current expenses for the period of replacement.

**BULGARIAN TELECOMMUNICATIONS COMPANY EAD**  
**NOTES TO THE CONSOLIDATED AND SEPARATE FINANCIAL STATEMENTS (Continued)**

For the year ended 31 December 2014

All amounts are in thousand BGN, unless otherwise stated

**2. Summary of significant accounting policies (continued)**

**2.5. Property, plant and equipment (continued)**

Upon sale or disposal of property, plant and equipment, the cost and related accumulated depreciation is removed from the accounts.

Gains or losses on sale (disposal) are determined as the difference between the amounts received and the carrying amount of the asset and are presented net under “Gains on sale of non-current assets and materials” in the statement of comprehensive income. When revalued assets are sold, the amount of the revaluation reserve is transferred to “Retained earnings”.

**Depreciation**

Property, plant and equipment are depreciated by using the straight-line method over the estimated useful life of the asset. Depreciation of an asset begins when it is available for use. Land is not depreciated. The useful life of the classes of assets is determined in accordance with their physical wear, the characteristic features of the equipment, the future intentions for use and the expected obsolescence.

The estimated useful lives of the major classes of property, plant and equipment are as follows:

<b>Class</b>	<b>Useful life</b>
Switches	4–12 years
Transmission, distribution and remote switching	15–25 years
Optic cables	15–25 years
Mobile network	6–15 years
General support*	2–25 years

\*General support represents mainly administrative buildings, furniture and other IT environment

The useful life, set for any tangible fixed asset, is reviewed at each year-end and in case of any material deviation from the future expectations of their period of use, the latter is adjusted prospectively.

**2.6. Intangible assets and goodwill**

**Software and licenses**

Software and licenses are the main items comprising intangible assets. Intangible assets are measured initially at cost. Intangible assets are recognized if it is probable that the future economic benefits that are attributable to the asset will flow to the enterprise and the cost of the asset can be reliably measured. After initial recognition, intangible assets are measured at cost less accumulated amortization and any impairment losses. Intangible assets are amortized on a straight-line basis over the best estimate of their useful lives. The useful life of licenses is from 5 years to 20 years. The useful life of software is from 2 years to 10 years.

Costs associated with maintaining computer software programmes are recognised as an expense as incurred. Development costs that are directly attributable to the design and testing of identifiable and unique software products controlled by the group are recognised as intangible assets when the following criteria are met:

- it is technically feasible to complete the software product so that it will be available for use;
- management intends to complete the software product and use or sell it;
- there is an ability to use or sell the software product;
- it can be demonstrated how the software product will generate probable future economic benefits;
- adequate technical, financial and other resources to complete the development and to use or sell the software product are available; and
- the expenditure attributable to the software product during its development can be reliably measured.

**BULGARIAN TELECOMMUNICATIONS COMPANY EAD**  
**NOTES TO THE CONSOLIDATED AND SEPARATE FINANCIAL STATEMENTS (Continued)**

For the year ended 31 December 2014

All amounts are in thousand BGN, unless otherwise stated

**2. Summary of significant accounting policies (continued)**

**2.6. Intangible assets and goodwill (continued)**

**Goodwill**

Goodwill represents the excess of the cost of an acquisition over the fair value of the group's share of the net identifiable assets of the acquired subsidiary at the date of acquisition. Goodwill is tested annually for impairment and carried at cost less accumulated impairment losses. Impairment losses on goodwill are not reversed.

Goodwill is allocated to cash-generating units for the purpose of impairment testing. The allocation is made to those cash-generating units or groups of cash-generating units that are expected to benefit from the business combination in which the goodwill arose identified according to operating segment.

BTC considers its operations as comprising two cash generating units – fixed and mobile business, to which the goodwill is allocated.

**Distribution network**

Distribution network acquired in a business combination is recognized at fair value at the acquisition date. The Distribution Network has a finite useful life and is carried at cost less accumulated amortization and any impairment losses. Amortization is calculated using the straight-line method over the expected useful life.

**Subscriber acquisition/retention costs**

Customer acquisition and retention expenses are capitalized and amortized over the minimum enforceable contractual period, using the straight line method.

**2.7 Investments**

In the separate financial statements investments in subsidiaries are accounted for at cost of acquisition, less impairment, if any. The cost of an acquisition is measured at the fair value of the consideration given, the assets given, equity instruments issued and liabilities incurred or assumed at the date of exchange.

Subsidiaries are entities controlled by the Group. The Group controls an entity when it is exposed to, or has rights to, variable returns from its involvement with the entity and has the ability to affect those returns through its power over the entity.

Under the cost method of accounting the investor recognizes income from the investment only to the extent that the investor receives distributions from accumulated profits of the investee arising after the date of acquisition. Distributions received in excess of such profits are regarded as a recovery of investment and are recognized as a reduction of the cost of the investment.

**BULGARIAN TELECOMMUNICATIONS COMPANY EAD**  
**NOTES TO THE CONSOLIDATED AND SEPARATE FINANCIAL STATEMENTS (Continued)**

For the year ended 31 December 2014

All amounts are in thousand BGN, unless otherwise stated

**2. Summary of significant accounting policies (continued)**

**2.8. Impairment of non-financial assets**

The Group assesses at each reporting date whether there is an indication that an asset may be impaired. If any indication exists, or when annual impairment testing for an asset is required, the Group estimates the asset's recoverable amount. An asset's recoverable amount is the higher of an asset's or cash-generating unit's (CGU) fair value less costs to sell and its value in use and is determined for an individual asset, unless the asset does not generate cash inflows that are largely independent of those from other assets or groups of assets. Where the carrying amount of an asset or CGU exceeds its recoverable amount, the asset is considered impaired and is written down to its recoverable amount.

Impairment losses are recognised in the profit or loss for the period as other operating expenses, except for land previously revalued where the revaluation was taken to equity. In this case the impairment is also recognised in equity up to the amount of any previous revaluation.

An assessment is made at each reporting date as to whether there is any indication that previously recognised impairment losses of assets may no longer exist or may have decreased. If such indication exists, the Group estimates the asset's or cash-generating unit's recoverable amount. A previously recognised impairment loss is reversed only if there has been a change in the assumptions used to determine the asset's recoverable amount since the last impairment loss was recognised. The reversal is limited so that the carrying amount of the asset does not exceed its recoverable amount, nor exceed the carrying amount that would have been determined, net of depreciation, had no impairment loss been recognised for the asset in prior years. Such reversal is recognised in the statement of comprehensive income as reduction of other operating expenses unless the asset is carried at revalued amount, in which case the reversal is treated as a revaluation increase.

**2.9. Non-current assets (or disposal groups) held for sale**

Non-current assets (or disposal groups) are classified as assets held for sale when their carrying amount is to be recovered principally through a sale transaction and a sale is considered highly probable. They are stated at the lower of carrying amount and fair value less costs to sell if their carrying amount is to be recovered principally through a sale transaction rather than through continuing use.

**2.10. Financial instruments**

**Financial assets**

The Group classifies its financial assets in the following categories: 'at fair value through profit or loss', 'loans and receivables', including cash and cash equivalents, and 'available-for-sale assets'. The classification depends on the substance and purpose (designation) of the financial assets at the date of their acquisition. The management of each Group company determines the classification of its financial assets at the date of their initial recognition in the statement of financial position.

*Financial assets at fair value through profit or loss*

Financial assets at fair value through profit or loss are financial assets held for trading. A financial asset is classified in this category if acquired principally for the purpose of selling in the short term. Derivatives are also categorised as held for trading unless they are designated as hedges. Assets in this category are classified as current assets if expected to be settled within 12 months; otherwise, they are classified as non-current.

**BULGARIAN TELECOMMUNICATIONS COMPANY EAD**  
**NOTES TO THE CONSOLIDATED AND SEPARATE FINANCIAL STATEMENTS (Continued)**

For the year ended 31 December 2014

All amounts are in thousand BGN, unless otherwise stated

**2. Summary of significant accounting policies (continued)**

**2.10. Financial instruments (continued)**

*Loans and receivables*

Loans and receivables are non-derivative financial assets with fixed or determinable payments that are not quoted in an active market. These assets are included in the group of current assets when having maturity within 12 months or within a common operating cycle of the Company while the remaining ones are carried as non-current assets.

Loans and receivables are carried at amortised cost, or cost if no maturity, less an allowance for uncollectability with changes in carrying value (amortisation of discount/ premium and transactions costs) recognised in the consolidated statement of comprehensive income under finance income or finance costs. They are included in current assets, except for maturities greater than 12 months after the reporting date. Loans and receivables are included in Trade and other receivables in the statement of financial position.

Loans and receivables are recognised at the date, at which the asset is delivered to or by us. Thus, a loan is recognised at the moment the cash is transferred to the borrower, redemptions of a loan are recognised at the date the payment is received.

Interest income on loans and receivables is recognised by applying the effective interest method. It is presented in the statement of comprehensive income under 'Finance income'. (Note 23)

*Available-for-sale financial assets*

Available-for-sale financial assets are those non-derivative assets that are either designated as available-for-sale or are not classified in any other category. These are usually unlisted or not actively traded shares or shares in other companies, acquired for investment purposes, and are included within non-current assets, except where the Company intends to sell them in the following 12 months.

Available-for-sale financial assets are carried at fair value with unrealised gains and losses (except for impairment losses) recognised in other comprehensive income. When derecognised, the gain or loss accumulated in equity is reclassified to profit or loss.

Purchases and sales of investments are recognised on trade date, the date on which we commit to purchase or sell the asset. Investments are derecognised when the rights to receive cash flows from the investments have expired or have been transferred and we have transferred substantially all risks and rewards of ownership.

Dividends on shares, classified as available-for-sale financial assets, are recognised in the statement of comprehensive income as Finance income when the Company's right to receive the dividends is established.

The group assesses at the end of each reporting period whether there is objective evidence that a financial asset or a group of financial assets is impaired. In the case of equity securities classified as available for sale, a significant or prolonged decline in the fair value of the security below its cost is considered as an indicator that the securities are impaired. If any such evidence exists for available-for-sale financial assets, the cumulative loss – measured as the difference between the acquisition cost and the current fair value, less any impairment loss on that financial asset previously recognised in profit or loss – is removed from equity and recognised in profit or loss. Impairment losses recognised in other comprehensive income on equity instruments are not reversed through the profit or loss for the period.

**BULGARIAN TELECOMMUNICATIONS COMPANY EAD**  
**NOTES TO THE CONSOLIDATED AND SEPARATE FINANCIAL STATEMENTS (Continued)**

For the year ended 31 December 2014

All amounts are in thousand BGN, unless otherwise stated

**2. Summary of significant accounting policies (continued)**

**2.10. Financial instruments (continued)**

**Derivative financial instruments and hedging activities**

Derivatives are initially recognised at fair value on the date a derivative contract is entered into and are subsequently re-measured at their fair value. The method of recognising the resulting gain or loss depends on whether the derivative is designated as a hedging instrument, and if so, the nature of the item being hedged. The group designates certain derivatives as hedges of a particular risk associated with a recognised asset or liability or a highly probable forecast transaction (cash flow hedge).

The group documents at the inception of the transaction the relationship between hedging instruments and hedged items, as well as its risk management objectives and strategy for undertaking various hedging transactions. The group also documents its assessment, both at hedge inception and on an ongoing basis, of whether the derivatives that are used in hedging transactions are highly effective in offsetting changes in fair values or cash flows of hedged items.

The effective portion of changes in the fair value of derivatives that are designated and qualify as cash flow hedges is recognised in other comprehensive income. The gain or loss relating to the ineffective portion is recognised immediately in the profit or loss for the period under 'finance income/costs.'

Amounts accumulated in equity are reclassified to profit or loss in the periods when the hedged item affects profit or loss. However, when the forecast transaction that is hedged results in the recognition of a nonfinancial asset (for example, inventory or fixed assets), the gains and losses previously deferred in equity are transferred from equity and included in the initial measurement of the cost of the asset. The deferred amounts are ultimately recognized in cost of goods sold in the case of inventory or in depreciation in the case of fixed assets.

When a hedging instrument expires or is sold, or when a hedge no longer meets the criteria for hedge accounting, any cumulative gain or loss existing in equity at that time remains in equity and is recognized when the forecast transaction is ultimately recognized in the profit or loss for the period. When a forecast transaction is no longer expected to occur, the cumulative gain or loss that was reported in equity is immediately transferred to the profit or loss for the period under 'finance income/costs'.

**2.11. Inventories**

Inventories are principally composed of handsets, network establishment and maintenance materials, valued at the lower of cost or net realizable value. Materials and supplies are expensed when utilized, using the weighted-average method. Net realisable value is the estimated selling price in the ordinary course of business, less estimated costs of completion and the estimated costs necessary to make the sale. BTC sells handsets separately and in connection with service contracts. As part of the strategy to acquire new customers, it sells handsets, in connection with a service contract, at below its acquisition cost. The loss on the sale of handsets is recognized at the time of the sale and the cost of the handsets is presented as "Material and consumables expenses" in the profit or loss for the period.

**2.12. Trade and other receivables**

Trade receivables are recognised initially at fair value and subsequently measured at amortised cost using the effective interest method, less provision for impairment.

An allowance for impairment of trade receivables is established when there is objective evidence that the Group will not be able to collect all amounts due according to the original terms of the receivables. Significant financial difficulties of the debtor, probability that the debtor will enter bankruptcy or financial reorganisation, and default or delinquency in payments (more than thirty days), and historical evidence of collectability are considered indicators that trade receivables are impaired.

**BULGARIAN TELECOMMUNICATIONS COMPANY EAD**  
**NOTES TO THE CONSOLIDATED AND SEPARATE FINANCIAL STATEMENTS (Continued)**

For the year ended 31 December 2014

All amounts are in thousand BGN, unless otherwise stated

**2. Summary of significant accounting policies (continued)**

**2.12. Trade and other receivables (continued)**

Certain receivables are assessed and impaired individually if it is known that it will not be collected in full. All other receivables are impaired on a group basis according to their aging structure and taking into consideration historical data on collectability.

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 statement of comprehensive income within 'Other operating expenses'. The resulting carrying amount approximates the present value of estimated future cash flows. When a trade receivable is uncollectible and the relevant legal grounds are present, it is written off against the allowance account for trade receivables. Subsequent recoveries of amounts previously written off are credited against 'Other operating expenses' in the profit or loss for the period.

**2.13. Cash and cash equivalents**

Cash and cash equivalents include cash in hand, balances of current bank deposits, term deposits with original maturity up to 3 months and all other amounts that are readily convertible into cash.

**2.14. Share capital**

Ordinary shares are classified as equity. Incremental costs directly attributable to the issue of new shares are shown in equity as a deduction from the proceeds. Where any BTC Group company purchases BTC's share capital (treasury shares), the consideration paid, including any directly attributable incremental costs is deducted from equity attributable to the company's equity holders until the shares are cancelled or reissued. Where such shares are subsequently reissued, any consideration received, net of any directly attributable incremental transaction costs and the related income tax effects, is included in equity attributable to the BTC Group equity holders.

**2.15. Trade and other payables**

Payables to suppliers and other current amounts payable are recognised initially at fair value and subsequently measured at amortised cost using the effective interest method.

**2.16. Interest-bearing loans and other borrowings**

All loans and other borrowings are initially recognised at fair value of the consideration received on the transaction, netted of the direct costs related to these loans and borrowings. After the initial recognition, the interest-bearing loans and other borrowings are subsequently measured at amortised cost by applying the effective interest rate method. The amortised cost is calculated by taking into consideration all types of charges, commissions and other costs, including any discount or premium associated with these loans. Borrowings are classified as current liabilities unless the Group has an unconditional right to defer settlement of the liability for at least 12 months after the reporting date. Borrowing costs directly attributable to the acquisition, construction or production of an asset that necessarily takes a substantial period of time to get ready for its intended use or sale are capitalised as part of the cost of the respective assets. All other borrowing costs are expensed in the period they occur.

**2. 17. Current and deferred income taxes**

The tax expense for the period comprises current and deferred tax. Tax is recognised in the profit or loss, except to the extent that it relates to items recognised directly in equity. In this case, the tax is also recognised in equity.

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**2. Summary of significant accounting policies (continued)**

**2.17. Current and deferred income taxes (continued)**

The current income tax charge is calculated on the basis of the tax laws enacted at the reporting date. Management periodically evaluates positions taken in tax returns with respect to situations in which applicable tax regulation is subject to interpretation. The group establishes provisions where appropriate on the basis of amounts expected to be paid to the tax authorities.

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

Deferred income tax assets are recognised only to the extent that it is probable that future taxable profit will be available against which the temporary differences can be utilised.

Deferred income tax is provided on temporary differences arising on investments in subsidiaries and associates, except where the timing of the reversal of the temporary difference is controlled by the group and it is probable that the temporary difference will not reverse in the foreseeable future.

**2.18. Employee benefits**

**Defined contribution plans**

According to the Bulgarian legislation, the Group is obliged to pay contributions to Social Security Funds. This obligation relates to full-time employees and provides for paying contributions to state pension fund by the employer and by the employee in the amount of certain percentages determined in the Social Security Code. These contributions are charged to the profit or loss in the period to which they relate.

**Short-term employee benefits**

Short-term employee benefits in the form of remuneration, bonuses and social payments and benefits (payable within 12 months after the end of the period when the employees have rendered the service or have met the required terms and requirements) are recognized as an expense in the statement of comprehensive income in the period when the service thereon has been rendered or the requirements for their receipt have been met and as a current liability (less any amounts already paid and deductions due) at their undiscounted amount. The Group's obligations for social security and health insurance are recognized as a current expense and liability at their undiscounted amount together with the relevant benefits and within the period of the respective income to which they are related.

At each reporting date, the Group measures the expected costs of the accumulating compensated absences, which amount is expected to be paid as a result of the unused entitlement. The measurement includes the estimated expenses on the employee's remunerations and the statutory social security contributions due by the employer thereon.

**Retirement benefit obligations**

As discussed above, in accordance with the requirements of the Labour Code, the employer is obliged to pay an indemnity to its personnel upon coming of age for retirement, which depending on the length of service with the company, varies between 2 and 6 gross monthly salaries as at the termination date of the employment. In their nature these are defined benefit plans.

**BULGARIAN TELECOMMUNICATIONS COMPANY EAD**  
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**2. Summary of significant accounting policies (continued)**

**2.18. Employee benefits (continued)**

The calculation of the amount of these retirement benefit obligations necessitates the participation of qualified actuaries in order to determine their present value at the date of the financial statements, which is included in the statement of financial position, and respectively, the change in their value, which is included in the statement of comprehensive income. For this purpose, they apply the Projected Unit Credit Method.

Remeasurements arising from defined benefit plans comprise actuarial gains and losses and are recognised in OCI. Net interest expense and other expenses related to defined benefit plans are recognised in profit or loss.

**Termination benefits**

The Group recognises employee benefit obligations on employment termination before the normal retirement date when it is demonstrably committed, based on announced plan, to terminating the employment contract with the respective individuals without possibility of withdrawal or in case of formal issuance of documents for voluntary redundancy. Termination benefits due more than 12 months are discounted and presented in the statement of financial position at their present value.

**2.19. Provisions for other liabilities and charges**

Provisions are recognized when the Group has a present obligation (legal or constructive) as a result of a past event and it is probable that an outflow of resources will be required to settle (repay) the obligation. Restructuring provisions comprise employee termination payments.

The measurement of provisions is based on the best estimate, made by the management at the reporting date, concerning the expenses that will be incurred for the settlement of the particular obligation. The estimate is discounted if the obligation maturity is long-term.

When part of the resources required to settle the obligation is expected to be recovered from a third party, the Group recognises a receivable if it is virtually certain that reimbursement will be received and its amount can be reliably measured. Income is recognised in the same category of the profit or loss for the period where the creations of the provision is charged.

**2.20. Revenue recognition**

*a) Sales of services*

Revenue comprises in the ordinary course of business the fair value of consideration received or receivable from the sale of services, net of value-added tax, rebates and discounts and after eliminating sales within the Group.

All streams of revenue are recognized on a monthly accrual basis and to the extent that it is probable that the economic benefits will flow to the company and as far as the revenue can be reliably measured.

**Revenue streams**

The Company's revenue is derived from the following telecommunication and ICT services and products:

- Outgoing traffic;
- Recurring charges;
- Leased lines and Data transmission;
- Interconnect;
- Other sales.

**BULGARIAN TELECOMMUNICATIONS COMPANY EAD**  
**NOTES TO THE CONSOLIDATED AND SEPARATE FINANCIAL STATEMENTS (Continued)**

For the year ended 31 December 2014

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**2. Summary of significant accounting policies (continued)**

**2.20. Revenue recognition (continued)**

Outgoing traffic fees for both post-paid and pre-paid customers are charged at an agreed tariff for a fixed duration of time and are recognised as revenue based upon provided services on a monthly basis. Recognition of revenue from pre-paid cards is based on actual airtime usage or the expiration of the obligation to provide service. The unused balance of the valid pre-paid cards is presented as deferred income in statement of financial position.

Recurring charges consist of monthly subscription fees and are recognised as revenue over the associated period.

Leased lines and Data transmission fees are charged at an agreed rate in accordance with dedicated capacity of BTC's data network and are recognized as revenue over the associated subscription period.

Interconnect revenue include charges to other telecommunications providers when they terminate or transit calls on BTC's network or when their customers use BTC's mobile network when in roaming. The revenues are recognised gross in the statement of comprehensive income based on real network usage and settled on a net basis, after deducting the cost of interconnection for the Company's customers calls that are routed via or terminated in other networks.

Other sales, comprise revenue generated from services not included in the streams above, which is recognised in the statement of comprehensive income when services are rendered. Revenues from premium rate services (Voice and non-voice) are recognized on a gross basis when the delivery of the service over the Group's network is the responsibility of the Group, the Group establishes the prices of these services and bears substantial risks of these services, otherwise these revenues are presented on a net basis.

For multiple-element arrangements, revenue recognition for each of the units of accounting (elements) identified must be determined separately. Revenue is recognized on the basis of the fair value of the individual elements by determining the fair value of undelivered components (residual method).

Arrangements involving the delivery of bundled products or services are separated into individual elements. Total arrangement consideration relating to the bundled contract is allocated among the different elements based on their relative fair values.

*b) Sale of goods*

Revenue 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.

*c) Interest income*

Interest income is recognised on a time-proportion basis using the effective interest method. When a receivable is impaired, the Company reduces the carrying value to its recoverable amount, being the estimated future cash flow discounted at the original effective interest rate of the instrument, and continues unwinding the discount as interest income. Interest income on impaired loans is recognised using the original effective interest rate.

*d) Dividend Income*

Dividend income is recognised when the right to receive payment is established.

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**NOTES TO THE CONSOLIDATED AND SEPARATE FINANCIAL STATEMENTS (Continued)**

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**2. Summary of significant accounting policies (continued)**

**2.21. Expenses recognition**

Operating expenses are recognized as they are incurred, following the accrual and matching concepts. Financial costs are recorded in the profit or loss for the period when incurred and comprise of: interest expense, using the effective interest method, including bank charges and other direct expenses on loans and bank guarantees, and exchange differences on loans denominated in foreign currency (net).

**2.22. Leases**

Leases are classified as finance leases whenever the terms of the lease transfer substantially all the risks and rewards of ownership to the lessee. All other leases are classified as operating leases.

**The Group as lessee**

**Finance lease**

Assets held under finance leases are initially recognized as assets of the Group at their fair value at the inception of the lease or, if lower, at the present value of the minimum lease payments. The corresponding liability to the lessor is included in the statement of financial position as Borrowings / finance lease obligation/.

Lease payments are apportioned between finance costs and reduction of the lease obligation so as to achieve a constant rate of interest on the remaining balance of the liability. Finance costs are charged directly to profit or loss. Contingent rentals are recognized as expenses in the periods in which they are incurred. Assets acquired under the terms of finance lease are depreciated on the basis of the useful life of the asset over the lease term.

**Operating lease**

Operating lease payments are recognized as an expense on a straight-line basis over the lease term, except where another systematic basis is more representative of the time pattern in which economic benefits from the leased asset are consumed. Lease incentives received are recognised as an integral part of the total lease expense, over the term of the lease.

**The Group as lessor**

**Finance lease**

When assets are leased out under a finance lease, the present value of the lease payments is recognized as a receivable. The difference between the gross receivable and the present value of the receivable is recognized as unearned finance income. Lease income is recognized over the term of the lease using the net investment method, which reflects a constant periodic rate of return.

**Operating lease**

When assets are leased out under an operating lease, the asset is included in the statement of financial position based on the nature of the asset. Lease income is recognized over the term of the lease on a straight-line basis.

**2.23. Dividends Distribution**

Dividend distribution to the company's shareholders is recognised as a liability in the group's financial statements in the period in which the dividends are approved by the company's shareholders.

**BULGARIAN TELECOMMUNICATIONS COMPANY EAD**  
**NOTES TO THE CONSOLIDATED AND SEPARATE FINANCIAL STATEMENTS (Continued)**

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**3. Financial risk management**

**3.1. Financial risk factors**

In the ordinary course of business, the Group can be exposed to a variety of financial risks the most important of which are currency risk, interest risk, price risk, credit risk, and liquidity risk. The financial risks are currently identified, measured and monitored by the Treasury Department and the Managing Directors of each company within the Group through various control mechanisms in order to establish adequate prices for the services, provided by the company, to appropriately assess the market circumstances related to its investments and the forms for maintenance of free liquid funds through preventing undue concentration of a particular risk.

Below are presented the various types of risks to which the companies of the Group are exposed upon performing their business activities as well as the adopted approach for managing these risks.

**a) Credit risk**

Credit risks or the risk of counter-parties defaulting, is controlled by the application of limits and monitoring procedures. The group has a policy of obtaining collateral from its retail customers who use mobile services and from distributors. Credit risk is managed at a BTC Group level. It arises from cash and cash equivalents, derivative financial instruments and deposits at banks, as well as from credit exposures to business and households, including overdue receivables and commitments. The carrying amount of financial assets represents the maximum credit exposure.

**Deposits at banks**

According to Treasury policy, applicable to BTC and its subsidiaries, transactions are carried out predominantly with financial institutions and banks with credit standing between B+ and A. Credit exposure is controlled by individual credit limits of counterparties, which are regularly revised and appropriately approved. The limit for each third party is determined according to its size in terms of assets and equity as well as its long-term credit rating from S&P, Moody's or Fitch. The Treasury policy also defines the financial instruments, allowed to the Treasury Department, as well as the maximum maturity.

**Receivables and commitments**

Trade receivables consist of a large number of customers, distributed by industries. The fixed net business of BTC follows the approved by CRC "General Rules of Contracts between BTC and Subscribers". The management of risk of non-payment of retail customers is carried out through a policy of suspension and termination of services, based on credit risk segmentation. The retail subscribers contracts termination follows the General Conditions.

BTC has adopted a policy for mutual connection with operators and wholesale with partners with good credit ratings by applying of respective guarantees for risk management.

The credit risk related to international accounts is managed through the availability of net arrangement between the contractual parties and by directing traffic through chosen routes in order to decrease existing exposures. There is no significant risk concentration in receivables.

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**3. Financial risk management (continued)**

**3.1. Financial risk factors (continued)**

**a) Credit risk (continued)**

The creditworthiness of the customers is evaluated according to their financial status, payment history and other factors. On the basis of the credit score individual credit limits are set in compliance with the credit policy. The levels of the credit limits and their daily observation are monitored. Most of the payments from customers of mobile services are in cash.

As a result of the assigned receivables on cash deposits in CCB in 2014 the Group has recognized loans and other receivables, representing the majority of the balance of "Other receivables" as of 31 December 2014 which amounts to BGN 126,968 thousand (see note 6) as well as intercompany receivables of BGN 18,943 thousand. The receivables are due by several counterparties, one economic group of which represents more than 30% of the total balance. The total amount of this individual exposure is fully secured by enterprise and assets pledges. Apart from this BTC Group is not exposed to credit risk from an individual partner or group of partners with similar profile. Trade relations with related parties are similar to those with third parties.

**b) Liquidity risk**

Liquidity risk arises from the mismatch of the contractual maturity of monetary assets and liabilities and the possibility that trade debtors may not be able to settle obligations to the company within the normal terms of trade. To manage such risk, the Parent company uses planning techniques, including but not limited to, arrangement of revolving and/or overdraft facilities, daily liquidity reports, and short and medium-term cash forecasts.

*Maturity analysis*

The table below presents the financial liabilities of the Group, grouped by remaining term to maturity, determined against the contractual maturity at the reporting date. The table is prepared on the basis of contracted undiscounted cash flows and the earliest date on which the liability becomes due for payment. The amounts include principal and interest.

For 2014 the financial liabilities are as follows:

For the Group:

	<b>Up to 1 month</b>	<b>From 1 to 3 months</b>	<b>From 3 months to 1 year</b>	<b>From 1 to 5 years</b>	<b>Over 5 years</b>	<b>Total</b>
Trade payables	45,263	50,062	25,921	534	3,214	124,994
Borrowings	63	1,208	57,248	965,851	-	1,024,370
<b>Total financial liabilities</b>	<b>45,326</b>	<b>51,270</b>	<b>83,169</b>	<b>966,385</b>	<b>3,214</b>	<b>1,149,364</b>

For BTC

	<b>Up to 1 month</b>	<b>From 1 to 3 months</b>	<b>From 3 months to 1 year</b>	<b>From 1 to 5 years</b>	<b>Over 5 years</b>	<b>Total</b>
Trade payables	47,166	49,977	24,997	534	3,214	125,888
Borrowings	63	1,208	57,248	965,851	-	1,024,370
<b>Total financial liabilities</b>	<b>47,229</b>	<b>51,185</b>	<b>82,245</b>	<b>966,385</b>	<b>3,214</b>	<b>1,150,258</b>

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**3. Financial risk management (continued)**

**3.1. Financial risk factors (continued)**

For 2013 the financial liabilities are as follows:

For the Group:

	<b>Up to 1 month</b>	<b>From 1 to 3 months</b>	<b>From 3 months to 1 year</b>	<b>From 1 to 5 years</b>	<b>Over 5 years</b>	<b>Total</b>
Trade payables	45,475	30,495	16,694	389	3,741	96,794
Borrowings	666	1,391	57,363	1,074,687	-	1,134,107
<b>Total financial liabilities</b>	<b>46,141</b>	<b>31,886</b>	<b>74,057</b>	<b>1,075,076</b>	<b>3,741</b>	<b>1,230,901</b>

For BTC

	<b>Up to 1 month</b>	<b>From 1 to 3 months</b>	<b>From 3 months to 1 year</b>	<b>From 1 to 5 years</b>	<b>Over 5 years</b>	<b>Total</b>
Trade payables	46,060	30,089	16,694	389	3,741	96,973
Borrowings	666	1,391	57,363	1,074,687	-	1,134,107
<b>Total financial liabilities</b>	<b>46,726</b>	<b>31,480</b>	<b>74,057</b>	<b>1,075,076</b>	<b>3,741</b>	<b>1,231,080</b>

**c) Market risk**

**Currency risk**

The main objective of Company currency risk management is to minimise any adverse effects of market volatility on exchange rates so as to provide the maximum value of foreign currency net income and under pre-determined and approved risk level.

Due to the fact that the companies within BTC Group use mainly BGN and EUR as operating currencies they are not significantly exposed to currency risk. Most of the income is generated in BGN while long term and revolving financing, interest and coupon payments and part of the capital expenses are in EUR. This mismatch has not been a problem for the past 15 years as the Bulgarian lev is pegged to the euro. At the same time the stability of the currency board needs to be monitored closely since a potential free floating of the local currency and devaluation of the BGN will significantly affect the financial situation of the Group.

Due to forecasted purchases of equipment during 2014 Company identified currency risk, arising as a result of significant exposure to the USD. According to the Treasury policy of the Company and in compliance with its foreign exchange risk management strategy, the foreign exchange risk arising from these highly probable forecasted purchases is hedged. The hedges are cash flow hedges and are classified as financial assets/liabilities at fair value through profit or loss.

When significant foreign currency exposure arises, the Company takes into account the following factors:

- Future outlook on volatility of financial market variables. These are modelled by Treasury and in accordance with best practice analytical techniques and economic models
- effect of the given foreign exchange exposure on total Company financial results
- cost of foreign exchange exposure hedging

BTC's Treasury department mainly uses forward contracts to hedge foreign exchange risk. All derivatives are entered into with credible counterparties and in compliance with the Treasury policy of the Company.

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**3. Financial risk management (continued)**

**3.1. Financial risk factors (continued)**

**c) Market risk (continued)**

**Interest rate risk**

During 2014 the Company has maintained the low level of its interest rate risk exposure, which was achieved in 2013 through a successful refinancing of the senior syndicated loan through a senior secured notes offering due 2018 with a fixed coupon of 6<sup>5</sup>/<sub>8</sub>%, as disclosed in note 16. Liabilities of BTC sensitive to interest rates amount to BGN 19,558 thousand and the interest payments are based on EURIBOR. As of 31 December, 2014 the Parent company has used no instruments to hedge possible changes in the EURIBOR levels. However, potential hedging transactions are periodically measured based on the possible interest rate levels, as well as in accordance with the market risk policy and if necessary are performed as such.

If the interest rate on borrowings were 0.1% higher, that would have resulted in an increase of interest expenses for 2014 and 2013 respectively by BGN 45 thousand and BGN 801 thousand therefore, the consolidated profit after taxation would have been BGN 26,267 thousand for 2014 and BGN 28,487 thousand for 2013. If the interest on long-term borrowings were 0.1% lower, that would result in lower interest expenses for 2014 and 2013 amounting respectively to BGN 45 thousand and BGN 801 thousand and therefore, the profit after taxation would have been BGN 26,348 thousand for 2014 and BGN 29,929 thousand for 2013.

**3.2. Capital risk management**

The Group manages its equity in order to perform its activity as a going concern and to balance the return on equity of shareholders by optimizing the debt to equity ratio in the medium term. The equity structure of BTC consists of long-term borrowings (Note 16), cash and cash equivalents (Note 5) and equity, including share capital and retained earnings.

In accordance with the Bulgarian Commercial Act as a joint-stock company BTC is required to maintain equity at an amount which is higher than its registered share capital and legal reserves at an amount of minimum 10% of the registered share capital. As at 31 December 2014, the Company's equity is in excess of its registered share capital by BGN 68,307 thousand.

Parent company's management reviews its equity structure on an annual basis. The gearing ratios as of 31 December 2014 and 2013 are as follows:

	<b>Consolidated financial statements</b>		<b>Separate financial statements</b>	
	<b>31.12.2014</b>	<b>31.12.2013</b>	<b>31.12.2014</b>	<b>31.12.2013</b>
Total borrowings	804,967	852,558	804,967	852,558
Cash and cash equivalents	(60,080)	(87,333)	(60,026)	(79,508)
Cash deposits with maturity greater than three months	(541)	(133)	(451)	(133)
<b>Net debt</b>	<b>744,346</b>	<b>765,092</b>	<b>744,490</b>	<b>772,917</b>
Equity	357,497	339,826	357,072	331,944
<b>Total capital</b>	<b>357,497</b>	<b>339,826</b>	<b>357,072</b>	<b>331,944</b>
Gearing ratio	208%	225%	208%	233%

During the period gearing has improved as a result of the partial repayment of the borrowings. The management believes that higher gearing will result in more efficient capital structure and higher returns to the shareholders but aims to keep the ratio below 300%.

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**4. Critical accounting estimates and judgments**

The Group makes estimates and assumptions concerning the future. The resulting accounting estimates could differ from the related actual results. 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 estimates and assumptions that might have a significant risk of causing a material adjustment to the carrying amounts of assets and liabilities within the next year are discussed below:

**a) Impairment of goodwill, tangible and intangible assets**

The group tests annually whether goodwill has suffered any impairment, in accordance with the accounting policy stated in note 2.6. The ability of a tangible and intangible asset to generate sufficient future economic benefits to recover its carrying amount is usually subject to greater uncertainty. In performing these assessments of recoverable amount a significant number of estimates and judgments are required including but not limited to:

- An estimate of future cash flows expected to derive from these assets,
- Expectations about possible variations in the amount or timing of those future cash flows,
- The designation of the cash generating unit for which future cash flows are derived. The cash generating units identified are the Fixed and Mobile businesses,
- The time value of money represented by weighted average cost of capital (WACC). The respective long term pre-tax WAAC rates used are: 8.8% for Fixed and 10.2% for Mobile for 2014 (8.8% and 10.2% for 2013),
- Perpetual growth rate (PGR). The respective PGR values used are: 0% for Fixed and 1% for Mobile for 2014 (0% and 1% for 2013).

As at 31 December 2014, the recoverable amount of the Group's fixed CGU was BGN 560 mln. (31 December 2013: BGN 550 mln.).

As at 31 December 2014 the Group performed impairment testing of its assets and as a result no need for impairment was identified for the Mobile business. If estimated cash flows were 10% lower or WACC/PGR were 1% higher/lower there would still be no need for impairment. These sensitivities are calculated on an individual basis as follows:

<b>Estimate</b>	<b>Change (%)</b>	<b>Effect on value in use – no impairment</b>
EBITDA margin absolute decrease	(1%)	(53,475)
WACC absolute increase	0.5%	(57,771)
PGR absolute decrease	(0.5%)	(40,608)

In 2012 forecast future cash flows for the Fixed business declined as a result of stricter termination price regulation and competitive market pressures. This caused a BGN 56,607 thousand impairment loss to be recognized in other operating expenses for the year. The recoverable amount of the asset allocated to the Fixed business had been calculated using the value in use methodology. In 2013, following certain optimisation of the operating costs and stabilisation of the revenues of the Fixed business, the Group reassessed its estimates and BGN 29,382 thousand of the initially recognised impairment has been reversed. In 2014 this trend has continued. As a result of the reassessed estimates .BGN 11,082 thousand, representing the total remaining impairment recognised in 2012, has been reversed. The impairment loss and its subsequent reversal was allocated pro rata to the individual assets allocated to the Fixed business. The sensitivity of the recoverable amount on an individual basis is as follows:

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**4. Critical accounting estimates and judgments (continued)**

<b>Estimate</b>	<b>Change (%)</b>	<b>Effect on value in use –no change in reversed impairment</b>
EBITDA margin absolute decrease	(1%)	(37,752)
WACC absolute increase	0.5%	(34,700)
PGR absolute decrease	(0.5%)	(25,733)

**b) 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. 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.

Were the actual useful lives of the assets to differ by 10% from management's estimates, the carrying value of the plant and equipment and respectively depreciation and amortization charges would be an estimated BGN 25,032 thousand higher/lower.

**c) Provisions, decommissioning costs and contingent liabilities**

As set out in Note 28 the Group is a participant in several lawsuits and administrative proceedings. The Group's treatment of obligations with uncertain timing and amount depends on the management's estimation of the amount and timing of the obligation and probability of an outflow of resources embodying economic benefits that will be required to settle the obligation (both legal or constructive).

A provision is recognized when the Group has a present obligation as a result of past events, it is probable that an outflow of resources will be required to settle the obligation and a reliable estimate can be made of the amount of the obligation. Contingent liabilities are not recognized because their 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 Group. Contingent liabilities are assessed continually to determine whether an outflow of resource embodying economic benefits has become probable. If it becomes probable that an outflow of future economic benefits will be required for an item previously dealt with as a contingent liability, a provision is recognized in the financial statements of the period in which the change in probability occurs.

**d) Going concern**

The financial statements have been prepared on a going concern basis, which assumes that the Company will continue in operational existence for the foreseeable future. In 2014 the Group realized a profit of BGN 26,307 thousand (2013 – BGN 29,208 thousand). The Group's net current assets as at 31 December 2014 is amounting to BGN 65,380 thousand (as at 31 December 2013 – BGN 51,890 thousand). The future viability of the Group depends upon the business environment as well as upon the continuing support of the owners and providers of finance. If this risk is not mitigated and if the business of the Group was to be wound down and its assets sold, adjustments would have to be made to reduce the statement of financial position value of assets to their liquidation value, to provide for further liabilities that might arise, and to reclassify property, plant and equipment and long term liabilities as current assets and liabilities. The directors, in light of their assessment of expected future cash flows, are satisfied that it is appropriate for the financial statements to be prepared on a going concern basis.

**BULGARIAN TELECOMMUNICATIONS COMPANY EAD**  
**NOTES TO THE CONSOLIDATED AND SEPARATE FINANCIAL STATEMENTS (Continued)**

For the year ended 31 December 2014

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**4. Critical accounting estimates and judgments (continued)**

**e) Subscriber acquisition costs**

Costs to acquire telecommunication customers are capitalized and amortized over the minimum enforceable contractual period as these will be recovered from the future revenue generated from the customers. In the event that a customer terminates a service contract prior to the expiration of the minimum enforceable contractual period, any unamortized customer acquisition costs are written off.

**f) Purchase price accounting**

The Group assesses the initial accounting for business combinations by identifying and determining the fair value to be assigned to the acquired identifiable assets, liabilities, contingent liabilities, and the cost of the combination. The initial accounting for business combinations is determined provisionally by the end of the period in which the combination is affected. Either the fair value to be assigned to the acquired liabilities or contingent liabilities or the cost of combination can be determined only provisionally. The Group recognizes any adjustments to those provisional values as a result of concluding the initial accounting within twelve months of the acquisition date.

**g) Allowance for impairment of trade and other receivables**

An allowance for impairment of trade and other receivables is established when there is objective evidence that the Group will not be able to collect all amounts due according to the original terms of the receivables. Significant financial difficulties of the debtor, probability that the debtor will enter bankruptcy or financial reorganisation, default or delinquency in payments (more than thirty days), and historical evidence of collectability are considered indicators that trade receivables are impaired. Certain receivables are assessed and impaired individually if it's known that it will not be collected in full. All other receivables are impaired on a group basis according to their aging structure and taking into consideration historical data on collectability.

**h) Income tax provision**

The Group is subject to income taxes in the Bulgarian tax jurisdiction. Significant judgment is required in determining the provision for income taxes. The Group recognises liabilities for anticipated tax due based on management estimates. Where the final tax outcome of these matters is different from the amounts that were initially recorded, such differences will impact the income tax and deferred tax provisions in the period in which such determination is made.

**i) Assignment of receivables on cash deposits**

The transactions for assignment of receivables on cash deposits in CCB in 2014 (as further disclosed in note 6) are executed as per the provisions of the applicable law and result in valid receivables from debtors, with security provided to BTC. In November 2014 and March 2015 amendments in the local legislation were introduced enabling the receivers of CCB to undertake certain actions against subsequent transactions performed by the debtors with the assigned receivables. Such measures may have an impact on the collectability of BTC's receivables originating from the assignments which may result in a necessity for recognition of certain allowance for impairment depending on the credit standing of the debtors at the time of reassessment.

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**NOTES TO THE CONSOLIDATED AND SEPARATE FINANCIAL STATEMENTS (Continued)**

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**5. Cash and cash equivalents**

As at 31 December 2014 and 31 December 2013 the components of the cash and cash equivalents are:

	Consolidated financial statements		Separate financial statements	
	31.12.2014	31.12.2013	31.12.2014	31.12.2013
<b>Current accounts and cash in hand</b>				
Held in BGN	48,571	15,680	48,538	14,183
Held in EUR	11,272	2,530	11,263	2,462
Held in foreign currencies other than EUR	233	785	221	615
Total current accounts and cash in hand	60,076	18,995	60,022	17,260
<b>Deposits</b>				
Held in BGN	4	68,338	4	62,248
Total deposits	4	68,338	4	62,248
<b>Total cash and cash equivalents</b>	<b>60,080</b>	<b>87,333</b>	<b>60,026</b>	<b>79,508</b>

As disclosed in Note 16 BTC secured the payments related to Company's liabilities under the bond offering by establishing a pledge on the receivables under certain bank accounts and insurance policies.

On 20.06.2014 the Bulgarian National Bank (BNB) placed one of the servicing banks of the Group - Corporate Commercial Bank (CCB) - under special supervision for a period of three months. On 22.06.2014 the Governing Council of the Bulgarian National Bank, after a detailed analysis of the situation created by the lack of liquidity of CCB and its subsidiary CB Victoria EAD - the former Credit Agricole - Bulgaria EAD (part of CCB banking group), also placed CB Victoria under special supervision for three months. On 16.09.2014 the BNB Governing Council made a decision to extend the term of special supervision of CCB and CB Victoria by another two months to 20 and 22 November, respectively. On 6 November 2014 BNB Governing Council announced its decision to revoke CCB's license for conducting banking activities and to submit petition to the competent court of law to open bankruptcy proceedings. On these grounds the cash available in current and deposit accounts at CCB as at the reporting date has been presented as receivables, as disclosed in note 6.

The CCB banking group was part of a group of companies related to Mr Tzvetan Radoev Vassilev (Mr Vassilev's Group of Companies). BGN 65,000 thousand and BGN 59,000 thousand (for the consolidated and for the separate financial statements) from the cash and cash equivalents as of 31 December 2013 were deposited in CCB.

Money kept in bank deposits can be withdrawn at any time on demand of the Company and is held to meet short term operational needs.

The availability of cash in current accounts and short term deposits is allocated in banks with long term credit ratings from S&P as follows:

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**NOTES TO THE CONSOLIDATED AND SEPARATE FINANCIAL STATEMENTS (Continued)**

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**5. Cash and cash equivalents (continued)**

Rating	Consolidated financial statements		Separate financial statements	
	31.12.2014	31.12.2013	31.12.2014	31.12.2013
A+	-	306	-	72
A	12,545	1,374	12,544	1,359
BBB+	45,318	2,434	45,303	2,434
BBB	-	228	-	101
BB+	53	381	14	381
BB	136	17	136	17
B+	-	77,968	-	70,519
B	83	-	83	-
B-	-	8	-	8
CCC	-	2	-	2
Not rated banks	73	3,258	73	3,257
<b>Total cash at current accounts and term deposits</b>	<b>58,208</b>	<b>85,976</b>	<b>58,153</b>	<b>78,150</b>

The exposure to banks with investment grade credit rating has increased and to banks with non- investment grade and without credit rating has decreased significantly as of 31 December 2014 compared to 31 December 2013.

**6. Trade and other receivables**

As at 31 December 2014 and 31 December 2013 trade receivables include:

	Consolidated financial statements		Separate financial statements	
	31.12.2014	31.12.2013	31.12.2014	31.12.2013
Trade receivables	112,918	131,203	111,864	129,607
<i>incl. international settlement receivables</i>	<i>2,374</i>	<i>2,900</i>	<i>1,574</i>	<i>1,508</i>
Intercompany receivables	18,943	1	20,167	864
Other receivables	126,968	6,685	126,465	6,669
<i>incl. loans</i>	<i>105,564</i>	<i>-</i>	<i>105,156</i>	<i>-</i>
<b>Total</b>	<b>258,829</b>	<b>137,889</b>	<b>258,496</b>	<b>137,140</b>
Provision for impairment of receivables	(24,486)	(54,960)	(24,402)	(54,946)
<b>Total Trade and other receivables</b>	<b>234,343</b>	<b>82,929</b>	<b>234,094</b>	<b>82,194</b>
<b>Incl:</b>				
Non-current portion: trade and other receivables	86,260	11,237	85,752	11,237
Provision for impairment of receivables	(1,869)	(1,122)	(1,799)	(1,122)
<b>Total non-current portion:</b>	<b>84,391</b>	<b>10,115</b>	<b>83,953</b>	<b>10,115</b>
Current portion trade and other receivables	172,569	126,652	172,744	125,903
Provision for impairment of receivables	(22,617)	(53,838)	(22,603)	(53,824)
<b>Total current portion:</b>	<b>149,952</b>	<b>72,814</b>	<b>150,141</b>	<b>72,079</b>

Other receivables as at 31 December 2014 include BGN 541 thousand and BGN 451 thousand for the consolidated and for the separate financial statements term cash deposits with maturity greater than three months (as at 31 December 2013: BGN 133 thousand).

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**NOTES TO THE CONSOLIDATED AND SEPARATE FINANCIAL STATEMENTS (Continued)**

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**6. Trade and other receivables (continued)**

As disclosed in note 5 other receivables for the consolidated and for the separate financial statements as of 31 December 2014 include respectively BGN 817 thousand and BGN 716 thousand representing the remaining cash and cash equivalents at CCB after the assignment of receivables on cash deposits amounting to BGN 129,988 thousand for the Group and BGN 129,178 for the Company (total before assignment: BGN 130,805 thousand for the Group and BGN 129,894 thousand for the Company).

As a result of the assigned to third parties receivables on cash deposits the Group has:

- recognized loans amounting to BGN 71,699 thousand and other receivables amounting to BGN 14,694 thousand. The loans have maturity dates ranging between 3 and 6 years and interest rates ranging between 6.75% and 12% p.a;
- acquired property, plant and equipment with a fair value of BGN 8,761 thousand, corresponding to the carrying amount of the assigned receivables;
- recognized loan amounting to BGN 17,633 thousand, provided to Inter V Investment Sarl., which is the parent company of Viva Telecom Bulgaria, as disclosed in note 27.

A transaction as a result of which a loan amounting to BGN 17,798 thousand is recognized may be cancelled upon occurrence of certain future events which may result in change of the debtor and additional impairment loss of approximately BGN 7 million.

In September 2014 the Company acquired corporate debt securities with face value EUR 14,277 thousand. They had stated interest of 6.0% and maturity within a 3 year term. In November 2014 the obligations under the bonds were accelerated before their maturity. As a result the Company has signed an agreement for the settlement of the due payment, according to which the debtor will owe an amount equal to the principal and the accrued interest within one year. The applicable interest rate is 6.5%.

No impairment of the loans of the Group and the Company as of 31 December 2014 has been accrued.

Based on the data disclosed by BNB for the financial position of CCB as of 30 September 2014 the management has made an assessment of the collectability of the cash in CCB. As a result impairment related to the receivables representing cash at CCB as of the above mentioned date amounting to BGN 24,961 thousand for the Group and BGN 24,336 thousand for the Company has been recognized and included under other operating expenses (note 21).

Related parties balances are shown in Note 27.

Part of the non-current trade receivables are due within two years from the end of the reporting period and relate to sales of mobile phone sets on finance lease agreements with customers. The net investment in finance leases for the Group and BTC may be analyzed as follows:

	<b>Gross receivables from finance leases</b>		<b>Net investment in finance leases</b>	
	<b>31.12.2014</b>	<b>31.12.2013</b>	<b>31.12.2014</b>	<b>31.12.2013</b>
Finance leases receivables with maturity:				
Within one year	34,497	24,253	32,368	22,486
In the second to fifth years inclusive	13,390	11,590	13,002	11,222
<b>Total receivables</b>	<b>47,887</b>	<b>35,843</b>	<b>45,370</b>	<b>33,708</b>
Less: unearned finance income	(2,517)	(2,135)	-	-
Provision for impairment of receivables	(4,537)	(3,371)	(4,537)	(3,371)
<b>Net investment in finance leases</b>	<b>40,833</b>	<b>30,337</b>	<b>40,833</b>	<b>30,337</b>

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**6. Trade and other receivables (continued)**

Movement of the allowance for impairment of accounts receivables in 2014 and 2013 is as follows:

	Consolidated financial statements		Separate financial statements	
	31.12.2014	31.12.2013	31.12.2014	31.12.2013
Balance at the beginning of the period	54,960	65,888	54,946	65,745
Accrued impairment	31,025	8,571	30,392	8,647
Impairment of receivables written off	(61,499)	(19,499)	(60,936)	(19,446)
<b>Balance at the end of the period</b>	<b>24,486</b>	<b>54,960</b>	<b>24,402</b>	<b>54,946</b>

Presented by class of customer the figures above are as follows:

**Business customers**

	Consolidated financial statements		Separate financial statements	
	31.12.2014	31.12.2013	31.12.2014	31.12.2013
Balance at the beginning of the period	14,274	20,077	14,260	19,934
Accrued impairment	26,835	1,331	26,202	1,407
Impairment of receivables written off	(32,069)	(7,134)	(31,506)	(7,081)
<b>Balance at the end of the period</b>	<b>9,040</b>	<b>14,274</b>	<b>8,956</b>	<b>14,260</b>

**Residential customers**

	Consolidated financial statements		Separate financial statements	
	31.12.2014	31.12.2013	31.12.2014	31.12.2013
Balance at the beginning of the period	40,686	45,811	40,686	45,811
Accrued impairment	4,190	7,240	4,190	7,240
Impairment of receivables written off	(29,430)	(12,365)	(29,430)	(12,365)
<b>Balance at the end of the period</b>	<b>15,446</b>	<b>40,686</b>	<b>15,446</b>	<b>40,686</b>

Impairment of receivables written off for the business customers includes BGN 24,393 thousand and BGN 23,838 for the Group and the Company related to the assigned receivables on cash deposits in CCB.

Expenses for receivables written off are recognised in Other operating expenses of the profit or loss for the period. For 2014 they amount to BGN 120 thousand for the consolidated and individual financial statements (2013: BGN 200 thousand)

As of 31 December, 2014 and 31 December, 2013 receivables of the Group at the amount of BGN 6,683 thousand and 7,307 thousand were assessed individually and the impairment amounts to 5,284 thousand and 5,773 thousand.

As of 31 December, 2014 and 31 December, 2013 receivables of the Company at the amount of BGN 6,571 thousand and 7,307 thousand were assessed individually and the impairment amounts to 5,203 thousand and 5,773 thousand.

**BULGARIAN TELECOMMUNICATIONS COMPANY EAD**  
**NOTES TO THE CONSOLIDATED AND SEPARATE FINANCIAL STATEMENTS (Continued)**

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**6. Trade and other receivables (continued)**

As of 31 December 2014 and 31 December 2013 the age structure of overdue receivables not impaired is as follows:

	Consolidated financial statements		Separate financial statements	
	31.12.2014	31.12.2013	31.12.2014	31.12.2013
From 60 to 90 days	210	231	109	248
From 91 to 180 days	205	411	388	419
From 181 to 360 days	20	396	127	132
Above 1 year	467	728	860	727
<b>Total</b>	<b>902</b>	<b>1,766</b>	<b>1,484</b>	<b>1,526</b>

As of the reporting date the accounts with major (the five biggest) counterparties in the trade receivables for the Group and the Company are as follows:

Type statements	Consolidated and separate financial statements	Carrying amount of the receivable as of	
		31.12.2014	31.12.2013
In the country		1,987	1,637
In the country		964	957
In the country		615	603
In the country		569	600
In the country		545	433

BGN 43,075 thousand from the other receivables balance as at the reporting date are due from one debtor. There are no other debtors who represent more than 15% of the total balance of other receivables.

The carrying amounts of the Group's receivables are denominated in the following currencies:

	31.12.2014	31.12.2013
BGN	108,096	81,050
EUR	126,229	1,842
SDR	3	29
USD	15	8
<b>Total</b>	<b>234,343</b>	<b>82,929</b>

**7. Inventories**

The materials and supplies as of 31 December 2014 and 31 December 2013 are as follows:

	Consolidated and separate financial statements	
	31.12.2014	31.12.2013
Materials and supplies, net	5,003	5,035
Merchandise and other, net	29,738	32,227
<b>Total materials and supplies</b>	<b>34,741</b>	<b>37,262</b>

Impairment charges related to the inventory items for 2014 were BGN 1,407 thousand for the group and the company (2013 – BGN 1,113 thousand). The reversal of write-downs amounted to BGN 21 thousand (2013: BGN 6 thousand). The write-downs and reversals are included in Other operating expenses.

**BULGARIAN TELECOMMUNICATIONS COMPANY EAD**  
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**8. Assets classified as held for sale**

	<b>Consolidated and separate financial statements</b>	
	<b>31.12.2014</b>	<b>31.12.2013</b>
Real estate, held for sale	1,852	1,533
<b>Total assets held for sale</b>	<b>1,852</b>	<b>1,533</b>

As of 31 December 2014 BTC has signed several preliminary agreements for the sale of real estates. Their net book value is reported in the statement of financial position as Assets classified as held for sale.

**9. Other assets**

	<b>Consolidated and separate financial statements</b>	
	<b>31.12.2014</b>	<b>31.12.2013</b>
Prepayments and deferred expenses	9,505	9,163
Subscriber acquisition costs and other	1,982	3,486
<b>Total other assets</b>	<b>11,487</b>	<b>12,649</b>
<i>Incl.</i>		
<b>Other current assets</b>	<b>9,497</b>	<b>11,066</b>
<b>Other non-current assets</b>	<b>1,990</b>	<b>1,583</b>

Subscriber acquisition cost, representing mainly fees paid to distributors for the Group and the Company are amounting to BGN 1,960 thousand as of 31 December 2014. For 2013 they amount to BGN 2,943 thousand. The amortization expense related to these subscriber acquisition costs is amounting to BGN 5,354 thousand for 2014 and BGN 7,721 thousand for 2013.

Subscriber acquisition costs and other assets include also intellectual rights, amounting to BGN 22 thousand as of 31 December 2014 (2013: BGN 27 thousand), for which amortisation expense amounting to BGN 129 thousand has been recognised in profit or loss for 2014 (2013: BGN 140 thousand).

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**NOTES TO THE CONSOLIDATED AND SEPARATE FINANCIAL STATEMENTS (Continued)**

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**10. Property, plant and equipment**

The composition of property, plant and equipment for the Group as of 31 December 2014 and 31 December 2013 is as follows:

	Switching	Transmission	Land	General support	Construction in progress	Total
<i>Gross Book Value</i>						
<b>At 1 January 2013</b>	<b>1,394,161</b>	<b>866,159</b>	<b>9,181</b>	<b>260,921</b>	<b>53,939</b>	<b>2,584,361</b>
Revaluation	-	-	(158)	-	-	(158)
Additions	(366)	-	-	65	113,473	113,172
Transfers	79,457	28,639	-	15,453	(123,549)	-
Transfer of impairment	-	-	-	-	30	30
Impairment	-	-	-	-	(137)	(137)
Assets held for sale	-	-	-	30	-	30
Disposals	(41,133)	(33,875)	-	(9,640)	(546)	(85,194)
<b>At 31 December 2013</b>	<b>1,432,119</b>	<b>860,923</b>	<b>9,023</b>	<b>266,829</b>	<b>43,210</b>	<b>2,612,104</b>
Revaluation	-	-	(666)	-	-	(666)
Additions	(288)	-	-	4	120,483	120,199
Transfers	73,679	26,557	-	23,740	(123,976)	-
Impairment	-	-	-	(4)	1	(3)
Assets held for sale	-	-	(430)	(942)	-	(1,372)
Disposals	(63,955)	(46,593)	(47)	(10,428)	(493)	(121,516)
<b>At 31 December 2014</b>	<b>1,441,555</b>	<b>840,887</b>	<b>7,880</b>	<b>279,199</b>	<b>39,225</b>	<b>2,608,746</b>
<i>Accumulated depreciation and impairment</i>						
<b>At 1 January 2013</b>	<b>922,581</b>	<b>607,021</b>	-	<b>170,150</b>	-	<b>1,699,752</b>
Depreciation charged	123,288	19,340	-	24,893	-	167,521
Transfer of impairment	13	11	-	-	-	24
Impairment reversal, net	(12,676)	(15,306)	-	(459)	-	(28,441)
Assets held for sale	-	-	-	(11)	-	(11)
Disposals	(37,187)	(33,715)	-	(9,241)	-	(80,143)
<b>At 31 December 2013</b>	<b>996,019</b>	<b>577,351</b>	-	<b>185,332</b>	-	<b>1,758,702</b>
Depreciation charged	123,820	21,259	-	21,430	-	166,509
Impairment reversal, net	(3,760)	(7,149)	-	(75)	-	(10,984)
Assets held for sale	-	-	-	(436)	-	(436)
Disposals	(61,343)	(45,955)	-	(10,083)	-	(117,381)
<b>At 31 December 2014</b>	<b>1,054,736</b>	<b>545,506</b>	-	<b>196,168</b>	-	<b>1,796,410</b>
<i>Net book value</i>						
<b>At 31 December 2013</b>	<b>436,100</b>	<b>283,572</b>	<b>9,023</b>	<b>81,497</b>	<b>43,210</b>	<b>853,402</b>
<b>At 31 December 2014</b>	<b>386,819</b>	<b>295,381</b>	<b>7,880</b>	<b>83,031</b>	<b>39,225</b>	<b>812,336</b>

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**NOTES TO THE CONSOLIDATED AND SEPARATE FINANCIAL STATEMENTS (Continued)**

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**10. Property, plant and equipment (continued)**

The composition of property, plant and equipment on BTC stand alone basis as of 31 December 2014 and 31 December 2013 is as follows:

	Switching	Transmission	Land	General support	Construction in progress	Total
<i>Gross Book Value</i>						
<b>At 1 January 2013</b>	<b>1,394,161</b>	<b>866,159</b>	<b>9,181</b>	<b>261,457</b>	<b>53,939</b>	<b>2,584,897</b>
Revaluation	-	-	(158)	-	-	(158)
Additions	(366)	-	-	65	113,459	113,158
Transfers	79,457	28,639	-	15,439	(123,535)	-
Transfer of impairment	-	-	-	-	30	30
Impairment	-	-	-	-	(137)	(137)
Assets held for sale	-	-	-	30	-	30
Disposals	(41,133)	(33,875)	-	(10,235)	(546)	(85,789)
<b>At 31 December 2013</b>	<b>1,432,119</b>	<b>860,923</b>	<b>9,023</b>	<b>266,756</b>	<b>43,210</b>	<b>2,612,031</b>
Revaluation	-	-	(666)	-	-	(666)
Additions	(288)	-	-	4	120,483	120,199
Transfers	73,679	26,557	-	23,740	(123,976)	-
Impairment	-	-	-	(4)	1	(3)
Assets held for sale	-	-	(430)	(942)	-	(1,372)
Disposals	(63,955)	(46,593)	(47)	(10,428)	(493)	(121,516)
<b>At 31 December 2014</b>	<b>1,441,555</b>	<b>840,887</b>	<b>7,880</b>	<b>279,126</b>	<b>39,225</b>	<b>2,608,673</b>
<i>Accumulated depreciation and impairment</i>						
<b>At 1 January 2013</b>	<b>922,581</b>	<b>607,021</b>	-	<b>170,686</b>	-	<b>1,700,288</b>
Depreciation charged	123,288	19,340	-	24,892	-	167,520
Transfer of impairment	13	11	-	-	-	24
Impairment reversal, net	(12,676)	(15,306)	-	(459)	-	(28,441)
Assets held for sale	-	-	-	(11)	-	(11)
Disposals	(37,187)	(33,716)	-	(9,836)	-	(80,739)
<b>At 31 December 2013</b>	<b>996,019</b>	<b>577,350</b>	-	<b>185,272</b>	-	<b>1,758,641</b>
Depreciation charged	123,820	21,259	-	21,427	-	166,506
Impairment reversal, net	(3,760)	(7,149)	-	(75)	-	(10,984)
Assets held for sale	-	-	-	(436)	-	(436)
Disposals	(61,343)	(45,955)	-	(10,083)	-	(117,381)
<b>At 31 December 2014</b>	<b>1,054,736</b>	<b>545,505</b>	-	<b>196,105</b>	-	<b>1,796,346</b>
<i>Net book value</i>						
<b>At 31 December 2013</b>	<b>436,100</b>	<b>283,573</b>	<b>9,023</b>	<b>81,484</b>	<b>43,210</b>	<b>853,390</b>
<b>At 31 December 2014</b>	<b>386,819</b>	<b>295,382</b>	<b>7,880</b>	<b>83,021</b>	<b>39,225</b>	<b>812,327</b>

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**10. Property, plant and equipment (continued)**

The impairment for 2014 and 2013 includes the reversed impairment loss for the assets of the Fixed business CGU as disclosed in note 4a amounting respectively to BGN 11,078 thousand and BGN 29,301 thousand, as well as impairment loss/(reversal of impairment loss) for individual assets amounting respectively to BGN (97) thousand and BGN 997 thousand.

As disclosed in note 16 BTC has signed an agreement to secure payments related to the Parent company's liabilities under the bond offering by establishing a pledge on real estate properties, which net book value as of 31 December 2014 amounted to BGN 8,192 thousand. As of 31 December 2013 their net book value amounted to BGN 9,189 thousand.

On the basis of § 8 Para 1 of Transitional and concluding provisions to the Law for amendment and supplement of the law for privatization and post-privatization control the Agency for Privatization and Post-privatization Control imposed statutory mortgages on 122 properties of BTC with a net book value as of 31 December 2014 amounting to BGN 560 thousand (BGN 3,972 thousand for 369 properties as of 31 December 2013). They are included in General support and Land above except for 2 properties with net book value as of 31 December 2014 amounting to BGN 15 thousand which are included in Assets classified as held for sale (BGN 1,533 thousand for 5 properties as of 31 December 2013).

**Measurement of fair value**

*Fair value hierarchy*

Land is measured at fair value, in accordance with the revaluation model of IAS 16. The fair value of land was determined as at 31 December 2012 by external, independent property valuers, having appropriate recognized professional qualification and recent experience in the location and category of the property being valued.

The fair value measurement for land of BGN 7,880 thousand has been categorised as a Level 3 fair value based on the inputs to the valuation technique used.

The following table shows a reconciliation from the opening balances to the closing balances for Level 3 fair values.

Balance at 1 January 2014	9,023
Disposals	(47)
<b>Loss included in other comprehensive income</b>	
• Changes in fair value (unrealised)	(666)
Transfers out of Level 3	(430)
<b>Balance at 31 December 2014</b>	<u>7,880</u>

The change in fair value recognised in 2014 relate to specific properties for which impairment indications existed.

In 2014 the Company has signed preliminary agreement for the sale of a land plot, which has been transferred to Assets classified as held for sale.

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**10. Property, plant and equipment (continued)**

*Valuation technique and significant unobservable inputs*

The valuation technique used is Market comparison - the fair value is based on the market price of properties with similar location and category. At the date of valuation no active market existed and the market value was determined based on offers to sell similar plots under the assumption that these are the end prices. The offered prices have been adjusted with: discount rate ranging from 10% to 15% to reflect the actual reduction in the offered price, based on the trends of actual transactions; adjustment coefficients, derived on the basis of characteristics of the respective plots like size, environmental and geomorphologic condition, level of development and transport accessibility, and improvements of the land. The estimated fair value of the individual properties would increase/(decrease) had the respective discount rate were lower/(higher) and the adjustments coefficients were higher/(lower).

**11. Intangible assets**

As of 31 December 2014 and 31 December 2013 intangible assets of the Group are as follows

	<b>Licenses</b>	<b>Software</b>	<b>Other intangible assets</b>	<b>Intangible assets under construction</b>	<b>Total</b>
<i>Gross book value</i>					
<b>At 1 January 2013</b>	<b>126,378</b>	<b>561,190</b>	<b>29,645</b>	<b>1,704</b>	<b>718,917</b>
Additions(Transfers)	166	39,896	10,372	683	51,117
Disposals	-	(31,843)	(5,537)	-	(37,380)
<b>At 31 December 2013</b>	<b>126,544</b>	<b>569,243</b>	<b>34,480</b>	<b>2,387</b>	<b>732,654</b>
Additions(Transfers)	159	32,357	13,860	1,499	47,875
Disposals	-	(37,167)	(7,053)	-	(44,220)
<b>At 31 December 2014</b>	<b>126,703</b>	<b>564,433</b>	<b>41,287</b>	<b>3,886</b>	<b>736,309</b>
<i>Accumulated amortization and impairment</i>					
<b>At 1 January 2013</b>	<b>40,684</b>	<b>381,711</b>	<b>11,472</b>	-	<b>433,867</b>
Amortization charge	7,317	67,351	8,941	-	83,609
Impairment	-	(25)	(56)	-	(81)
Disposals	-	(31,777)	(5,179)	-	(36,956)
<b>At 31 December 2013</b>	<b>48,001</b>	<b>417,260</b>	<b>15,178</b>	-	<b>480,439</b>
Amortization charge	7,335	64,326	12,154	-	83,815
Impairment	-	(4)	-	-	(4)
Disposals	-	(36,791)	(6,542)	-	(43,333)
<b>At 31 December 2014</b>	<b>55,336</b>	<b>444,791</b>	<b>20,790</b>	-	<b>520,917</b>
<i>Net book value</i>					
<b>At 31 December 2013</b>	<b>78,543</b>	<b>151,983</b>	<b>19,302</b>	<b>2,387</b>	<b>252,215</b>
<b>At 31 December 2014</b>	<b>71,367</b>	<b>119,642</b>	<b>20,497</b>	<b>3,886</b>	<b>215,392</b>

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**11. Intangible assets (continued)**

As of 31 December 2014 and 31 December 2013 intangible assets on BTC stand alone bases are as follows:

	<b>Licenses</b>	<b>Software</b>	<b>Other intangible assets</b>	<b>Intangible assets under construction</b>	<b>Total</b>
<i>Gross book value</i>					
<b>At 1 January 2013</b>	<b>126,323</b>	<b>561,190</b>	<b>29,645</b>	<b>1,704</b>	<b>718,862</b>
Additions(Transfers)	166	39,896	10,372	683	51,117
Disposals	-	(31,843)	(5,537)	-	(37,380)
<b>At 31 December 2013</b>	<b>126,489</b>	<b>569,243</b>	<b>34,480</b>	<b>2,387</b>	<b>732,599</b>
Additions(Transfers)	159	32,357	13,860	1,499	47,875
Disposals	-	(37,167)	(7,053)	-	(44,220)
<b>At 31 December 2014</b>	<b>126,648</b>	<b>564,433</b>	<b>41,287</b>	<b>3,886</b>	<b>736,254</b>
<i>Accumulated amortization and impairment</i>					
<b>At 1 January 2013</b>	<b>40,637</b>	<b>381,711</b>	<b>11,472</b>	-	<b>433,820</b>
Amortization charge	7,316	67,351	8,941	-	83,608
Impairment	-	(25)	(56)	-	(81)
Disposals	-	(31,776)	(5,179)	-	(36,955)
<b>At 31 December 2013</b>	<b>47,953</b>	<b>417,261</b>	<b>15,178</b>	-	<b>480,392</b>
Amortization charge	7,335	64,325	12,154	-	83,814
Impairment	-	(4)	-	-	(4)
Disposals	-	(36,791)	(6,542)	-	(43,333)
<b>At 31 December 2014</b>	<b>55,288</b>	<b>444,791</b>	<b>20,790</b>	-	<b>520,869</b>
<i>Net book value</i>					
<b>At 31 December 2013</b>	<b>78,536</b>	<b>151,982</b>	<b>19,302</b>	<b>2,387</b>	<b>252,207</b>
<b>At 31 December 2014</b>	<b>71,360</b>	<b>119,642</b>	<b>20,497</b>	<b>3,886</b>	<b>215,385</b>

The majority of other intangible assets represents the acquired distribution network in the business combination with Kimimpex – TL OOD and the capitalized customer acquisition and retention expenses with contractual periods longer than one year. Their net book value as of 31 December 2014 is respectively BGN 6,233 thousand and BGN 12,910 thousand (2013 - BGN 7,730 thousand and BGN 9,298 thousand). The impairment for 2014 and 2013 includes the reversed impairment recognised for the assets of the Fixed business CGU as disclosed in note 4a amounting respectively to BGN 4 thousand and BGN 81 thousand.

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**12. Investments**

Investments as of 31 December 2014 and 31 December 2013 are as follows:

	Share	Consolidated financial statements		Separate financial statements	
		31.12.2014	31.12.2013	31.12.2014	31.12.2013
<b>Investments</b>					
Equity securities – available-for-sale					
Eutelsat	0%	-	7,595	-	7,595
Intersputnik	4.79%	369	178	369	178
Sofia Commodity Exchange	5%	13	13	13	13
Total equity securities available for sale		<b>382</b>	<b>7,786</b>	<b>382</b>	<b>7,786</b>
Corporate debt securities – loans and receivables		-	37,351	-	37,351
Forward exchange contracts for hedging		271	-	271	
Subsidiaries					
BTC Net	100%	-	-	799	799
Total investments in subsidiaries		-	-	<b>799</b>	<b>799</b>
<b>Total investments</b>		<b>653</b>	<b>45,137</b>	<b>1,452</b>	<b>45,936</b>
<i>Incl.</i>					
<b>Current investments</b>		<b>271</b>	<b>145</b>	<b>271</b>	<b>145</b>
<b>Non-current investments</b>		<b>382</b>	<b>44,992</b>	<b>1,181</b>	<b>45,791</b>

The investment in Eutelsat as of 31 December 2013 is presented at fair value based on the market price of the shares at the reporting date. The other investments in equity securities are measured at cost less accumulated impairment (if any) since these securities are not listed and their fair value cannot be reliably estimated.

In May and July 2014 BTC sold 100% of its shares in Eutelsat. The total proceeds from the sale amounted to EUR 4,367 thousand (BGN 8,542 thousand).

On 4 April 2014 BTC sold 100% of its corporate debt securities available as of 31 December 2013. The total proceeds from the sale amounted to EUR 19,450 thousand (BGN 38,040 thousand).

In the separate financial statements the investments in subsidiaries are measured at cost, less any impairment.

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**13. Trade payables**

The payables to suppliers as of 31 December 2014 and 31 December 2013 are as follows:

	Consolidated financial statements		Separate financial statements	
	31.12.2014	31.12.2013	31.12.2014	31.12.2013
Payables to suppliers of non-current assets	55,470	33,869	55,470	33,869
Payables to international telecom operators - interconnect	21,361	14,105	19,854	12,899
Payables to suppliers of network maintenance	3,377	3,433	3,377	3,433
Payables to domestic telecom operators	1,067	546	881	480
Payables to suppliers of equipment and goods for customers	472	3,185	472	3,185
Payables to related parties (Note 27)	-	-	2,587	1,452
Others	43,247	41,656	43,247	41,655
<b>Total trade payables</b>	<b>124,994</b>	<b>96,794</b>	<b>125,888</b>	<b>96,973</b>
<i>Incl.</i>				
<b>Non-current portion</b>	<b>3,748</b>	<b>4,130</b>	<b>3,748</b>	<b>4,130</b>
<b>Current portion</b>	<b>121,246</b>	<b>92,664</b>	<b>122,140</b>	<b>92,843</b>

Other payables include outstanding balances of suppliers of fuel, utilities, advertising, inventories, and other.

**14. Other payables**

Other payables as of 31 December 2014 and 31 December 2013 are as follows:

	Consolidated financial statements		Separate financial statements	
	31.12.2014	31.12.2013	31.12.2014	31.12.2013
Payables to employees	18,449	13,841	18,449	13,841
Social securities	3,738	2,355	3,738	2,355
Personal income tax payable	1,522	984	1,522	984
VAT	1,018	71	986	-
Advances from clients	916	770	916	770
Payables for license fee	347	747	347	744
Withholding and other taxes	76	764	76	764
Forward exchange contracts used for hedging	-	162	-	162
Cable project MECMA	-	1,114	-	1,114
Others	5,438	4,668	5,418	4,668
<b>Total other payables</b>	<b>31,504</b>	<b>25,476</b>	<b>31,452</b>	<b>25,402</b>

The liabilities under Cable projects MECMA as of 31 December 2013 amounting to BGN 1,114 thousand originated as a result of BTC's role as a Central Billing Party (CBP) in the MECMA 2010 Agreement for maintenance of submarine cables in the Mediterranean Sea, Red Sea and Black Sea area. During 2014 BTC was appointed as CBP in the MECMA 2014 Agreement. According to the terms of the agreement the Company acts as an agent of the MECMA members and the respective payables and cash availability are booked as off-balance sheet items. BGN 11,869 thousand of the cash related to MECMA as of 31 December 2014 is in bank account at CCB.

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**15. Provisions for other liabilities and charges**

**Consolidated and individual financial statements**

	<b>Decommissioning</b>	<b>Restructuring</b>	<b>Legal claims</b>	<b>Total</b>
<b>At 1 January 2014</b>	<b>8,668</b>	<b>1,407</b>	<b>8,840</b>	<b>18,915</b>
Charged to profit or loss	-	354	488	842
Recognised in the statement of financial position	(288)	-	-	(288)
Used during the year	(18)	(743)	(4,847)	(5,608)
Unwinding of discount	355	-	-	355
<b>At 31 December 2014</b>	<b>8,717</b>	<b>1,018</b>	<b>4,481</b>	<b>14,216</b>

Analysis of provision in consolidated financial statements

	<b>31.12.2014</b>	<b>31.12.2013</b>
Non-current (decommissioning costs)	8,717	8,668
Current	5,499	10,247
<b>Total</b>	<b>14,216</b>	<b>18,915</b>

**Decommissioning**

A provision has been recognised for decommissioning costs associated with mobile sites. The provision has been capitalized to the cost of the sites with the amount of the present value of the decommissioning obligation after ceasing operation. The respective discount rate used for 2014 and 2013 is 3.8% and 4%.

**Restructuring**

The Provision for employment termination is related to the decision for restructuring the activities of the Group in 2015 and is recognised as a staff cost in the profit or loss for the year ended 2014.

**Legal claims**

The amounts represent a provision for labour disputes, legal claim of customers and certain penalties imposed on the Group by the Commission for Protection of Competition (CPC) and Communications Regulation Commission (CRC).

**16. Borrowings**

The debts in the consolidated and separate financial statements are as follows:

	<b>31.12.2014</b>	<b>31.12.2013</b>
Secured bond issue	773,356	768,970
Revolving credit	19,597	68,586
Trade credits	10,499	11,768
Financial lease	1,515	3,234
<b>Total borrowings</b>	<b>804,967</b>	<b>852,558</b>
Including:		
<b>Current borrowings</b>	<b>12,517</b>	<b>10,975</b>
<b>Non-current borrowings</b>	<b>792,450</b>	<b>841,583</b>

On 17 August 2007 BTC became a party to a loan agreement together with certain companies from the group of its former parent company. In October 2012 the loans of BTC group were restructured through a combination of debt repayment, equity conversion and an outright debt write off, as well as in a change of the ownership of BTC. The existing credit facilities of BTC under the loan agreement were consolidated into a single facility, whereas the aggregate principal amount of the Company's borrowings was reduced to EUR 452,099 thousand.

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**16. Borrowings (continued)**

In November 2013 BTC announced the successful completion of its debut bond offering of €400 million 6% % Senior Secured Notes due 2018 on the Irish Stock Exchange pursuant to Rule 144A / Regulation S (the "Notes"). The proceeds from the bond offering were used by the Company to repay its existing indebtedness under the amended and restated loan agreement in full. The interest on the Notes is payable semi-annually on May 15 and November 15 of each year, commencing May 15, 2014. In relation to the admission of the Notes the Company received a credit rating of B1 by Moody's and BB- by Standard & Poor's Ratings Services.

The liabilities of the Company under the Notes are guaranteed by BTC Net EOOD (subsidiary) and are secured by : 1) a first ranking non-possessory pledge in accordance with the Special Pledges Act on the going concern of the Company, which includes among other assets the shares of the Company in BTC Net, certain real estates and receivables of the Company under certain bank accounts and insurance policies and 2) first ranking pledge in accordance with the Agreements on Financial Collateral Act on receivables of the Company under certain bank accounts and insurance policies. The liabilities of the Company under the Notes are guaranteed as well by an additional security provided by BTC Net EOOD in a form of a first ranking non-possessory pledge in accordance with the Special Pledges Act over its going concern which includes among other assets the receivables of BTC Net under certain bank accounts. The shares of the Company owned by Viva Telecom Bulgaria EOOD are also pledged in favour of the bondholders in accordance with the Agreements on Financial Collateral Act.

Simultaneously with the bond offering BTC has concluded EUR 35 million Revolving Credit Facility with Societe Generale Expressbank AD under which the Company may borrow funds for the repayment of its debt under the amended and restated loan agreement, financing of its working capital purposes and issue of bank guarantees and letters of credit. The revolving credit facility is available up to 30 November 2016. The interest on the principal amounts owing by the Company under the revolving credit facility is payable monthly and was initially agreed to be the aggregate of 1 month EURIBOR plus a margin of 4% per year. Effective from 26 May 2014 the margin was reduced to 3,75% per year.

The liabilities of the Company under the revolving credit facility are secured on a senior secured basis by the same scope and type of security provided by the Company to secure its obligations to the bondholders under the Notes.

**Trade credits**

Certain assets of the mobile network of the Company have been purchased under a trade credit agreement. The contracted term is four years and the instalments are payable quarterly. The future payments are discounted to their net present value at the reporting date using an effective borrowing rate of 5.56%.

**Obligations under Finance lease**

Certain part of BTC's software is leased under the terms of finance lease. The lease term is 3 years and the effective borrowing rate is 5.798%. The fair value of Group's and Company's lease obligations approximates their carrying amount.

	Minimum lease payments		Present value of minimum lease payments	
	31.12.2014	31.12.2013	31.12.2014	31.12.2013
Finance lease payables with maturity:				
Within one year	1,595	1,888	1,515	1,803
In the second to fifth years inclusive	-	1,595	-	1,431
<b>Total payables</b>	<b>1,595</b>	<b>3,483</b>	<b>1,515</b>	<b>3,234</b>
Less: future finance charges	(80)	(249)	-	-
<b>Present value of lease obligations</b>	<b>1,515</b>	<b>3,234</b>	<b>1,515</b>	<b>3,234</b>

The net book value of the assets acquired under finance lease arrangements as of 31 December 2014 is BGN 2,144 thousand (2013: BGN 4,475 thousand).

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**17. Deferred tax assets and liabilities**

As of 31 December, 2014 and 2013 the deferred tax, are as it follows:

Consolidated financial statements:

<b>Deferred tax assets</b>	<b>Tax loss carried forward</b>	<b>Allowance for impairment of receivables</b>	<b>Property, plant, equipment and intangible assets</b>	<b>Expense accruals</b>	<b>Total</b>
<b>At 1 January 2013</b>	-	<b>14</b>	-	-	<b>14</b>
Charged to the profit/(loss) for the year	-	(13)	-	-	(13)
<b>At 31 December 2013</b>	-	<b>1</b>	-	-	<b>1</b>
(Charged)/credited to the profit/(loss) for the year	-	7	(1)	-	6
<b>At 31 December 2014</b>	-	<b>8</b>	<b>(1)</b>	-	<b>7</b>

<b>Deferred tax liabilities</b>	<b>Retirement benefit obligations</b>	<b>Allowance for impairment of receivables</b>	<b>Property, plant, equipment and intangible assets</b>	<b>Expense accruals</b>	<b>Cash flow hedges</b>	<b>Total</b>
<b>At 1 January 2013</b>	<b>(92)</b>	<b>(6,568)</b>	<b>33,405</b>	<b>(9,554)</b>	<b>(5)</b>	<b>17,186</b>
Charged/(credited) to the profit/(loss) for the year	(95)	1,080	(3,007)	3,558	-	1,536
Charged/(credited) to other comprehensive income for the year	-	-	(16)	-	(10)	(26)
<b>At 31 December 2013</b>	<b>(187)</b>	<b>(5,488)</b>	<b>30,382</b>	<b>(5,996)</b>	<b>(15)</b>	<b>18,696</b>
Charged/(credited) to the profit/(loss) for the year	(22)	3,050	(8,087)	1,533	-	(3,526)
Charged/(credited) to other comprehensive income for the year	-	-	(76)	-	46	(30)
<b>At 31 December 2014</b>	<b>(209)</b>	<b>(2,438)</b>	<b>22,219</b>	<b>(4,463)</b>	<b>31</b>	<b>15,140</b>

<b>Deferred tax (charge)/credit to the profit/(loss) for the year</b>	<b>2014</b>	<b>2013</b>
Deferred tax liabilities	3,526	(1,536)
Deferred tax assets	6	(13)
<b>Total (charged)/credited to the profit/(loss) for the year</b>	<b>3,532</b>	<b>(1,549)</b>

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**17. Deferred tax assets and liabilities (continued)**

Separate financial statements:

<b>Deferred tax liabilities</b>	<b>Retirement benefit obligations</b>	<b>Allowance for impairment of receivables</b>	<b>Property, plant, equipment and intangible assets</b>	<b>Expense accruals</b>	<b>Cash flow hedges</b>	<b>Total</b>
<b>At 1 January 2013</b>	<b>(92)</b>	<b>(6,568)</b>	<b>33,405</b>	<b>(9,554)</b>	<b>(5)</b>	<b>17,186</b>
Charged/(credited) to the profit/(loss) for the year	(95)	1,080	(3,007)	3,558	-	1,536
Charged/(credited) to other comprehensive income for the year	-	-	(16)	-	(10)	(26)
<b>At 31 December 2013</b>	<b>(187)</b>	<b>(5,488)</b>	<b>30,382</b>	<b>(5,996)</b>	<b>(15)</b>	<b>18,696</b>
Charged/(credited) to the profit/(loss) for the year	(22)	3,050	(8,087)	1,533	-	(3,526)
Charged/(credited) to other comprehensive income for the year	-	-	(76)	-	46	(30)
<b>At 31 December 2014</b>	<b>(209)</b>	<b>(2,438)</b>	<b>22,219</b>	<b>(4,463)</b>	<b>31</b>	<b>15,140</b>

<b>Deferred tax credit to the profit/(loss) for the year</b>	<b>2014</b>	<b>2013</b>
Deferred tax liabilities	3,526	(1,536)
<b>Total (charged)/credited to the profit/(loss) for the year</b>	<b>3,526</b>	<b>(1,536)</b>

Deferred tax assets and liabilities for different taxable entities are not offset as they cannot be settled on a net basis and it is not expected that the assets will be realised and the liabilities will be settled simultaneously in the future.

Deferred tax assets and liabilities are measured using the tax rates expected to apply to taxable income in the years in which those temporary differences are expected to be recovered or settled. The deferred tax assets and liabilities as of 31 December 2014 and 2013 are calculated in these financial statements at 10% tax rate which is effective as of 1 January 2007.

The last period audited by the tax authorities for BTC is 2006. As of the reporting date two open tax audits are ongoing, covering respectively the periods January 2007 – December 2009 and January 2010 – December 2013.

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**18. Retirement benefit obligations**

In compliance with the Labour Code, the Parent company owes compensation at retirement to all the employees. The compensation of employees with 10 year experience in the Company is 6 gross monthly salaries; for the employees having less than 10 year experience the compensation is 2 gross monthly salaries.

Currently no assets have been allocated for covering the long-term staff benefits in a separate fund and there are no legal requirements for the establishment of such.

The present consolidated and separate financial statements include a provision for employee benefits obligation which is measured applying the projected unit credit method.

The movement of the liability, recognized in the statement of financial position, is as follows:

	<b>Consolidated and separate financial statements</b>	
	<b>31.12.2014</b>	<b>31.12.2013</b>
<b>Liability at the beginning of the period</b>	<b>1,956</b>	<b>917</b>
<i>Past service cost</i>	39	871
<i>Current service cost</i>	287	98
<i>Interest cost</i>	75	40
Total cost recognized in profit or loss	401	1,009
Remeasurements – actuarial loss recognised in OCI	912	88
Payments to retirees	(174)	(58)
<b>Liability at the end of the period</b>	<b>3,095</b>	<b>1,956</b>

The following principal assumptions have been used in the estimation of the liability:

	<b>31.12.2014</b>	<b>31.12.2013</b>
Discount rate at 31 December	3.8%	4%
Future salary increases per year	From 3% to 4%	From 3% to 4.5%
Average age of retirement – male employees	65	65
Average age of retirement – female employees	63	63

The Management has used in the estimation of the liability for retirement benefit obligations the assumption that voluntary leave of personnel, without any compensation, will be negligible.

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**18. Retirement benefit obligations (continued)**

Assumptions regarding future mortality experience are set based on actuarial advice in accordance with published statistics. Mortality assumptions are based on the statistical information, provided by the National Statistical Institute for the total mortality of the population in Bulgaria for the period 2011 – 2013.

The calculation of the defined benefit obligation is sensitive to the assumptions set out above. The following table summarises how the impact of the defined benefit obligation at the end of the reporting period would have increased (decreased) as a result of a change in the respective assumptions by one percent.

<i>Effect in thousands of BGN</i>	<b>Defined benefit obligation</b>		<b>Interest and current service costs</b>	
	<b>Increase</b>	<b>Decrease</b>	<b>Increase</b>	<b>Decrease</b>
Discount rate (1% movement)	(312)	371	(18)	20
Future salary growth (1% movement)	373	(320)	53	(45)

**19. Share capital, reserves and dividends**

	<b>31.12.2014</b>	<b>31.12.2013</b>
Number of shares	288,764,840	288,764,840
Par value per share (in BGN)	1	1
Share capital per BTC's registration	288,765	288,765
<b>Share capital</b>	<b>288,765</b>	<b>288,765</b>

Structure of the share capital:	<b>31.12.2014</b>	<b>%</b>	<b>31.12.2013</b>	<b>%</b>
<i>Number of ordinary shares:</i>				
Viva Telecom Bulgaria EOOD	288,764,840	100%	288,764,840	100%
Other shareholders	-	-	-	-
<b>Total ordinary shares</b>	<b>288,764,840</b>	<b>100%</b>	<b>288,764,840</b>	<b>100%</b>

As of 31 December 2014, the share capital of BTC comprises 288,764,840 ordinary registered shares. The nominal share value is BGN 1.

<b>Earnings per share</b>	<b>Consolidated financial statements</b>		<b>Separate financial statements</b>	
	<b>Year ended</b>		<b>Year ended</b>	
	<b>31.12.2014</b>	<b>31.12.2013</b>	<b>31.12.2014</b>	<b>31.12.2013</b>
Profit for distribution	26,307	29,208	33,764	27,031
Weighted average number of ordinary shares	288,765	288,765	288,765	288,765
Earnings per share (BGN (basic and diluted))	0.09	0.10	0.12	0.09

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**19. Share capital, reserves and dividends (continued)**

**Legal reserve**

The legal reserve is set up as required by the Bulgarian Commercial Act and equals one tenth of the share capital.

**Revaluation reserve**

The revaluation reserve relates to the revaluation of Land.

**Fair value reserve**

The fair value reserve comprises the cumulative net change in the fair value of available-for-sale financial assets until the investments are derecognised or impaired.

**Hedging reserve**

The hedging reserve comprises the effective portion of the cumulative net change in the fair value of cash flow hedges related to hedged transactions that have not yet occurred.

The revaluation, fair value and hedging reserves are not subject to distribution of profit prior to transfer to retained earnings.

**Dividends payable**

	<b>31.12.2014</b>	<b>31.12.2013</b>
Dividend approved by the General shareholders' meeting	-	-
Non-distributed dividends for prior years	6	10
Tax on dividend	-	-
Net dividends paid	(3)	(4)
<b>Total dividend payable</b>	<b>3</b>	<b>6</b>

**20. Revenue**

Revenue of the Group and the Company for the years ended 31 December 2014 and 2013 consist of:

	<b>Consolidated financial statements</b>		<b>Separate financial statements</b>	
	<b>Year ended 31.12.2014</b>	<b>Year ended 31.12.2013</b>	<b>Year ended 31.12.2014</b>	<b>Year ended 31.12.2013</b>
Recurring charges	372,212	351,975	372,212	351,975
Outgoing traffic	131,214	143,311	131,214	143,311
Leased lines and data transmission	113,142	118,891	113,783	119,525
Interconnect	39,717	60,710	33,737	39,567
Other revenue	149,627	136,992	150,949	138,416
<b>Total revenue</b>	<b>805,912</b>	<b>811,879</b>	<b>801,895</b>	<b>792,794</b>

Revenues from sale of mobile handsets are included in Other revenue above, which for 2014 amount to BGN 61,618 thousand for the Group and the Company (2013: BGN 59,215 thousand). Revenue from rent of terrestrial network (ducts) and provision of pay TV services (DTH and IPTV) are also included in this category. The significant decrease in Interconnect revenue and Interconnect expenses in 2014 is mainly a result of lower termination rates as mandated by the CRC. During the periods observed, termination rates were decreased on 1 January 2014 and 1 July 2013.

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**21. Other operating expenses**

Other operating expenses for the years ended 31 December, 2014 and 2013 consist of:

	Consolidated financial statements		Separate financial statements	
	Year ended 31.12.2014	Year ended 31.12.2013	Year ended 31.12.2014	Year ended 31.12.2013
Advertising, customer service, billing and collection	59,711	59,207	59,804	59,296
Facilities	45,379	44,402	45,379	44,402
Maintenance and repairs	32,340	81,411	32,340	81,411
License fees	13,346	13,529	13,338	13,505
Administrative expenses	10,319	12,256	10,317	12,254
Vehicles and transport	8,997	3,785	8,997	3,785
Professional fees	3,617	2,550	3,617	2,550
Leased lines and data transmission	3,053	3,149	3,049	3,149
Other, net	28,719	(8,284)	28,085	(8,208)
<i>Including:</i>				
<i>Impairment (reversal) of non-current assets</i>	(10,984)	(28,385)	(10,984)	(28,385)
<i>Impairment of trade and other receivables</i>	31,025	8,571	30,392	8,647
<i>Impairment of other current assets</i>	1,386	1,107	1,386	1,107
<i>Scrap of assets</i>	4,615	5,166	4,615	5,166
<i>Provisions for legal claims</i>	488	3,315	488	3,315
<i>Other</i>	2,189	1,942	2,188	1,942
<b>Total other operating expenses</b>	<b>205,481</b>	<b>212,005</b>	<b>204,926</b>	<b>212,144</b>

**22. Staff costs**

Staff costs for the years ended 31 December 2014 and 2013 consist of:

	Consolidated financial statements		Separate financial statements	
	Year ended 31.12.2014	Year ended 31.12.2013	Year ended 31.12.2014	Year ended 31.12.2013
Salaries and wages	87,610	59,752	87,604	59,746
Pension, health and unemployment fund contributions	15,620	9,212	15,619	9,211
Other benefits	4,446	2,619	4,446	2,619
Other staff costs	2,930	2,028	2,930	2,028
<b>Total staff costs</b>	<b>110,606</b>	<b>73,611</b>	<b>110,599</b>	<b>73,604</b>

As stated in Note 18 the amounts of post-employment termination benefits included in salaries and wages above for the consolidated and separate financial statements are respectively for 2014 BGN 326 thousand (2013: BGN 969 thousand).

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**23. Finance income and costs**

Financial income and costs for the years ended 31 December 2014 and 2013 consist of:

	Consolidated financial statements		Separate financial statements	
	Year ended 31.12.2014	Year ended 31.12.2013	Year ended 31.12.2014	Year ended 31.12.2013
<b>Finance costs</b>				
Interest expense:	(58,355)	(52,642)	(58,355)	(52,642)
-Bond issues	(55,208)	(5,828)	(55,208)	(5,828)
-Bank borrowings	(1,946)	(46,314)	(1,946)	(46,314)
-Provisions	(430)	(428)	(430)	(428)
-Finance lease	(169)	(72)	(169)	(72)
-Other	(602)	-	(602)	-
Loss on cash flow hedges - ineffective portion of changes in fair value	(30)	(5)	(30)	(5)
Foreign exchange loss	(54)	-	(34)	-
Other finance costs	(648)	(381)	(638)	(373)
<b>Total finance cost</b>	<b>(59,087)</b>	<b>(53,028)</b>	<b>(59,057)</b>	<b>(53,020)</b>
<b>Finance income</b>				
Interest income:	8,689	6,026	8,602	5,846
-Bank deposits	2,578	4,114	2,494	3,983
-Finance lease	2,920	1,718	2,920	1,718
-Other	3,191	194	3,188	145
Foreign exchange gains	-	59	-	56
Income on available-for-sale financial assets:				
-Reclassified from OCI	8,767	25	8,767	25
-Dividend income	302	308	8,552	6,408
Other finance income	6,607	-	6,457	-
<b>Total finance income</b>	<b>24,365</b>	<b>6,418</b>	<b>32,378</b>	<b>12,335</b>
<b>Net finance costs</b>	<b>(34,722)</b>	<b>(46,610)</b>	<b>(26,679)</b>	<b>(40,685)</b>

Other finance income represents the result from assignment of impaired receivables on cash deposits in CCB, as disclosed in note 6.

**24. Gains on sale of non-current assets, assets held for sale and materials**

	Consolidated and separate financial statements	
	Year ended 31.12.2014	Year ended 31.12.2013
Gains from sales of non-current assets and assets held for sale	9,643	4,665
Incl.: income	10,309	5,609
net book value	(666)	(944)
Gain from sales of materials	3	32
Incl.: income	4	38
net book value	(1)	(6)
<b>Total gains on sale of non-current assets and materials</b>	<b>9,646</b>	<b>4,697</b>

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**25. Tax expense**

Income tax expenses for the years ended 31 December 2014 and 2013 consist of:

**a) amounts recognised in profit or loss**

	Consolidated financial statements		Separate financial statements	
	Year ended 31.12.2014	Year ended 31.12.2013	Year ended 31.12.2014	Year ended 31.12.2013
Current income tax charge	6,280	2,313	6,186	1,408
Deferred tax	(3,532)	1,549	(3,526)	1,536
<b>Total income tax expense</b>	<b>2,748</b>	<b>3,862</b>	<b>2,660</b>	<b>2,944</b>

Total tax expense can be reconciled to the accounting profit as follows:

	Consolidated financial statements		Separate financial statements	
	Year ended 31.12.2014	Year ended 31.12.2013	Year ended 31.12.2014	Year ended 31.12.2013
Profit before tax	29,055	33,070	36,424	29,975
Tax rate	10%	10%	10%	10%
Tax at the applicable tax rate	2,906	3,307	3,642	2,998
Non-deductible expenses	273	349	273	349
Tax exempt income	(854)	(36)	(1,678)	(645)
Change in recognised deductible temporary differences	423	242	423	242
<b>Income tax expense</b>	<b>2,748</b>	<b>3,862</b>	<b>2,660</b>	<b>2,944</b>
Effective tax rate	9.46%	11.68%	7.30%	9.82%
Income tax expense in the profit or loss	2,748	3,862	2,660	2,944

**b) amounts recognised in other comprehensive income**

**Consolidated and separate financial statements:**

	Year ended 31.12.2014			Year ended 31.12.2013		
	Before tax	Tax (expense) benefit	Net of tax	Before tax	Tax (expense) benefit	Net of tax
Revaluation of land	(764)	76	(688)	(158)	16	(142)
Cash flow hedges	462	(46)	416	(108)	10	(98)
Available-for-sale financial assets	(7,452)	-	(7,452)	7,452	-	7,452
Defined benefit plan actuarial gains (losses)	(912)	-	(912)	(87)	-	(87)
	(8,666)	30	(8,636)	7,099	26	7,125

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**26. Segment information**

Management has determined the operating segments based on the reports reviewed by the Managing Board that are used to make strategic decisions. The business, considered on a product perspective is currently organized into two lines of business – Fixed line of business and Mobile line of business. Principal activities are as follows:

- Fixed line of business – voice and data services over the fixed network;
- Mobile line of business – mobile services (GSM, and UMTS Standards)

The Managing Board assesses the performance of the business segments based on a measure of gross margin. Revenue and gross margin information as reviewed by the Managing Board for the periods ended 31 December 2014 and 2013 is presented below.

<b>Year ended 31.12.2014</b>	<b>Fixed line of business</b>	<b>Mobile line of business</b>	<b>Total</b>
Revenue	361,868	444,044	805,912
Cost of sales	(49,318)	(136,562)	(185,880)
<b>Gross margin</b>	<b>312,550</b>	<b>307,482</b>	<b>620,032</b>
Operating expenses			(199,488)
Staff costs			(110,606)
Depreciation and amortization			(255,807)
Financial expenses, net			(34,722)
Gains on sale of non-current assets and materials			9,646
<b>Profit before tax</b>			<b>29,055</b>
Income tax expense			(2,748)
<b>Net profit for the year</b>			<b>26,307</b>
<b>Year ended 31.12.2013</b>	<b>Fixed line of business</b>	<b>Mobile line of business</b>	<b>Total</b>
Revenue	395,979	415,900	811,879
Cost of sales	(57,403)	(141,547)	(198,950)
<b>Gross margin</b>	<b>338,576</b>	<b>274,353</b>	<b>612,929</b>
Operating expenses			(205,344)
Staff costs			(73,611)
Depreciation and amortization			(258,991)
Financial expenses, net			(46,610)
Gains on sale of non-current assets and materials			4,697
<b>Profit before tax</b>			<b>33,070</b>
Income tax expense			(3,862)
<b>Net profit for the year</b>			<b>29,208</b>

Operating expenses comprise materials and consumables and other operating expenses not included in cost of sales

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**27. Related parties**

The Group's related parties are considered to be the following:

- shareholders of which the Company is a subsidiary or an associate, directly or indirectly, and companies under control by such shareholders;
- members of the Company's managing and supervisory bodies and parties close to such members, including the subsidiaries and associates of the members and their close parties.

For the stand alone statements all consolidated subsidiaries are considered related parties as well.

**Balances**

The following table summarizes the balances of receivables and payables with related parties as of 31 December 2014 and 31 December 2013:

<b>For the Group:</b>	<b>Note</b>	<b>Receivables</b>		<b>Payables</b>	
		<b>31.12.2014</b>	<b>31.12.2013</b>	<b>31.12.2014</b>	<b>31.12.2013</b>
Members of Mr Vassilev's Group of Companies	Other RP	88	1	-	-
<b>Total for BTC group</b>		<b>88</b>	<b>1</b>	<b>-</b>	<b>-</b>

<b>For BTC:</b>	<b>Note</b>	<b>Receivables</b>		<b>Payables</b>	
		<b>31.12.2014</b>	<b>31.12.2013</b>	<b>31.12.2014</b>	<b>31.12.2013</b>
BTC Net EOOD	Subsidiary	1,224	863	2,587	1,452
Members of Mr Vassilev's Group of Companies	Other RP	88	1	-	-
<b>Total for BTC group</b>		<b>1,312</b>	<b>864</b>	<b>2,587</b>	<b>1,452</b>

**Transactions**

The following table summarizes services received by BTC from related parties:

	<b>Note</b>	<b>Consolidated financial statements</b>		<b>Separate financial statements</b>	
		<b>Year ended</b>	<b>Year ended</b>	<b>Year ended</b>	<b>Year ended</b>
		<b>31.12.2014</b>	<b>31.12.2013</b>	<b>31.12.2014</b>	<b>31.12.2013</b>
BTC Net EOOD	Subs.	-	-	9,233	10,373
Members of Mr Vassilev's Group of Companies	Other RP	75	11	75	11
<b>Total for BTC</b>		<b>75</b>	<b>11</b>	<b>9,308</b>	<b>10,384</b>

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**27. Related parties (continued)**

The realised revenue for BTC from related parties is as follows:

	Note	Consolidated financial statements		Separate financial statements	
		Year ended 31.12.2014	Year ended 31.12.2013	Year ended 31.12.2014	Year ended 31.12.2013
BTC Net EOOD	Subs.	-	-	4,747	6,278
Members of Mr Vassilev's Group of Companies	Other RP	571	515	571	515
Viva Telecom Bulgaria EOOD	Parent	7	8	7	8
<b>Total for BTC</b>		<b>578</b>	<b>523</b>	<b>5,325</b>	<b>6,801</b>

**Borrowings**

Members of Mr Vassilev's Group of Companies and VTB Bank OJSC Group participated in the amended syndicated loan facility as disclosed in note 16. The amounts related to them are shown below:

	Note	As of and for the year ended 31 December	Loan principal	Interest expense	Interest payable
Members of VTB Bank OJSC Group	Other RP	2013	-	8,878	-
		2014	-	-	-
Members of Mr Vassilev's Group of Companies	Other RP	2013	-	1,194	-
		2014	-	-	-

As per Loan Agreement dated 08 August 2013 BTC Net provided to Viva Telecom Bulgaria EAD a revolving credit facility for the amount of up to EUR 3,000 thousand. The applicable interest rate was the aggregate of 3M Euribor plus a margin of 5.5% p.a. The drawn down principal amount and respective accumulated interest were fully repaid on 22 November 2013. Interest income amounting to BGN 49 thousand related to the loan is included in the consolidated financial statements for 2013.

As per Loan Agreement dated 22 April 2014 BTC provided to Viva Telecom Bulgaria EOOD a revolving credit facility for the amount of up to EUR 2,000 thousand. The applicable interest rate shall be the aggregate of 6M Euribor plus a margin of 6.5% p.a. The total outstanding principal amount and accumulated interest shall be fully repaid on 22 April 2016. The amounts related to the loan are shown below:

	Note	As of and for the year ended 31 December	Loan principal	Interest income	Interest receivable
Vivatelecom Bulgaria EOOD	Parent	2013	-	-	-
		2014	925	26	10

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**27. Related parties (continued)**

On 17 October 2014 BTC assigned BGN 17,633 thousand from the cash and cash equivalents at CCB. The Company recognized loan amounting to BGN 17,633 thousand, provided to Inter V Investment Sarl., which is the parent company of Viva Telecom Bulgaria. The applicable interest rate shall be the aggregate of 6M Euribor plus a margin of 7.5% p.a. The total outstanding principal amount and accumulated interest shall be fully repaid on 22 May 2015. The amounts related to the loan are shown below:

	Note	As of and for the year ended 31 December	Loan principal	Interest income	Interest receivable
InterV Investment S.à r.l	Other RP	2013	-	-	-
		2014	17,633	287	287

**Interest income**

Part of the cash availability of the Group and the Company is deposited in a bank, member of Mr Vassilev's Group of Companies as disclosed in Note 5. Interest income from such bank deposits for the year ended 2014 is BGN 2,200 thousand for the consolidated and BGN 2,176 thousand for the separate financial statements (2013: BGN 3,505 thousand and BGN 3,456).

The cash held at CCB at 31 December 2013 amount BGN 65,000 thousand and BGN 59,000 thousand by the Group and by the Company, respectively.

**Management remuneration**

Remuneration amounting to BGN 3,017 thousand relating to the members of the Managing Board and to key management personnel has been accrued as of 31 December 2014 (2013: BGN 5,200 thousand) from which BGN 1,430 thousand is payable as of 31 December 2014 (2013: BGN 2,081 thousand).

**28. Commitments and contingencies**

**Contractual commitments for the acquisition of property, plant and equipment**

The parent company has entered into agreements with various suppliers relating to the capital expenditure as approved in the investment program. Certain agreements have not been completed as of the reporting date. A summary of the main commitments to acquire equipment under such contracts, effective as of 31 December, 2014, for the Group and the Company is presented in the table below:

Equipment description	Aggregate contracted amount	Delivered up to 31.12.2014	Commitments outstanding
Hardware and software	14,755	7,756	6,999
Construction and assembly works of the network of BTC	24,684	13,487	11,197
Network equipment	79,656	65,263	14,393
<b>TOTAL</b>	<b>119,095</b>	<b>86,506</b>	<b>32,589</b>

**Contingencies**

The Company is a participant in several lawsuits and administrative proceedings. In 2014 CPC commenced a procedure against BTC with respect to the sale of end user devices and for adding them to the mobile data services. In its decision from the beginning of 2015 CPC ruled against BTC, whereas it was appealed by the Company. Based on the information available, management is satisfied that there is no unprovided liability arising from these lawsuits and administrative proceedings.

The Group has bank guarantees issued to third parties which amount to BGN 615 thousand as of 31 December 2014 (2013: BGN 833 thousand).

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**29. Operating lease**

Minimum lease payments under operating leases recognized as an expense for the period are as follows:

	<b>Consolidated and separate financial statements</b>	
	<b>Year ended 31.12.2014</b>	<b>Year ended 31.12.2013</b>
Minimum lease payments	13,701	9,502

BTC has outstanding commitments under non-cancellable operating leases, which fall due as follows:

	<b>Consolidated and separate financial statements</b>	
	<b>Year ended 31.12.2014</b>	<b>Year ended 31.12.2013</b>
Within one year	13,445	11,841
In the second to fifth years inclusive	36,574	35,943
Later than five years	75,513	81,597
<b>Total commitments</b>	<b>125,532</b>	<b>129,381</b>

Operating lease payments represent rentals payable for certain part of the vehicles of the Group and the Company. Leases and rentals are negotiated for an average term of three years. In the amount of the non-cancellable operating lease payables are included payments related to contract for lease of administrative building that commenced in 2010 and the leasing term is above 5 years.

**BULGARIAN TELECOMMUNICATIONS COMPANY EAD**

**NOTES TO THE CONSOLIDATED AND SEPARATE FINANCIAL STATEMENTS (Continued)**

For the year ended 31 December 2014

All amounts are in thousand BGN, unless otherwise stated

**30. Financial instruments**

The following table shows the carrying amounts and fair values of the financial assets and financial liabilities, including their levels in the fair value hierarchy. It does not include fair value information for financial assets and financial liabilities not measured at fair value if the carrying amount is a reasonable approximation of fair value.

**Consolidated financial statements**

31 December 2014	Note	Carrying amount				Total	Fair value			
		Fair value – hedging instruments	Loans and receivables	Available-for-sale	Other financial liabilities		Level 1	Level 2	Level 3	Total
<b>Financial assets measured at fair value</b>										
Forward exchange contracts used for hedging	12	271	-	-	-	271	-	271	-	271
		271	-	-	-	271				
<b>Financial assets not measured at fair value</b>										
Trade and other receivables	6	-	234,343	-	-	234,343				
Cash and cash equivalents	5	-	60,080	-	-	60,080				
		-	294,423	-	-	294,423				
<b>Financial liabilities not measured at fair value</b>										
Revolving credit	16	-	-	-	19,597	19,597	-	-	19,597	19,597
Secured bond issue	16	-	-	-	773,356	773,356	796,852	-	-	796,852
Finance lease liabilities	16	-	-	-	1,515	1,515	-	-	1,515	1,515
Trade credits	16	-	-	-	10,499	10,499			10,499	10,499
Trade payables	13	-	-	-	124,994	124,994				
		-	-	-	929,961	929,961				

**BULGARIAN TELECOMMUNICATIONS COMPANY EAD**
**NOTES TO THE CONSOLIDATED AND SEPARATE FINANCIAL STATEMENTS (Continued)**

For the year ended 31 December 2014

All amounts are in thousand BGN, unless otherwise stated

**30. Financial instruments (continued)**

	<i>Note</i>	Carrying amount				Total	Fair value			
		Fair value – hedging instruments	Loans and receivables	Available-for-sale	Other financial liabilities		Level 1	Level 2	Level 3	Total
<b>31 December 2013</b>										
<b>Financial assets measured at fair value</b>										
Equity securities	12	-	-	7,595	-	7,595	7,595	-	-	7,595
		-	-	7,595	-	7,595				
<b>Financial assets not measured at fair value</b>										
Trade and other receivables	6	-	82,929	-	-	82,929				
Cash and cash equivalents	5	-	87,333	-	-	87,333				
Corporate debt securities	12	-	37,351	-	-	37,351	-	-	37,351	37,351
		-	207,613	-	-	207,613				
<b>Financial liabilities measured at fair value</b>										
Forward exchange contracts used for hedging	14	162	-	-	-	162	-	162	-	162
		162	-	-	-	162				
<b>Financial liabilities not measured at fair value</b>										
Revolving credit	16	-	-	-	68,586	68,586	-	-	68,586	68,586
Secured bond issue	16	-	-	-	768,970	768,970	786,361	-	-	786,361
Finance lease liabilities	16	-	-	-	3,234	3,234	-	-	3,234	3,234
Trade credits	16	-	-	-	11,768	11,768			11,768	11,768
Trade payables	13	-	-	-	96,794	96,794				
		-	-	-	949,352	949,352				
<b>Separate financial statements</b>										
	<i>Note</i>	Carrying amount				Total	Fair value			
		Fair value – hedging instruments	Loans and receivables	Available-for-sale	Other financial liabilities		Level 1	Level 2	Level 3	Total
<b>31 December 2014</b>										
<b>Financial assets measured at fair value</b>										
Forward exchange contracts used for hedging	12	271	-	-	-	271	-	271	-	271
		271	-	-	-	271				
<b>Financial assets not measured at fair value</b>										
Trade and other receivables	6	-	234,094	-	-	234,094				
Cash and cash equivalents	5	-	60,026	-	-	60,026				
		-	294,120	-	-	294,120				
<b>Financial liabilities not measured at fair value</b>										
Revolving credit	16	-	-	-	19,597	19,597	-	-	19,597	19,597
Secured bond issue	16	-	-	-	773,356	773,356	796,852	-	-	796,852
Finance lease liabilities	16	-	-	-	1,515	1,515	-	-	1,515	1,515
Trade credits	16	-	-	-	10,499	10,499			10,499	10,499
Trade payables	13	-	-	-	125,888	125,888				
		-	-	-	930,855	930,855				

**BULGARIAN TELECOMMUNICATIONS COMPANY EAD**

**NOTES TO THE CONSOLIDATED AND SEPARATE FINANCIAL STATEMENTS (Continued)**

For the year ended 31 December 2014

All amounts are in thousand BGN, unless otherwise stated

**30. Financial instruments (continued)**

31 December 2013	Note	Carrying amount				Total	Fair value			
		Fair value – hedging instruments	Loans and receivables	Available-for-sale	Other financial liabilities		Level 1	Level 2	Level 3	Total
<b>Financial assets measured at fair value</b>										
Equity securities	12	-	-	7,595	-	7,595	7,595	-	-	7,595
		-	-	7,595	-	7,595				
<b>Financial assets not measured at fair value</b>										
Trade and other receivables	6	-	82,194	-	-	82,194				
Cash and cash equivalents	5	-	79,508	-	-	79,508				
Corporate debt securities	12	-	37,351	-	-	37,351	-	-	37,351	37,351
		-	199,053	-	-	199,053				
<b>Financial liabilities measured at fair value</b>										
Forward exchange contracts used for hedging	14	162	-	-	-	162	-	162	-	162
		162	-	-	-	162				
<b>Financial liabilities not measured at fair value</b>										
Revolving credit	16	-	-	-	68,586	68,586	-	-	68,586	68,586
Secured bond issue	16	-	-	-	768,970	768,970	786,361	-	-	786,361
Finance lease liabilities	16	-	-	-	3,234	3,234	-	-	3,234	3,234
Trade credits	16	-	-	-	11,768	11,768			11,768	11,768
Trade payables	13	-	-	-	96,973	96,973				
		-	-	-	949,531	949,531				

The following tables show the valuation techniques used in measuring Level 2 and Level 3 fair values, as well as the significant unobservable inputs used.

Type	Valuation technique	Significant unobservable inputs
<b>Financial instruments measured at fair value</b>		
Forward exchange contracts	The fair values are based on broker quotes. Similar contracts are traded in an active market and the quotes reflect the actual transactions in similar instruments.	Not applicable
<b>Financial instruments not measured at fair value</b>		
Corporate debt securities	Discounted cash flows	Interest rate
Other financial liabilities	Discounted cash flows	Interest rate

Other financial liabilities above include secured bank loans and finance lease liabilities. Market interest rates applied for the valuation of the financial instruments are in the range of 3.76% and 7%.

**BULGARIAN TELECOMMUNICATIONS COMPANY EAD**  
**NOTES TO THE CONSOLIDATED AND SEPARATE FINANCIAL STATEMENTS (Continued)**

For the year ended 31 December 2014

All amounts are in thousand BGN, unless otherwise stated

**31. Subsequent events**

In January 2015 in relation with one of the open tax audits, as disclosed in note 17, the tax authorities imposed preliminary securing measures over 249 real estates and certain other non-current assets, amounting to BGN 10,148 thousand. BTC appealed the ruling in court and the decision is pending.

After the reporting date, LIC33, a Luxembourg company owned by Mr. Louvrier, has entered into irrevocable agreement to buy the economic stake of Mr. Vassilev in BTC. The transaction is subject to approval by the relevant regulatory bodies.

Except as stated above, there are no other events that require adjustments or disclosures in these financial statements, which have occurred during the period from the reporting date to the date the consolidated and individual financial statements were authorised for issue by the Managing Board (27.03.2015).



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## INDEPENDENT AUDITORS' REPORT

To the sole owner of  
Bulgarian Telecommunications Company EAD

### Report on the Consolidated and Separate Financial Statements

We have audited the accompanying consolidated and separate financial statements of Bulgarian Telecommunications Company EAD ("the Company") as set out on pages 27 to 88, which comprise the consolidated and separate statement of financial position as at 31 December 2014, the consolidated and separate statements of comprehensive income, 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 Consolidated and Separate Financial Statements*

Management is responsible for the preparation and fair presentation of these consolidated and separate financial statements in accordance with International Financial Reporting Standards as adopted by the European Union, and for such internal control as management determines is necessary to enable the preparation of consolidated and separate financial statements that are free from material misstatement, whether due to fraud or error.

#### *Auditor's Responsibility*

Our responsibility is to express an opinion on these consolidated and separate financial statements based on our audit. We conducted our audit in accordance with International Standards on Auditing. Those standards require that we comply with ethical requirements and plan and perform the audit to obtain reasonable assurance about whether the consolidated and separate financial statements are free from material misstatement.

An audit involves performing procedures to obtain audit evidence about the amounts and disclosures in the consolidated and separate financial statements. The procedures selected depend on our judgment, including the assessment of the risks of material misstatement of the consolidated and separate financial statements, whether due to fraud or error. In making those risk assessments, we consider internal control relevant to the entity's preparation and fair presentation of the consolidated and separate 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 principles used and the reasonableness of accounting estimates made by management, as well as evaluating the overall presentation of the consolidated and separate 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 consolidated and separate financial statements give a true and fair view of the consolidated and unconsolidated financial position of the Company as at 31 December 2014, and of its consolidated and unconsolidated financial performance and its consolidated and unconsolidated cash flows for the year then ended in accordance with International Financial Reporting Standards as adopted by the European Union.

**Report on Other Legal and Regulatory Requirements**

*Annual report of the activities of the Company prepared in accordance with the requirements of article 33 of the Accountancy Act*

As required under the Accountancy Act, we report that the historical financial information disclosed in the consolidated and separate annual activities report of the Company, prepared by Management as required under article 33 of the Accountancy Act, is consistent, in all material aspects, with the financial information disclosed in the audited consolidated and separate financial statements of the Company as of and for the year ended 31 December 2014. Management is responsible for the preparation of the consolidated and separate annual activities report of the Company which was approved by the Managing Board of the Company on 27 March 2015.

Gilbert McCaul  
*Director*

KPMG Bulgaria OOD  
Sofia, 27 March 2015



Tzvetelinka Koleva  
*Registered auditor*