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Nr.	Date of the deposition	No. 0476.388.378	PP.	B.	D.	CONSO 1

	CONSOLIDATED A	NNUAL ACCOUNTS	IN EURO	(2 decimals)		
NAME OF THE CONSO	LIDATING ENTERPRISE OR T	THE CONSORTIUM (1)(2):			9	ć
lia System Operator						
egal form: PLC						
ddress: Keizerslaan				Nr.	: 20	
ostal Code: 1000	City:	Brussel 1				
Country: Belgium						
legister of Legal Person	ns (RLP) - Office of the commer	cial court at: Brussel, Fre	nch-speakir	ng		
nternet address (3):						
			Compa	ny number:	0476.388.378	3
ONSOLIDATED ANNU	JAL ACCOUNTS presented to t	he General Meeting of		17/05/2016		
oncerning the financial	year covering the period from	1/01/2015] till	31/12/2015		
	Previous period from	1/01/2014	till	31/12/2014		
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	sidiary which filed the consolidation		§ 2, 4°a of C	Company Law)		
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MAES H	IENRICA MARIA (MIRIAM)			GREGOIRE CLAUE		

Vice-President of Board of Directors

(1) Delete where appropriate.

(2) A consortium shall complete section CONSO 4.4.

MAES HENRICA MARIA (MIRIAM) **President of Board of Directors**

(3) Optional statement.

DECLARATION BY RESPONSIBLE PERSONS

The undersigned Chairman of the Management Committee and Chief Executive Officer Chris Peeters and Chief Financial Officer Catherine Vandenborre declare that to the best of their knowledge:

- a. the consolidated financial statements for the year ended 31 December 2015 have been prepared in accordance with the International Financial Reporting Standards (IFRS) as adopted by the European Union, and give a true and fair view of the consolidated financial position and results of the Elia Group and of its subsidiaries included in the consolidation;
- b. the annual report for the year ended 31 December 2015 gives, in all material aspects, a true and fair view of the evolution of the business, the results and the situation of the Elia Group and of its entities included in the consolidation, as well as a description of the most significant risks and uncertainties with which the Elia Group is confronted.

Brussels, 24 March 2016

Catherine Vandenborre Chief Financial Officer

P. Poudubore

Chris Peeters Chief Executive Officer

1

CONSOLIDATED FINANCIAL STATEMENTS

Consolidated statement of profit or loss

(in million EUR) - Year ended 31 December	Notes	2015	2014 restated *
Continuing operations			
Revenue	(6.1)	780.1	785.5
Raw materials, consumables and goods for resale	(6.3)	(15.5)	(5.3)
Other income	(6.2)	71.3	50.8
Services and other goods	(6.3)	(346.5)	(358.0)
Personnel expenses	(6.3)	(137.6)	(139.7)
Depreciations, amortizations and impairments	(6.3)	(114.2)	(108.3)
Changes in provisions	(6.3)	7.8	(4.6)
Other expenses	(6.3)	(32.2)	(27.8)
Results from operating activities		213.2	192.6
Share of profit of equity accounted investees (net of tax)	(5.1+5.2)	123.2	97.0
EBIT **	4	336.4	289.6
Net finance costs	(6.4)	(92.8)	(100.6)
Finance income		10.6	10.7
Finance costs		(103.4)	(111.3)
Profit before income tax		243.5	189.0
Income tax expense	(6.5)	(32.9)	(21.4)
Profit from continuing operations		210.6	167.7
Profit for the period		210.6	167.7
Profit attributable to:			
Owners of the Company		210.6	167.9
Non-controlling interest	4	0.0	(0.2)
Profit for the period		210.6	167.7
Earnings per share (EUR)			*
Basic earnings per share	(6.6)	3.47	2.77
Diluted earnings per share	(6.6)	3.47	2.77
t Destated for sainty research rights as monthly and in Note 9.1			

^{*} Restated for reimbursement rights as mentioned in Note 8.1.

^{**} EBIT (Earnings Before Interest and Taxes) = Results from operating activities and share of profit of equity accounted investees, net of tax

Consolidated statement of profit or loss and comprehensive income

(In million EUR) - Year ended 31 December	Notes	2015	2014 restated *
Profit for the period		210.6	167.7
Other comprehensive income (OCI)			
Items that are or may be reclassified subsequently to profit or loss	3 :		
Effective portion of changes in fair value of cash flow hedges	(6.7)	7.4	2.0
Related tax	(6.7)	(2.5)	(0.7)
Foreign currency translation differences of foreign operations		0.7	(0.6)
Items that will not be reclassified to profit or loss: Remeasurements of post-employment benefit obligations	(7.13)	8.1	(8.8)
Related tax	(7.13)	(2.7)	3.0
Other comprehensive income for the period, net of tax		10.9	(5.2)
Total comprehensive income for the period		221.5	162.5
Total comprehensive income attributable to:			
Owners of the Company		221.5	162.7
Non-controlling interests		0.0	(0.2)
Total comprehensive income for the period		221.5	162.5
* Restated for reimbursement rights as mentioned in Note 8.1.			

Consolidated statement of financial position

(in million EUR)	Notes	31 December 2015	31 December 2014
ASSETS			
NON CURRENT ASSETS		5,306.6	5,192.2
Property, plant and equipment	(7.1)	2,687.2	2,478.9
Intangible assets and goodwill	(7.2)	1,734.6	1,735.0
Non-current tax receivables	(7.3)	0.0	138.2
Trade and other receivables	(7.5)	16.4	0.0
Equity-accounted investees	(5.1+5.2)	793.4	731.5
Other financial assets (including derivatives)	(7.4)	73.3	87.2
Deferred tax assets	(7.6)	1.7	21.4
CURRENT ASSETS		1,128.9	504.8
Inventories	(7.7)	24.2	14.8
Trade and other receivables	(7.8)	326.1	302.8
Current tax assets	(7.9)	148.0	5.0
Cash and cash equivalents	(7.10)	626.4	171.1
Deferred charges and accrued revenue	(7.8)	4.2	11.1
Total assets		6,435.5	5,697.0
EQUITY AND LIABILITIES			
EQUITY		2,414.4	2,285.9
Equity attributable to owners of the Company	(7.11)	2,413.6	2,285.1
Share capital		1,512.8	1,512.4
Share premium		10.0	9.9
Reserves		138.7	116.5
Hedging reserve		(11.9)	(16.8)
Retained earnings		764.0	663.1
Non-controlling interest		0.8	0.8
NON CURRENT LIABILITIES		2,730.3	2,811.2
Loans and borrowings	(7.12)	2,605.4	2,646.4
Employee benefits	(7.13)	80.1	109.3
Derivatives	(8.3)	18.0	25.4
Provisions	(7.14)	17.5	21.9
Deferred tax liabilities	(7.6)	6.9	5.7
Other liabilities	(7.15)	2.4	2.5
CURRENT LIABILITIES		1,290.8	599.9
Loans and borrowings	(7.12)	604.3	63.9
Provisions	(7.13)	3.0	6.5
Trade and other payables	(7.16)	310.3	301.2
Current tax liabilities		2.0	0.8
Accruals and deferred income	(7.17)	371.2	227.5
Total equity and liabilities	y y y y y	6,435.5	5,697.0

Consolidated statement of changes in equity

(in million EUR)	Notes	Share capital	Share	Hedging	Foreign currency	Reserves	Retained	Total	Non controlling interests	Total
Balance at 1 January 2014		1,506.9	8.9	(18.2)		97.2	614.3	2,209.1		2,209.1
Profit for the period *							167.9	167.9	(0.2)	167.7
Other comprehensive income net of tax*	(6.7)			1.3	(0.6)		(5.9)	(5.2)		(5.2)
Total comprehensive income for the period			8	1.3	(0.6)		162.0	162.7	(0.2)	162.5
Transactions with owners, recorded directly in equity										
Contributions by and distributions to Owners										
Shares issued	(7.11)	4.2	1.1					5.3		5.3
Share-based payment expenses	(6.3)	1.3						1.3		1.3
Transfer to legal reserve	(7.11)					19.3	(19.3)			
Dividends	(7.11)	7//					(93.3)	(93.3)		(93.3)
Total contributions and distributions		5.5	1,1			19.3	(112.6)	(86.7)		(86.7)
Changes in ownership interests										
Establishment of subsidiary with non-controlling interest	(8.2)								1.0	1.0
Total changes in ownership interests									1.0	1.0
Total transactions with Owners		5.5	1.1			19.3	(112.6)	(86.7)	1.0	(85.7)
Balance at 31 December 2014		1,512.4	9.9	(16.8)	(0.6)	116.5	663.7	2,285.1	8.0	2,285.9
Balance at 1 January 2015		1,512.4	9.9	(16.8)	(0.6)	116.5	663.7	2,285.1	0.8	2,285.9
Profit for the period							210.6	210.6		210.6
Other comprehensive income net of tax	(6.7)			4.9	0.7		5.3	10.9		10.9
Total comprehensive income for the period				4.9	0.7		215.9	221.5		221.5
Transactions with owners, recorded directly in equity		· ·								
Contributions by and distributions to Owners										
Shares issued	(7.11)	0.3	0.1					0.4		0.4
Share-based payment expenses	(6.3)	0.1						0.1	0	0.1
Transfer to legal reserve	(7.11)					22.3	(22.3)			
Dividends	(7.11)						(93.5)	(93.5)		(93.5)
Total contributions and distributions		0.4	0.1			22.3	(115.8)	(93.0)		(93.0)
Total transactions with Owners		0.4	0.1			22.3	(115.8)	(93.0)		(93.0)
Balance at 31 December 2015 * Restated for reimbursement rights as me	entioned in	1,512.8 Note 8.1.	10.0	(11.9)	0.1	138.8	763.8	2,413.6	0.8	2,414.4

Consolidated statement of cash flows

(in million EUR) - Year ended 31 December	Notes	2015	2014 restated *
Cash flows from operating activities		240.6	467.7
Profit for the period Adjustments for:		210.6	167.7
Net finance costs	(6.4)	92.8	100.6
Other non-cash items	(0.4)	0.1	1.4
Income tax expense	(6.5)	17.3	14.5
Profit or loss of equity accounted investees, net of tax	(6.7)	(123.2)	(97.1)
Depreciation of PP&E and amortisation of intangible assets	(7.1 - 7.2)	113.8	107.6
Gain on sale of property, plant and equipment and intangible assets	(7.1 - 7.2)	15.2	12.7
Impairment losses of current assets	(6.3)	0.6	0.8
Change in provisions	(6.3)	(19.8)	(0.6)
Change in fair value of derivatives	(8.3)	1.0	(0.2)
Change in deferred taxes	(7.6)	15.5	6.9
Cash flow from operating activities	(7.0)	323.9	314.4
Change in inventories	(7.7)	(9.8)	(1.4)
Change in trade and other receivables	(7.8)	(21.1)	(7.0)
Change in other current assets	(7.8)	7.3	(3.1)
Change in trade and other payables	(7.15)	9.2	100.0
Change in other current liabilities	(7.14 - 7.16)	148.5	119.3
Changes in working capital	(1.14 - 1.10)	134.1	207.8
Interest paid	(6.4)	(111.1)	(125.3)
Interest received	(6.4)		1.5
Income tax paid	(6.5)	(14.4)	(15.9)
Net cash from operating activities	(0.5)	333.9	382.5
Cash flows from investing activities		333.3	302.3
Acquisition intangible assets	(7.2)	(7.0)	(7.9)
Acquisition of property, plant and equipment	(7.1)	(327.5)	(262.1)
Acquisition of equity accounted investees	(7.1)	(10.2)	0.0
Proceeds from sale of property, plant and equipment		6.0	0.0
	(0.0)		
Proceeds from sales of investments	(8.2)	17.5	0.0
Dividend received from equity-accounted investees		54.4	55.2
Loans to joint ventures		(16.4)	0.0
Net cash used in investing activities		(283.2)	(214.8)
Cash flow from financing activities			
Proceeds from issue share capital		0.4	5.3
Expenses related to issue share capital	= 1.11	0.0	(0.1)
Dividends paid (-)	(7.11)	(93.7)	(93.8)
Repayment of borrowings (-)		0.0	(500.0)
Proceeds from withdrawal borrowings (+)	(7.12)	497.9	346.8
Other cash flows from financing activities		0.0	2.5
Net cash flow from (used in) financing activities		404.6	(239.3)
Net increase (decrease) in cash and cash equivalents		455.3	(71.6)
Cash & Cash equivalents at 1 January		171.1	242.7
Cash & Cash equivalents at 31 December		626.4	171.1
Net variations in cash & cash equivalents Restated for reimbursement rights as mentioned in Note 8.1.		455.3	(71.6)

Restated for reimbursement rights as mentioned in Note 8.1.

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NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

1. Reporting entity

Established in Belgium, Elia System Operator SA (the 'Company' or 'Elia') has its registered office at Boulevard de l'Empereur 20, B-1000 Brussels. The Company's consolidated financial statements for the 2015 financial year include those of the Company and its subsidiaries (together referred to as the 'Group' or 'Elia Group') and the Group's interest in joint ventures and associates.

The Company is a limited liability company, with its shares listed on Euronext Brussels, under the symbol ELI.

The Elia Group is organised around two electricity transmission system operators ("TSO"): Elia Transmission in Belgium and (in cooperation with IFM Investors (UK) Ltd (IFM)) 50Hertz Transmission, one of the four German transmission system operators, active in the north and east of Germany. With more than 2,000 employees and a transmission grid comprising some 18,300 km of high-voltage connections serving 30 million end consumers, Elia Group is one of Europe's top five TSOs. It efficiently. reliably and securely transmits electricity from generators to distribution system operators and major industrial consumers, while also importing and exporting electricity from and to neighbouring countries. The Group is a driving force behind the development of the European electricity market and the integration of energy generated from renewable sources. In addition to its system operator activities in Belgium and Germany, the Elia Group offers a range of consultancy and engineering services. The Group operates under the legal entity Elia System Operator, a listed company whose reference shareholder is Publi-T, municipal holding company.

2. Basis of preparation

2.1. Statement of compliance

The consolidated financial statements have been prepared in accordance with International Financial Reporting Standards (IFRS), as adopted by the European Union. The Group has applied all new and revised standards and interpretations published by IASB and applicable to the Group's activities which are effective for financial years starting on 1 January 2015.

2.2. Functional and presentation currency

The consolidated financial statements are presented in million euro (the functional currency of the Company), rounded to the nearest hundred thousand, unless stated otherwise.

2.3. Basis of measurement

The consolidated financial statements have been prepared on a historical-cost basis, except for the financial instruments, which are measured at fair value. Non-current assets and disposal groups held for sale are valued at the lowest of the carrying amount and the fair value less cost to sell, and employee benefits are valued at the present value of the defined benefit obligations, less plan assets. Changes in fair value of financial assets are recorded through profit or loss.

2.4. Use of estimates and judgements

The preparation of the consolidated financial statements in accordance with IFRS requires management to make judgements, estimates and assumptions that could affect the reported amounts of assets and liabilities and revenue and expenses. The estimates and underlying assumptions are based on historical experience and various other factors that are believed to be reasonable under the circumstances, the results of which form the basis for making judgements regarding the carrying amounts of assets and liabilities. Actual results could differ from these estimates. The estimates and underlying assumptions are reviewed on an ongoing basis. Revisions to accounting estimates are recognised in the period in which the estimate is revised if the revision only affects this period, or in the period in which the estimate is revised and future periods if the revision affects both current and future periods.

Information about significant areas of estimation uncertainty and critical judgements in applying accounting policies that have the most significant effect on the amounts recognised in the consolidated financial statements is included in the following notes:

- Deferred tax assets are recognized for the carry forward of unused tax losses and unused tax credits to the extent that it is
 probable that future taxable profit will be available against which the unused tax losses and unused tax credits can be
 utilized. In making its judgment, management takes into account elements such as long-term business strategy and tax
 planning opportunities (see Note 6.5);
- Tax receivable: recovery of the tax receivables of Elia System Operator is deemed highly probable (see note 7.9);
- Credit risk related to customers: management closely reviews the outstanding trade receivables, also considering ageing, payment history and credit risk coverage (cf. Note 8.3);
- Employee benefits including reimbursement rights: the Group has defined benefit plans which are disclosed in Note 7.13. The calculation of the liabilities or assets related to these plans is based on actuarial and statistical assumptions. This is for example the case for the present value of future pension liabilities. The present value is amongst others impacted by changes in discount rates, and financial assumptions such as future increases in salary. Next to that demographic assumptions, such as average assumed retirement age, also impact the present value of future pension liabilities;
- Provisions for environmental remediation costs: at each year-end an estimate is made of future expenses in respect of soil
 remediation, based on the advice of an external expert. The extent of remediation costs is dependent on a limited number of
 uncertainties, amongst others, the identification of new soil contaminations (cf. Note 7.14);

- Provisions for "litigation" are based on the value of the claims filed or on the estimated amount of the risk exposure. The
 expected timing of the related cash outflow depends on the progress and the duration of the associated process/procedures
 (cf. Note 7.14);
- Impairment: the Group performs impairment tests on goodwill and on cash-generating units (CGU) at the reporting date, and whenever there are indicators that the carrying amount might be higher than the recoverable amount. This analysis is based upon assumptions such as market evolution, market share, margin evolution and discount rates (see Note 7.2);
- Hedging: changes in the fair value of the derivative hedging instrument designated as a cash flow hedge are recognised
 directly in other comprehensive income (OCI) to the extent that the hedge is effective. To the extent that the hedge is
 ineffective, changes in fair value are recognised in profit or loss (see Note 8.3).

2.5. Approval by the Board of Directors

These consolidated financial statements were authorised for issue by the Board of Directors on 24 March 2016.

3. Significant accounting policies

3.1. Application of new, revised or amended standards and interpretations

The accounting policies adopted are consistent with those of the previous financial year except for the following new, amended or revised IASB pronouncements that have been adopted as of January 1, 2015:

Not all of these standards and amendments impact the Group's consolidated financial statements. If a standard or amendment affects the Group, it is described, together with the impact hereunder.

- Amendments to IAS 19 Employee Benefits Defined Benefit Plans: Employee Contributions introduce a relief that will
 reduce the complexity and burden of accounting for certain contributions from employees or third parties;
- IFRIC 21 Levies
- Annual Improvements to IFRS 2010-2012 cycle;
- Annual Improvements to IFRS 2011-2013 cycle.

The above mentioned standards or amendments did not have a material impact on the Group's consolidated financial statements as at 31 December 2015

Elia Group did not early adopt any new IFRS standards, amendments to standards or interpretations.

3.2. Change in accounting policy

In 2015 the Group decided to treat the previously recorded non-current asset linked to pensions (other financial asset) as reimbursement rights, since that non-current asset is directly linked to the pension liability, and therefore adopting a consistent treatment between the asset and the corresponding pension liability.

For the accounting policy we refer to Note 3.6 - Reimbursement rights.

For the impact on the comparative figures we refer to Note 8.1.

3.3. Basis of consolidation

SUBSIDIARIES

A subsidiary is an entity that is controlled by the Company. The Group controls an entity when it is exposed, 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. The financial statements of subsidiaries are included in the consolidated financial statements from the date that control commences until the date that control ceases. The accounting policies of subsidiaries have been changed when necessary to align them with the policies adopted by the Group. Losses applicable to the non-controlling interests in a subsidiary are allocated to the non-controlling interests even if doing so causes the non-controlling interests to have a deficit balance.

ASSOCIATED COMPANIES

Associated companies are those companies in which the Company has significant influence, but not control, over the financial and operating policies. The consolidated financial statements include the Group's share of the total recognised profits and losses of associated companies on the basis of the equity method, from the date that significant influence commences until the date that significant influence ceases. When the Group's share of the losses exceeds its interest in an associated company, the Group's carrying amount is reduced to nil and further losses are not recognised except to the extent that the Group has incurred legal or constructive obligations or has made payments on behalf of an associated company.

INTERESTS IN JOINT VENTURES

A joint venture is an arrangement in which the Group has joint control, whereby the Group has rights to the net assets of the arrangement, as opposed to joint operations whereby the Group has rights to its assets and obligations for its liabilities. Interests in joint ventures are accounted for using the equity method. They are recognised initially at cost. Subsequent to initial recognition, the consolidated financial statements include the Group's share of the total recognised profits and losses of joint ventures on the basis of the 'equity method', from the date that joint control commences until the date that joint control ceases. When the Group's share of the losses exceeds its interest in joint ventures, the Group's carrying amount is reduced to nil and further losses are not recognised except to the extent that the Group has incurred legal or constructive obligations or has made payments on behalf of a joint venture.

LOSS OF CONTROL

Upon the loss of control, the Group derecognizes the assets and liabilities of the subsidiary, any non-controlling interests and the other components of other comprehensive income related to the subsidiary. Any surplus or deficit arising on the loss of control is recognized in profit or loss. If the Group retains any interest in the previous subsidiary, then such interest is measured at fair value at the date that control is lost. Subsequently it is accounted for as an equity-accounted investee or as an available-for-sale financial asset depending on the level of influence retained.

ELIMINATION OF INTRA-GROUP TRANSACTIONS

Intra-Group balances and any unrealised gains or losses or revenue and expenses arising from intra-Group transactions are eliminated when preparing the consolidated financial statements.

Unrealised gains from transactions with associated companies are eliminated to the extent of the Group's interest in the entity. Unrealised losses are eliminated in the same way as unrealised gains, but only to the extent that there is no evidence for impairment.

BUSINESS COMBINATIONS AND GOODWILL

Goodwill arises on the acquisition of subsidiaries, joint ventures and associates and represents the excess of the consideration transferred over the Group's interest in the net fair value of the net identifiable assets, liabilities and contingent liabilities of the acquiree.

The Group measures goodwill at the acquisition date as:

- · the fair value of the consideration transferred; plus
- the recognised amount of any non-controlling interest in the acquiree; plus
- · if the business combination is achieved in stages, the fair value of the pre-existing equity interest in the acquiree; less
- the fair value of the identifiable assets acquired and liabilities at acquisition date.

When the excess is negative, a bargain purchase gain is recognised immediately in profit or loss.

The consideration transferred does not include amounts related to the settlement of pre-existing relationships. Such amounts are generally recognised in profit or loss.

Transactions costs, other than those associated with the issue of debt or equity securities, that the Group incurs in connection with a business combination are expensed as incurred.

Any contingent consideration payable is measured at fair value at the acquisition date. If the contingent consideration is classified as equity, then it is not re-measured and settlement is accounted for within equity. Otherwise, subsequent changes in the fair value of the contingent consideration are recognised in profit or loss.

3.4. Foreign currency translation

FOREIGN CURRENCY TRANSACTIONS AND BALANCES

Transactions in foreign currencies are converted into the functional currency of the Company, at the foreign exchange rate on the date of the transaction. Monetary assets and liabilities denominated in foreign currencies on the balance sheet date are converted at the foreign exchange rate on that date. Foreign exchange differences arising on conversion are recognised in profit or loss.

Non-monetary assets and liabilities denominated in foreign currencies that are valued in terms of historical cost are converted at the exchange rate on the date of the transaction.

FOREIGN OPERATIONS

A foreign operation is an entity that is a subsidiary, associate, an interest in a joint venture or branch of the reporting entity, the activities of which are based or conducted in a country or currency other than those of the reporting entity.

The financial statements of all Group entities that have a functional currency different from the Group's presentation currency are translated into the presentation currency as follows:

- Assets and liabilities are translated at the exchange rate at reporting date,
- Income and expenses are translated at the average exchange rate of the year,

Exchange differences arising from the translation of the net investment in foreign subsidiaries, interests in joint ventures and associates at closing exchange rates are included in shareholder's equity under "OCI: translation differences" as part of OCI. At (partial) disposal of foreign subsidiaries, joint ventures and associates, (part of) cumulative translation adjustments are recognized in the profit or loss as part of the gain/loss of the sale.

3.5. Financial instruments

DERIVATIVE FINANCIAL INSTRUMENTS

The Group sometimes uses derivative financial instruments to hedge its exposure to foreign exchange and interest rate risks arising from operating, financing and investment activities. In accordance with its treasury policy, the Group neither holds nor issues derivative financial instruments for trading purposes. However, derivatives that do not qualify for hedge accounting are accounted for as instruments held for trading purposes.

Derivative financial instruments are recognised initially at fair value. Any gain or loss resulting from changes in the fair value is immediately booked in the income statement. Where derivative financial instruments qualify for hedge accounting, the reflection of any resultant gain or loss depends on the nature of the item being hedged.

The fair value of interest rate swaps is the estimated amount that the Group would receive or pay to terminate the swap at the end of the reporting period, taking into account the current interest rates and the current creditworthiness of the swap counterparties and the Group. The fair value of forward exchange contracts is their quoted market price at the end of the reporting period, i.e. the present value of the quoted forward price.

DERIVATIVES USED AS HEDGING INSTRUMENTS

Cash-flow hedges

Changes in the fair value of the derivative hedging instrument designated as a cash flow hedge are recognised directly in other comprehensive income ("OCI") to the extent that the hedge is effective. To the extent that the hedge is ineffective, changes in fair value are recognised in profit or loss.

If the hedging instrument no longer meets the criteria for hedge accounting, expires or is sold, terminated or exercised, hedge accounting is discontinued prospectively. The cumulative gain or loss previously recognised in OCI remains there until the forecast transaction occurs. When the hedged item is a non-financial asset, the amount recognised in OCI is transferred, where justified, to the carrying amount of the asset. In other cases the amount recognised in OCI is transferred to profit or loss in the same period that the hedged item affects profit or loss.

When a derivative or hedge relationship terminates, cumulative gains or losses still remain in OCI provided that the hedged transaction is still expected to occur. If the hedged transaction is no longer expected to take place, the cumulative unrealised gain or loss is removed from OCI and is immediately recognised in profit or loss.

Hedging of monetary assets and liabilities

Hedge accounting is not applied to derivative instruments that economically hedge monetary assets and liabilities denominated in foreign currencies. Changes in the fair value of such derivatives are recognised in profit or loss of foreign currency gains and losses.

3.6. Balance sheet items

PROPERTY, PLANT AND EQUIPMENT

Owned assets

Items of property, plant and equipment are stated at cost (including the directly allocated costs such as finance costs) less accumulated depreciation and impairment losses (see chapter "Impairment"). The cost of self-produced assets comprises the cost of materials, of direct labour and, where relevant, of the initial estimate of the costs of dismantling and removing the assets and restoring the site where the assets were located. If parts of an item of property, plant and equipment have different useful lives, they are accounted for as separate items of property, plant and equipment.

Subsequent costs

The Group recognises in the carrying amount of an item of property, plant and equipment the subsequent costs of replacing part of such an item when that cost is incurred, only when it is probable that the future economic benefits embodied in the item will flow to the Group and the cost of the item can be measured reliably. All other costs, such as repair and maintenance costs, are recognised in profit or loss as and when they are incurred.

Depreciation

Depreciation is recognised in profit or loss on a straight-line basis over the estimated useful life of each component of an item of property, plant and equipment. Land is not depreciated. The applied depreciation percentages can be found in the table hereafter.

Depreciation methods, remaining useful lives and residual values of the property, plant and equipment are reassessed annually and are prospectively adjusted as the occasion arises.

•	Administrative buildings	2.00%
•	Industrial buildings	2.00 - 4.00%
•	Overhead lines	2.00 - 4.00%
•	Underground cables	2.00 - 5.00%
•	Offshore cables	2.50 - 5.00%
•	Substations (facilities and machines)	2.50 - 6.67%
•	Remote control	3.33 - 12.50%
•	Dispatching	4.00 - 10.00%
•	Other PPE (fitting out rented buildings)	contractual period
•	Vehicles	6.67 - 20.00%
•	Tools and office furniture	6.67 20.00%
•	Hardware	25.00 - 33.00%

Dismantling obligation

Provision is made for decommissioning and environmental costs, based on future estimated expenditures, discounted to present values. An initial estimate of decommissioning and environmental costs attributable to property, plant and equipment is recorded as part of the original cost of the related property, plant and equipment.

Changes in the provision arising from revised estimates or discount rates or changes in the expected timing of expenditures that relate to property, plant or equipment are recorded as adjustments to their carrying value and depreciated prospectively over their remaining estimated economic useful lives; otherwise such changes are recognised in the profit or loss.

The unwinding of the discount is recorded in the profit or loss as a financing charge.

De-recognition

An asset is no longer recognised when the asset is subject to disposal or when no future economic benefits are expected from its use or disposal. Gains or losses arising from the de-recognition of the asset (which is determined as the difference between the net disposal proceeds and the carrying amount of the asset) are included in profit or loss, under other income / other expenses, during the year in which the asset was derecognised.

INTANGIBLE ASSETS

Goodwill

Goodwill is stated at cost less accumulated impairment losses. Goodwill is allocated to cash-generating units and is not amortised but tested annually for impairment (see chapter "Impairment"). In the case of associated companies, the carrying amount of goodwill is included in the carrying amount of the investment in the associated company.

Computer software

Software licences acquired by the Group are stated at cost less accumulated amortisation (see hereafter) and impairment losses (see chapter "Impairment").

Expenditure for research activities undertaken with the prospect of developing software within the Group is recognised in profit or loss as expenditure as incurred. Expenditure for the development phase of software developed within the Group is capitalised if:

- · the costs of development can be measured reliably;
- the software is technically and commercially feasible and future economic benefits are likely;
- the Group plans and has sufficient resources to complete development;
- · the Group plans to use the software.

The capitalised expenditure includes cost of material, direct labour costs and overhead costs that are directly attributable to preparing the software for its use. Other costs are recognised in profit or loss as incurred.

Licenses, patents and similar rights

Expenditure on acquired licences, patents, trademarks and similar rights are capitalised and amortised on a straight-line basis over the contractual period, if any, or the estimated useful life.

Subsequent expenditure

Subsequent expenditure on capitalised intangible assets is capitalised only when it increases the future economic benefits embodied in the specific asset to which it relates. All other expenditure is recognised in profit or loss as expenditure as incurred.

Amortisation

Amortisation is recognised in profit or loss on a straight-line basis over the estimated useful life of intangible assets, unless the useful life is indefinite. Goodwill and intangible assets with indefinite useful lives are tested systematically for impairment on each end of the reporting period. Software is amortised from the date it is available for use. The estimated useful lives are as follows:

Licences

20.00%

Concessions

contractual period

Computer software

20.00 - 25.00%

Depreciation methods, remaining useful lives, and residual values of intangible assets are reassessed annually and are prospectively adjusted as the occasion arises.

INVESTMENTS

Each type of investment is recognised on the date of the transaction.

Investments in equity securities

Investments in equity securities are undertakings in which the Group does not have significant influence or control. This is the case in undertakings where the Group owns less than 20% of the voting rights. Such investments are designated as available-for-sale financial assets and are measured at fair value. Any resulting changes in fair value, except those related to impairment losses, are recognised directly in other comprehensive income ("OCI"). On disposal of an investment, the cumulative gain or loss previously recognised directly in OCI is recognised in profit or loss.

The equity investees are measured at cost if there is no quoted price in an active market and the fair value cannot be measured reliably.

Investments in debt instruments

Investments in debt securities classified as held for trading purposes or as being available-for-sale are carried at fair value, with any resulting gain or loss respectively recognised in profit or loss or directly in equity. The fair value of these investments is determined as the quoted bid price at the end of the reporting period. Impairment charges and foreign exchange gains and losses are recognised in profit or loss. Investments in debt securities classified as held to maturity are measured at amortised cost.

Other investments

Other investments held by the Group are classified as available-for-sale and are measured at fair value, with any resulting gain or loss recognised directly in equity. Impairment charges are recognised in OCI (see chapter "Impairment").

TRADE AND OTHER RECEIVABLES

Construction contracts in progress

Construction contracts in progress are stated at cost price plus profit based on progress made to date, less a provision for foreseeable losses and less progress billing. The cost price comprises all expenditure directly related to specific projects, plus an allocation of fixed and variable overheads incurred during the Group's contract activities based on normal operating capacity.

Trade and other receivables

Trade receivables and other receivables are measured at amortized cost, less the appropriate allowance for amounts regarded as unrecoverable.

INVENTORIES

Inventories (spare parts) are stated at the lower of cost and net realisable value. Net realisable value is the estimated selling price less the estimated costs of completion and selling expenses. The cost of inventories is based on the weighted-average-cost-price method. The cost includes the expenditure incurred in acquiring the inventories, and the direct costs of bringing them to their location and making them operational.

Write-downs of inventories to net realisable value are recognised in the period in which the write-offs occurred.

CASH AND CASH EQUIVALENTS

Cash and cash equivalents comprise cash balances, bank balances, commercial paper and deposits that can be withdrawn on demand. Overdrafts that are repayable on demand and form an integral part of the Group's cash management are included as a component of cash and cash equivalents for the purpose of the statement of cash flows.

IMPAIRMENT - NON FINANCIAL ASSETS

The carrying amount of the Group's assets, excluding inventories and deferred taxes, are reviewed at the end of the reporting period for each asset to determine whether there is any indication of impairment. If any such indication exists, the recoverable amount of the asset is estimated.

The recoverable amount of goodwill and intangible assets with an indefinite useful life and intangible assets that are not yet available for use is estimated at the end of each reporting period.

An impairment loss is recognised whenever the carrying amount of an asset or its cash-generating unit exceeds its recoverable amount. Impairment losses are recognised in profit or loss. Recognised impairment losses relating to cash-generating units are allocated first to reduce the carrying amount of any goodwill allocated to cash-generating units and then to reduce the carrying amount of the other assets in the units on a pro-rata basis.

After recognition of impairment losses, the depreciation costs for the asset will be adjusted for the future.

Calculation of the recoverable amount

The recoverable amount of intangible assets and property, plant and equipment is determined as the higher of their fair value less costs to sell or value in use. In assessing value in use, the expected future cash flows are discounted to their present value using a pre-tax discount rate that reflects both the current market assessment of the time value of money and the risks specific to the asset.

The Group's assets do not generate cash flow that is independent from other assets and the recoverable amount is therefore determined for the cash-generating unit (i.e. the entire high-voltage network) to which the asset belongs. This is also the level at which the Group administers its goodwill and reaps the economic benefits of acquired goodwill.

Reversals of impairment

An impairment loss in respect of goodwill is not reversed. Impairment loss on other assets is reversed if there have been changes in the estimates used to determine the recoverable amount.

An impairment loss is reversed only to the extent that the asset's carrying amount does not exceed the carrying amount that would have been determined, net of depreciation or amortisation, if no impairment loss had been recognised.

IMPAIRMENT - FINANCIAL ASSETS

An impairment loss in respect of a financial asset measured at amortised cost is calculated as the difference between its carrying amount and the present value of the estimated future cash flows discounted at the asset's original effective interest rate. Losses are recognised in profit or loss and reflected in an allowance account against loans and receivables or held-to-maturity investments securities. Interest on the impaired asset continues to be recognised. When an event occurring after the impairment was recognised causes the amount of impairment loss to decrease, the decrease in impairment loss is reversed through profit or loss.

Impairment losses on available-for-sale financial assets are recognized by reclassifying the losses accumulated in the fair value reserve in equity to profit or loss. The cumulative loss that is reclassified from equity to profit or loss is the difference between the acquisition cost, net of any principal repayment and amortisation, and the current value, less any impairment loss recognized previously in profit or loss. Changes in cumulative impairment losses attributable to application of the effective interest method are reflected as a component of interest income. If, in a subsequent period, the fair value of an impaired available-for-sale debt security increases and the increase can be related objectively to an event occurring after the impairment loss was recognised, then the impairment loss is reversed, with the amount of the reversal recognised in profit or loss. However, any subsequent recovery in the fair value of an impaired available-for-sale equity security is recognised in other comprehensive income.

SHARE CAPITAL

Transaction costs

Transaction costs in respect of the issuing of capital are deducted from the capital received.

Dividends

Dividends are recognised as a liability in the period in which they are declared.

INTEREST-BEARING LOANS

Interest-bearing loans are recognised initially at fair value less related transaction costs. Subsequent to initial recognition, interest-bearing loans are stated at amortised cost price with any difference between cost price and redemption value being recognised in profit or loss over the period of the loans on an effective interest basis.

EMPLOYEE BENEFITS

Defined-contribution plans

Obligations related to contributions to defined-contribution pension plans are recognised as an expense in profit or loss as incurred.

Defined-benefit plans

For defined-benefit plans, the pension expenses are assessed on an annual basis by accredited actuaries separately for each plan by using the projected unit credit method. The estimated future benefit that employees have earned in return for their service in the current and prior periods is discounted to determine its present value, and the fair value of any plan assets is deducted. The discount rate is the interest rate as at the end of the reporting period on high-quality bonds which have maturity dates that approximate the terms of the Group's obligations and that are denominated in the currency in which the benefits are

expected to be paid. When the benefits of a plan are improved, the portion of the increased benefit relating to past service by employees is recognised as an expense in profit or loss at the earlier of the following dates:

- When the plan amendment or curtailment occurs; or
- When the entity recognizes related restructuring costs under IAS 37 or termination benefits.

Where the calculation results in a benefit to the Group, the recognised asset is limited to the present value of any future refunds from the plan or reductions in future contributions to the plan.

Remeasurements, comprising of actuarial gains and losses, the effect of the asset ceiling, excluding amounts included in net interest on the net defined benefit liability and the return on plan assets (excluding amounts included in net interest on the net defined benefit liability), are recognised immediately in the statement of financial position with a corresponding debit or credit to retained earnings through OCI in the period in which they occur. Remeasurements are not reclassified to profit or loss in subsequent periods'.

Reimbursement rights

Reimbursement rights are recognised as a separate asset when, and only when, it is virtually certain that another party will reimburse some or all of the expenditure required to settle the corresponding benefit obligation. The reimbursements rights are presented as non-current asset, under other financial assets and are measured at expected value. The reimbursement rights follow the same treatment as the corresponding defined benefit obligation. When changes of the period result from changes in financial assumptions; changes from experience adjustments or changes in demographic assumptions the asset is adjusted through OCI. The components of defined benefit cost are recognised net of amounts relating to changes in the carrying amount of the rights to reimbursement.

Other long-term employee benefits

The Group's net obligation in respect of long-term service benefits, other than pension plans, is assessed on an annual basis by accredited actuaries. The net obligation is calculated using the projected unit credit method and is the amount of future benefit that employees have earned in return for their service in the current and previous periods. The obligation is discounted to its present value and the fair value of any related assets is deducted. The discount rate is the yield as at the end of the reporting period on high-quality bonds having maturity dates that approximate to the terms of the Group's obligations and that are denominated in the currency in which the benefits are expected to be paid.

Short-term employee benefits

Short-term employee benefits are measured on an undiscounted basis and are expensed as the related service is provided. A liability is recognised as for the amount expected to be paid out under a short-term cash bonus or profit-sharing plans if the Group has a legal or constructive obligation to pay this amount as a result of the past service provided by the employee and the obligation can be estimated reliably.

PROVISIONS

A provision is recognised in the balance sheet when the Group has a current legal or constructive obligation as a result of a past event and it is likely that an outflow of economic benefits - of which a reliable estimate can be made - will be required to settle the obligation. If the effect is material, provisions are determined by discounting the expected future cash flows at a pre-tax rate that reflects the current market assessment of the time value of money and, where appropriate, of the risks specific to the liability.

If the Group expects to recover some or all of the provisions from a third party, the compensation is only included as a separate asset if it is virtually certain that said compensation will be awarded. The cost connected to a provision is included in profit or loss net of any compensation.

The total estimated cost of dismantling and disposal of an asset are, if applicable, recognised as property, plant and equipment and depreciated over the asset's entire useful life. The total estimated cost of dismantling and of disposal of the asset, is posted as provisions for the discounted current value. If the amount is discounted, the increase of the provision due to the lapse of time is classified as finance expenses.

TRADE AND OTHER PAYABLES

Trade and other payables are stated at amortised cost.

GOVERNMENT GRANTS

Government grants are recognised when it is reasonably certain that the Group will receive the grant and that all underlying conditions will be met. Grants related to an asset are presented under other liabilities and will be recognised in the income statement on a systematic basis over the expected useful life of the related asset. Grants related to expense items are recognised in the income statement in the same period as the expenses, for which the grant was received. Government grants are presented as other operating income in the income statement.

3.7. Income statement items

REVENUE

Revenue is recognised when it is probable that future economic benefits associated with the transaction will flow to the entity and that these benefits can be measured reliably and recovery of the compensation due is likely.

Revenues include the changes in the settlement mechanism (see Note 7.17).

Revenue represents the fair value of the consideration received in the ordinary course of the Group's activities.

Goods sold and services rendered

Revenue from services and the sale of goods is recognised in profit or loss when the significant risks and rewards of ownership have been transferred to the buyer.

Construction contracts in progress

As soon as the outcome of a construction contract can be estimated reliably, contract revenue and expenses are recognised in profit or loss in proportion to the stage of completion of the contract. An expected loss on a contract is immediately recognised in profit or loss.

Transfer of assets from customers

The revenue from customers (financial contribution) for the construction of connections and related grid enhancement to the high-voltage grid is recognised in profit or loss on the basis of the stage reached in recovery of the underlying property, plant and equipment.

Other income

Other income is recognized when it is earned or when the related service is performed.

EXPENSES

Operating lease payments

Payments made under operating leases are recognised in profit or loss on a straight-line basis over the term of the lease. Lease incentives received to conclude the leasing agreement are recognised in profit or loss as an integral part of the total lease expenses.

FINANCE INCOME AND EXPENSES

Finance expenses comprise interest payable on borrowings, calculated using the effective interest rate method, foreign exchange losses, gains on currency hedging instruments offsetting currency losses, results on interest rate hedging instruments, losses on hedging instruments that are not part of a hedge accounting relationship, losses on financial assets classified as for trading purposes and impairment losses on available-for-sale financial assets as well as any losses from hedge ineffectiveness. Net finance expenses comprise interest on loans, calculated using the effective interest rate method and foreign exchange gains and losses.

Finance income includes amongst others interest receivables on bank deposits, recognised in profit or loss as it accrues using the effective interest rate method.

Borrowing costs that are not directly attributable to the acquisition, construction or production of a qualifying asset are recognised in profit or loss using the effective interest method.

INCOME TAXES

Income taxes comprise current and deferred tax. Income tax expense is recognised in profit or loss, except to the extent that it relates to items recognised directly in equity.

Current tax is the expected tax payable on taxable income of the year, using tax rates enacted or substantively enacted at the end of the reporting period, and any adjustments to tax payable in respect of previous years.

Deferred tax is recognised using the balance sheet method, on temporary differences arising between the carrying amounts of assets and liabilities for financial reporting purposes and the amounts used for taxation purposes. Deferred tax is not recognised for the following temporary differences: the initial recognition of assets or liabilities in a transaction that is not a business combination and that affects neither accounting nor taxable profit, and differences relating to investments in subsidiaries and joint ventures to the extent that it is probable that they will not reverse in the foreseeable future. In addition, deferred tax is not recognised for taxable temporary differences arising from initial recognition of goodwill. Deferred tax is measured at the tax rates that are expected to be applied to the temporary differences when they are reversed, based on the laws that have been enacted or substantively enacted by the reporting date. Deferred tax assets and liabilities are offset if there is a legally enforceable right to offset current tax liabilities and assets, and they relate to income taxes levied by the same tax authority on the same taxable entity, or on different tax entities, but they intend to settle current tax liabilities and assets on a net basis or their tax assets and liabilities will be realised simultaneously.

A deferred tax asset is recognised only to the extent that it is likely that future taxable profits will be available against which the asset can be utilised. Deferred tax assets are reduced to the extent that it is no longer likely that the related tax benefit will be realised.

Additional income taxes that arise from the distribution of dividends are recognised at the same time as the liability to pay the related dividend.

3.8. Standards and Interpretations issued but not yet effective

The standards, interpretations or amendments listed hereafter are published on the date of approval of these consolidated financial statements but are not yet effective, and the Group did not opt for early adoption:

- IFRS 9 Financial instruments (effective 1 January 2018) reflects all phases of the financial instruments project and replaces IAS 39 Financial Instruments: Recognition and Measurement and all previous versions of IFRS 9. The standard introduces new requirements for classification and measurement, impairment, and hedge accounting. The Group is reviewing the potential impact on its financial statements resulting from the application of IFRS 9;
- IFRS 14 Regulatory Deferral Accounts (effective 1 January 2016) is an optional standard that allows an entity, whose activities are subject to rate-regulation, to continue applying most of its existing accounting policies for regulatory deferral account balances upon its first-time adoption of IFRS. Entities that adopt IFRS 14 must present the regulatory deferral accounts as separate line items on the statement of financial position and present movements in these account balances as separate line items in the statement of profit or loss and other comprehensive income. The standard requires disclosures on the nature of, and risks associated with, the entity's rate-regulation and the effects of that rate-regulation on its financial statements. Since the Group is an existing IFRS preparer, this standard would not apply);
- Amendments to IFRS 11 Accounting for Acquisitions of Interests in Joint Operations (effective 1 January 2016). The amendments to IFRS 11 require that a joint operator accounting for the acquisition of an interest in a joint operation, in which the activity of the joint operation constitutes a business must apply the relevant IFRS 3 principles for business combinations accounting. The amendments also clarify that a previously held interest in a joint operation is not remeasured on the acquisition of an additional interest in the same joint operation while joint control is retained. In addition, a scope exclusion has been added to IFRS 11 to specify that the amendments do not apply when the parties sharing joint control, including the reporting entity, are under common control of the same ultimate controlling party. The amendments apply to both the acquisition of the initial interest in a joint operation and the acquisition of any additional interests in the same joint operation. These amendments are not expected to have any impact to the Group;
- Amendments to IAS 16 and IAS 38 Clarification of Acceptable Methods of Depreciation and Amortisation (effective 1
 January 2016) The amendments clarify the principle in IAS 16 and IAS 38 that revenue reflects a pattern of economic
 benefits that are generated from operating a business (of which the asset is part) rather than the economic benefits that are
 consumed through use of the asset. As a result, a revenue-based method cannot be used to depreciate property, plant and
 equipment and may only be used in very limited circumstances to amortise intangible assets. These amendments will have
 no impact to the Group, since the Group does not use a revenue-based method to calculate depreciations;
- Amendments to IAS 16 and IAS 41 Agriculture: Bearer Plants (effective 1 January 2016) These amendments require a
 bearer plant, defined as a living plant, to be accounted for as property, plant and equipment and included in the scope of IAS
 16 Property, Plant and Equipment instead of IAS 41 Agriculture. These amendments will have no impact to the Group, since
 the Group has no bearer plants;
- IFRS 15 Revenue from Contracts with Customers (effective 1 January 2018) establishes a new comprehensive framework
 for determining whether, how much and when revenue is recognised. It replaces existing revenue recognition guidance,
 including IAS 18 Revenue, IAS 11 Construction Contracts and IFRIC 13 Customer Loyalty Programmes. The Group is
 reviewing the potential impact on its financial statements resulting from the application of IFRS 15
- Amendments to IAS 27 Equity Method in separate financial statements (effective 1 January 2016) allows entities to use the
 equity method to account for investments in subsidiaries, joint ventures and associates in their separate financial
 statements. These amendments will have no impact on the Group's consolidated financial statements.
- Amendments to IFRS 10 and IAS 28 Sale or Contribution of Assets between an Investor and its Associate or Joint Venture
 (effective 1 January 2016) The amendments clarify that gain or loss resulting from the sale or contribution of assets, which
 forms a business following IFRS 3, between an investor and its associate or joint venture, is recognised in full. If these
 assets do not form a business, following IFRS 3, any gain or loss is only recognised to the extent of unrelated investor's
 interests in the associate or joint venture. These amendments are not expected to have any impact to the Group;
- Amendments to IFRS 10, IFRS 12 and IAS 28 Investment entities: applying the consolidation exception (effective 1
 January 2016). These amendments clarify that the exemption from presenting consolidated financial statements applies to a
 parent entity that is a subsidiary of an investment entity, when the investment entity measures all of its subsidiaries at fair
 value. These amendments are not expected to have any impact to the Group:
- Amendments to IAS 1 Disclosure Initiative (effective 1 January 2016). These amendments clarify
 - o Materiality requirements in IAS 1
 - Specific line items in statements of profit or loss and other comprehensive income and statement of financial position may be disaggregated
 - Entities have flexibility to choose the order of presenting Notes to financial statements
 - Share of other comprehensive income of associates and joint ventures accounted for using the equity method must be
 presented in aggregate as a single line item, and classified between the items that may or will not be reclassified
 subsequently to profit or loss;
- These amendments are not expected to have a material impact on the Group's consolidated financial statements,
- Annual Improvements to IFRS 2012-2014 cycle is a collection of minor improvements to 3 existing standards. This
 collection, which becomes mandatory for the Group's 2016 consolidated financial statements, is not expected to have a
 material impact on the Group's consolidated financial statements;

4. Segment reporting

Basis for segmentation

The Group has opted for a geographical segmentation since this segmentation forms the basis of the Company's internal management reporting and enables the Chief Operating Decision-Maker (CODM) to evaluate and assess the type and financial profile of its activities in a transparent way.

Pursuant to IFRS 8, the Group has identified the following operating segments based on the aforementioned criteria:

- Elia Transmission (Belgium), which comprises Elia System Operator NV/SA and the companies of which activities are directly linked to the role of Belgian transmission system operator (Elia Asset NV/SA, Elia Engineering NV/SA, Elia Re SA, HGRT SAS, Coreso NV/SA and Ampacimon NV/SA);
- 50Hertz Transmission (Germany), which comprises Eurogrid International CVBA/SCRL and companies of which activities are directly linked to the role of transmission system operator in Germany (Eurogrid GmbH, 50Hertz Transmission GmbH, 50Hertz Offshore GmbH and Gridlab GmbH);
- Atlantic Grid, comprising E-Offshore A LLC and Atlantic Grid Investment A Inc who are connected to the Atlantic Wind Connection project which develops the first high-voltage direct current offshore grid off the East Coast of the United States;
- EGI (Elia Grid International NV/SA and Elia Grid International GmbH): both companies supply specialists in consulting, services, engineering, and procurement, creating value by delivering solutions based on international best practice, while fully complying with regulated business environments;
- Nemo (Nemo Link Ltd), is linked to the Nemo project; this will connect the UK and Belgium through high voltage electricity cables, enabling the exchange of power between the two countries.

As prescribed by IFRS 8 the Group is required to report segment information about each operating segment that exceeds certain quantitative thresholds. Since the operational activities of Atlantic Grid, EGI and Nemo do not exceed the threshold, the operations of Atlantic Grid have been aggregated in the reporting segment 50Hertz Transmission (Germany) and the operations of EGI and Nemo in the reporting segment of Elia Transmission (Belgium), because their activities are regularly evaluated by the respective CODM's of those segments.

The two operating segments also have been identified as the cash generating units of the group, as the group of assets managed by the segments independently generates cash flows.

The Chief Operating Decision-Maker (CODM) has been identified by the Group as being the Boards of Directors, the CEO's and the Management Committees of each segment. The Chief Operating Decision-Maker periodically reviews the Group's segments performance against a certain number of indicators such as revenue, EBITDA and operating profit.

The Company's geographical segments are mainly characterized by common revenue and cost drivers and the same public service mission in their respective geographical area, but they distinguish themselves mainly at the level of the specific country related regulatory frameworks. For more details around this topic we refer to Note 9 "Regulatory framework and tariffs".

The information presented to the CODM follows the IFRS accounting policies of the Group, therefore no reconciling items have to be disclosed. Intergroup transactions are concluded on an at arm's length basis.

Elia Transmission (Belgium)

The table hereafter shows the 2015 results of Elia Transmission (Belgium)

Results Elia Transmission (in million EUR) - Year ended 31 December	2015	2014 restated*	Difference (%)
Total revenues and other income	851.4	836.3	1.8%
Depreciation, amortization, impairment and changes in provisions	(106.4)	(112.8)	(5.7%)
Results from operating activities	213.2	192.7	10.6%
Share of profit of equity accounted investees, net of tax	4.8	2.8	71.4%
EBIT	218.0	195.5	11.5%
EBITDA	324.4	308.4	5.2%
Finance income	10.6	10.7	(0.9%)
Finance costs	(103.4)	(111.3)	(7.1%)
Income tax expense	(32.9)	(21.4)	53.7%
Profit attributable to the Owners of the Company	92.2	73.7	25.1%
Consolidated statement of financial position (in million EUR)	31 December 2015	31 December 2014	Difference (%)
Total assets	5,669.7	4,989.6	13.6%
Capital expenditures	343.0	276.7	24.0%
Net financial debt	2,583.4	2,539.2	1.7%
* Restated for reimbursement rights as mentioned in Note 8.1			

Restated for reimbursement rights as mentioned in Note 8.1.

EBITDA (Earnings Before Interest and Taxes, Depreciations and Amortisations) = EBIT + depreciation/amortisation + changes in provisions

In 2015, Elia Transmission's revenue increased by 1.8% compared with the same period last year, mainly as a result of the new revenues of Elia Grid International ("EGI"), founded in 2014. The regulated revenue was in line with 2014. The table below provides more details of changes in the various revenue components.

(in million EUR)	2015	2014 restated*	Difference (%)
Grid connection revenue	42.1	41.5	1.3%
Grid use revenue	622.0	608.5	2.2%
International revenue	67.6	56.0	20.9%
Ancillary services revenue	170.6	173.9	(1.9%)
Other revenue (including EGI revenue)	85.3	66.4	28.4%
Subtotal revenues & other income	987.6	946.3	4.4%
Settlement mechanism: refunded to the tariffs of current period	(6.4)	(36.6)	(82.4%)
Settlement mechanism: deviations from approved budget	(129.8)	(73.4)	76.8%
Total revenues and other income	851.4	836.3	1.8%

^{*} Restated for reimbursement rights as mentioned in Note 8.1.

Due to the stable volumes observed in 2015 in comparison to 2014, the revenues from grid connection remained fairly stable at €42.1 million. The revenues from grid use increased slightly (up 2.2%) as a result of higher balancing revenues. The ancillary services revenue was in line with 2014 with €170.6 million. International revenue increased by €11.6 million (up 20.9%), mainly due to the price evolution on the Belgian market compared to the surrounding CWE markets, following the unavailability of some nuclear units for a large part of the year.

As a result of the revenues generated by Elia Grid International ("EGI") (€12.7 million), a wholly owned subsidiary of Elia and 50Hertz founded in April 2014 the other revenue increased by 28.4%. EGI delivers consultancy and engineering services on the international energy market.

The settlement mechanism encompasses deviations from the budget approved by CREG with regard to the non-controllable costs and revenue, including our regulated profit, used for the calculation of the tariffs. Differences between actual and budgeted non-controllable costs and revenue are settled in the future tariffs.

The operational result was up by €129.8 million compared to the budget, primarily as a result of higher international revenue (€59.4 million), the lower actual average OLO (€38.5 million), lower costs for ancillary services (€40.7 million) and lower net financial charges (€32.0 million). This was partly offset by the higher amount passed in the tariffs for decommissioning of fixed assets (up €14.8 million), the higher realisation of the incentive on replacement CAPEX (up €1.6 million) and the lower tariff sales (down €19.9 million) compared to the budgeted amounts. There was also the final settlement of a temporary tariff surplus (€6.4 million), which was being carried forward within the current tariff period.

Despite the persisting pressure on the long term interest rates, Elia Transmission realized an increase in the EBITDA (up 5.2%) and EBIT (up 11.5%). The further decline in the fair remuneration due to evolution in the yearly average OLO, which decreased from 1.72% in 2014 to 0.86% in 2015, could be compensated by the increase in the amount passed on in the tariffs for decommissioning of old fixed assets. This was a result of a strong performance in the replacement programme of the old assets. Furthermore lower damages to the electrical installations and IAS 19 movements, mainly as a result of a change in assumptions, had a positive effect on the result. The share of the profit of the HGRT participation increased following the integration of the power exchanges APX Group in EPEX SPOT, of which HGRT, after the integration, owns 49%.

Net finance costs (down 7.8%) fell by €7.8 million compared with 2014, mainly as a result of the successful refinancing transaction realized in April 2014. A €500 million had been refinanced by the issuance of a €350 million 15-year Eurobond. In comparison to 2014, the cost reduction is now accounted for a full year.

The evolution in the profit before taxes together with the decrease of the notional interest deduction resulted in the increase in the income tax expense (up 53.7%).

The net profit increased by 25.1% from €73.7 million in 2014 to €92.2 million in 2015 mainly due to the following items¹:

- decrease in regulated profit due to lower OLO (down €10.4 million);
- increase in the amount passed on in the tariffs for decommissioning of fixed assets (up €12.0 million);
- higher cost savings and revenue (up €0.4 million);
- positive impact from lower damages to the electrical installations (up €4.9 million);
- IAS 19 movements (up €4.1 million);
- EGI result (up €1.0 million);

Total assets increased by 13.6% to €5,669.7 million, while net financial debt increased slightly by €44.2 million (up 1.7%). The equity increased mainly as a result of the reservation of the 2015 profit and payment of dividends for 2014 amounting to €93.5 million.

¹ The first three bullets relate to the regulatory framework in Belgium

4.3. 50Hertz Transmission (Germany)

The table hereafter shows the 2015 results of 50Hertz Transmission's transmission system operator activities in Germany:

Results 50Hertz Transmission (Germany) (in millions EUR) - Year ended 31 December *	2015	2014	Difference (%)
Total revenues and other income	1,495.6	1,022.8	46.2%
Depreciation, amortization, impairment and changes in provisions	(87.9)	(62.9)	39.7%
EBIT	305.4	281.2	8.6%
EBITDA	393.3	344.1	14.3%
Finance income	2.2	3.7	(40.5%)
Finance costs	(21.1)	(33.5)	(37.0%)
Income tax expense	(89.3)	(94.5)	(5.5%)
Profit attributable to the Owners of the Company	197.3	156.8	25.8%
Consolidated statement of financial position (in million EUR)	31 December 2015	31 December 2014	Difference (%)
Total assets	4,958.4	3,538.8	40.1%
Capital expenditures	902.0	591.1	52.6%
Net financial debt	915.6	(24.9)	n/a

^{* 60%} of the profit attributable to the owners of the Company is included in the Share of profit of equity accounted investees (net of income tax) of the Group.

50Hertz Transmission's revenue was up 46.2% compared with the same period last year. This increase is to a large extent a result of increasing energy costs and higher volumes of investment. Total revenues are detailed in the table below.

Total revenues and other income (in million EUR)	2015	2014	Difference (%)
Vertical grid revenues	769.7	883.8	(12.9%)
Horizontal grid revenues	123.3	79.9	54.3%
Ancillary services revenues	190.2	74.8	154.3%
Other revenues	61.9	53.6	15.5%
Subtotal revenue and other income	1,145.1	1,092.1	4.9%
Settlement mechanism: deviations from approved budget	350.5	(69.3)	n/a
Total revenues and other income	1,495.6	1,022.8	46.2%

Vertical grid revenue (tariffs end customers) decreased by €114.1 million (down 12.9%) primarily as a result of the decrease in the total allowed revenues by the regulator. The allowed non controllable costs to be passed on in the tariffs, which are updated each year, were significantly impacted by lower cost covering of energy costs and the settlement of old tariff surpluses. These effects were only partly compensated by the increased allowed cost recovery for new investments.

Horizontal grid revenue (tariffs to TSOs) increased (up 54.3%) compared to 2014 due to higher offshore investments. In Germany all offshore connection investment costs are shared across the four German transmission system operators. This means that 50Hertz bears around 20% of these costs and passes on 80% of its own connection costs to the other three TSOs. Due to the increasing offshore investments the costs recovery charged horizontally to the other TSO's is rising and thus impacting the horizontal revenues.

Ancillary services revenues increased strongly by 154.3% impacted by a significant increase in redispatch measures compared to 2014, which results from a high wind infeed in 2015 leading to higher revenues together with higher balancing group revenues

Other revenue increased by €8.3 million primarily due to higher customer contributions to investments received in 2015 in comparison with 2014. Secondly, following the increase in the asset base, the own work capitalized increased compared to 2014.

The settlement mechanism includes on the one hand the annual offsetting of deficits and surpluses arising accounted for before 2015 (€138.6 million) and on the other the deviations in 2015 between the costs allowed to be passed on and the actual costs (€211.9 million). The significant operational deficit in 2015 is principally a result of the significant real energy costs as a result of the windy weather in 2015.

The sharp rise in the reported EBITDA (up 14.3%) and EBIT (up 8.6%) is mainly a result of important one-off effects, principally arising from the commissioning of the offshore connection Baltic 2. Furthermore, 50Hertz received a regulatory bonus for efficient management of energy costs within the "Korridor"-model. Finally, there were some unusual high customer contributions to specific investments received which also have been considered as a one-off effect. In total, these one-off effects in 2015 amount to €72.2 million before taxes.

The net finance costs decreased by €10.9 million compared to 2014 as a result of a significant lower discounting effect on the long term provisions. The market interest rates used for discounting these provisions remained stable compared to 2014, whereas in 2014 an important drop of the interests led to a significant increase in the finance expenses. This was partly offset by the increased interest cost resulting from the increase in the outstanding debt as new bonds have been issued in 2015 for a total amount of €1.390 million.

The decrease in income tax expense is a result of the final tax settlement of the tax audit for the years 2006 to 2009 that led in 2014 to an increased income tax expense.

The increase in the net profit (up 25.8%) reflects the output from the realized important CAPEX programme in 2015, partly compensated by an increase in the operational expenditures. The increase is mainly a result of:

- increased cost recovery for onshore investments (up €14.7 million)
- increased cost recovery for offshore investments (up €33.7 million)
- increased OPEX (down €44.4 million)
- increased depreciation (down €15.2 million)
- decreased net finance costs (up €9.3 million)
- decreased taxes (up €15.8 million)
- · occurrence of one-off effects (see previous paragraphs)

Total assets rose by 40.1% to €4,958.4 million, the net financial debt – a result of the realization of the realization of the important investment volume – increased to €915.6 million at the end of 2015. The net debt includes a EEG (levies related to renewables) cash position of €614.2 million. The equity of 50Hertz Transmission increased by 8.3% mainly as a result of the reservation of current year's result and the dividend distribution of €98.7 million over 2014.

4.4. Reconciliation of information on segments with consolidated figures

Consolidated results (in millions EUR) - Year ended per 31 December	2015 Elia Transmission (Belgium)	2015 50Hertz Transmission (Germany)	2015 Consolidation entries	2015 Elia Group
	(a)	(b)	(c)	(a)+(b)+(c)
Total revenues and other income	851.4	1,495.6	(1,495.6)	. 851.4
Depreciation, amortization, impairment and changes in provisions	(106.4)	(87.9)	87.9	(106.4)
Results from operating activities Share of profit of equity accounted investees, net of	213.2	305.4	(305.4)	213.2
tax	4.8	0.0	118.4	123.2
EBIT	218.0	305.4	(187.0)	336.4
EBITDA	324.4	393.3	(274.9)	442.8
Finance income	10.6	2.2	(2.2)	10.6
Finance costs	(103.4)	(21.1)	21.1	(103.4)
Income tax expense	(32.9)	(89.3)	89.3	(32.9)
Profit attributable to the Owners of the Company	92.2	197.3	(78.9)	210.6
Consolidated statement of financial position (in million EUR)	31.12.2015	31.12.2015	31.12.2015	31.12.2015
Total assets	5,669.7	4,958.4	(4,192.5)	6,435.6
Capital expenditures	343.0	902.0	(902.0)	343.0
Net financial debt	2,583.4	915.6	(915.6)	2,583.4
Consolidated results (in millions EUR) - Year ended per 31 December	2014 restated * Elia Transmission (Belgium)	2014 50Hertz Transmission (Germany)	2014 Consolidation entries	2014 restated * Elia Group
	(a)	(b)	(c)	(a)+(b)+(c)
Total revenues and other income	836.3	1,022.8	(1,022.8)	836.3
Depreciation, amortization, impairment and changes in provisions	(112.8)	(62.9)	62.9	(112.8)
Results from operating activities	192.7	281.2	(281.2)	192.7
Share of profit of equity accounted investees, net of tax	2.8	0.0	94.3	97.1
EBIT	195.5	281.2	(187.0)	289.7
		344.1	(249.8)	402.7
FRITDA	308.4			
EBITDA Finance income	308.4			
Finance income	10.7	3.7	(3.7)	10.7
Finance income Finance costs	10.7 (111.3)	3.7 (33.5)	(3.7)	10.7 (111.3)
Finance income Finance costs Income tax expense	10.7	3.7	(3.7)	10.7 (111.3) (21.4)
Finance income	10.7 (111.3) (21.4)	3.7 (33.5) (94.5)	(3.7) 33.5 94.5	10.7 (111.3) (21.4) 167.9
Finance income Finance costs Income tax expense Profit attributable to the Owners of the Company Consolidated statement of financial position (In million EUR)	10.7 (111.3) (21.4) 73.7	3.7 (33.5) (94.5) 156.8 31.12.2014	(3.7) 33.5 94.5 (62.6) 31.12.2014	10.7 (111.3) (21.4) 167.9 31.12.2014
Finance income Finance costs Income tax expense Profit attributable to the Owners of the Company Consolidated statement of financial position	10.7 (111.3) (21.4) 73.7 31.12.2014	3.7 (33.5) (94.5) 156.8	(3.7) 33.5 94.5 (62.6)	10.7 (111.3) (21.4) 167.9 31.12.2014 5,697.1 276.7

^{*} Restated for reimbursement rights as mentioned in Note 8.1.

The Group has no concentration of customers in neither of the operating segments.

5. Equity-accounted investees

5.1. Joint ventures

<u>Eurogrid International</u> CVBA is a joint venture of the Group. The Company has been established by the Group together with IFM to acquire 50Hertz Transmission GmbH, one of the four German transmission system operators. The Group has a stake of 60% in the joint venture. Eurogrid International is a private entity that is not listed on any public exchange.

Eurogrid International and its subsidiaries (see Note 8.6) form together the segment 50Hertz Transmission (Germany), see Note 4.3.).

The following table summarizes the financial information of the joint venture, based on its IFRS financial statements, and reconciliation with the carrying amount of the Group's interest in the consolidated financial statements.

(in million EUR) - Year ended 31 December	2015	2014
Percentage ownership interest	60.00%	60.00%
Non current assets	3,630.5	2,742.4
Current assets	1,327.9	796.4
Non current liabilities	2,284.9	784.5
Current liabilities	1,397.1	1,575.5
Equity	1,276.3	1,178.8
Group's carrying amount of the investment	765.8	707.3
Revenues and other income	1,495.6	1,022.8
Depreciation and amortisation	(93.9)	(78.7)
Net finance result	(18.9)	(29.8)
Profit before income tax	286.7	251.3
Income tax expense .	(89.3)	(94.5)
Profit of the year	197.4	156.8
Total comprehensive income for the year	197.4	156.8
Group's share of profit of the year	118.4	94.0
Dividends received by the Group	53.7	53.9

Beside Eurogrid International, the Group has another joint venture since 2015, Nemo Link Limited. End of February 2015 Elia signed a joint venture agreement together with National Grid for the construction of the interconnector between Belgium and the -UK so called Nemo Link. This project will consist of subsea and underground cables connected to a converter station and an electricity substation in each country, which will allow electricity to flow in either direction between the two countries and will give UK and Belgium improved reliability and access to electricity and sustainable generation. The figures of this joint venture are incorporated in the Belgian segment (see Note 4.2).

The following table summarizes the financial information of the joint venture, based on its IFRS financial statements, and reconciliation with the carrying amount of the Group's interest in the consolidated financial statements.

(in million EUR) – Year ended 31 December	2015	2014
Percentage ownership interest	50.00%	-
Non current assets	95.6	-
Current assets	29.2	-
Non current liabilities	31.3	-
Current liabilities	72.9	-
Equity	20.6	-
Group's carrying amount of the investment	10.3	-
Revenues and other income	0.0	-
Depreciation and amortisation	0.0	-
Net finance result	0.2	-
Profit before income tax	0.1	-
Income tax expense	0.0	-
Profit of the year	0.1	-
Total comprehensive income for the year	0.1	-
Group's share of profit of the year	0.1	-
Dividends received by the Group	0.0	-

5.2. Associates

The Group has 3 associates, all of which are equity-accounted investees.

The Group has an interest of 19.6% in Ampacimon NV/SA, which is a Belgian company active in developing innovative monitoring systems which are put at the disposal of TSO's, in order for them to be able to anticipate more quickly on changes in energy demands and offer. The stake of the Group decreased from 36.8% to 19.6% in current year. The Board of Directors of Ampacimon consists of 4 members, 1 of which is a representative of the Group. Therefore the Group continues to have a significant influence and Ampacimon is accounted for using the equity method.

The Group has an interest of 26.0% in Coreso NV/SA, a company which provides coordination services for the secure operation of the high-voltage electricity system in 5 countries.

HGRT SAS is a French company which has a stake of 49.0% in Epex Spot, the exchange for power spot trading in Germany, France, Austria, Switzerland, Luxembourg and (through its 100% associate APX) the UK, Netherlands and Belgium. The Group itself has a stake of 17.0% of HGRT. As one of the founding partners of HGRT, the Group has a Golden Share, which enables the Group to have a minimum number of representatives in the Board of Directors and the right to appoint a HGRT representative in the Board of Directors of Epex Spot. This constitutes a significant influence and therefore HGRT is accounted for using the equity method.

None of these companies are listed on any public exchange.

The following table illustrates the summarized financial information of the Group's investment in these companies, based on their respective financial statements prepared in accordance with IFRS.

(in million EUR)	Ampac	imon	AP	X	Coreso HG		HGF	RT
	2015	2014	2015	2014	2015	2014	2015	2014
Percentage ownership interest	19.6%	36.8%	0.0%	29.2%	26.0%	28.5%	17.0%	24.5%
Non current assets	0.0	0.0	-	24.4	1.5	1.3	94.4	36.1
Current assets	1.4	1.5		459.7	2.2	2.4	3.7	2.0
Non current liabilities	0.1	0.0		3.5	0.0	0.0	0.0	0.0
Current liabilities	0.4	0.7	-	451.8	1.7	1.9	0.7	0.1
Equity	0.9	0.8		28.8	2.0	1.8	97.5	38.1
Group's carrying amount of the investment	0.2	0.3		14.1	0.5	0.5	16.6	9.3
Revenues and other income	1.1	1.7		26.9	8.4	7.8	0.0	0.0
Profit before income tax	0.2	0.4	-	4.5	0.4	0.4	29.8	(0,5)
Income tax expense	(0.0)	0.0	-	1.1	(0.2)	(0.2)	(0.5)	0.0
Profit of the year	0.2	0.4	-	3.4	0.2	0.2	29.3	0.2
Total comprehensive income for the year	0.2	0.4	-	3.4	0.2	0.2	29.3	0.2
Group's share of profit of the year	0.0	0.2	-	2.0	0.1	0.2	4.8	0.6

6. Items of the consolidated statement of profit or loss and other comprehensive income

6.1. Revenue

(in million EUR)	2015	2014
Revenue	773.3	777.8
Transfers of assets from customers	6.8	7.7
Total revenue	780.1	785.5

We refer to the segment reporting for a breakdown of the significant categories within the revenue of the Belgian segment (Note 4.2).

6.2. Other income

The following table details the "Other income":

(in million EUR)	2015	2014*
Services and technical expertise	2.8	(0.3)
Own production	18.8	17.0
Optimal use of assets	14.7	12.9
Other	34.0	20.7
Gain on sale PPE	1.0	0.5
Other operating income	71.3	50.8

^{*} Restated for reimbursement rights as mentioned in Note 8.1

The Group's own production represents the valuation of time worked on investment projects.

The optimal use of assets represents mainly income generated from contracts with Telecom operators for making available high voltage towers to several telecom operators as supporting structure for their mobile network antennas.

The section "Other" consists of other income generated by fully owned subsidiaries EGI NV/SA and EGI GmbH (which increased with €12.8 million compared to last year) and recoverable amounts of claims paid by insurance companies, etc.

6.3. Operating expenses

COST OF MATERIALS, SERVICES AND OTHER GOODS

(in million EUR)	2015	2014
Raw materials, consumables and goods for resale	15.5	5.3
Purchase of ancillary services	145.3	164.5
Services and other goods (excl. purchase of ancillary services)	201.2	193.5
Total	361.9	363.3

The increase in raw materials, consumables and goods for resale is primarily attributable to the incurred costs from the major ongoing construction work and the fulfilment of planned milestones within EGI GmbH main projects, amounting to €7.6 million.

Purchase of ancillary services includes the costs for services which enable the Group to balance generation with demand, to maintain voltage levels and to manage congestions on its grids. The decrease in purchases of ancillary services can mainly be explained by attractive market conditions.

Services and other goods are related to maintenance of the grid, services provided by third parties, insurance, consultancy, etc.

PERS	ONNEL	EXPE	NSES
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(in million EUR)	2015	2014*
Salaries and wages	92.3	89.6
Social security contributions	26.0	26.1
Pension costs	6.0	6.2
Other personnel expenses	12.2	11.5
Share based payment expenses	0.1	1.4
Employee benefits (excl. pensions)	1.1	5.0
Total	137.6	139.7

^{*} Restated for reimbursement rights as mentioned in Note 8.1

In March 2015 Elia Group gave its employees in Belgium the opportunity to subscribe to an Elia System Operator SA capital increase (tax tranche). The capital increase resulted in the creation of 11,975 additional shares without nominal value. The employees are granted a 16.6% reduction on the quoted share price, for a total amount of €0.1 million.

Elia Group counts 1,210.2 FTE's as at 31 December 2015 versus 1,222.4 FTE's per end of 2014, which represents a slight decrease by 1%.

For more information regarding pension costs and employee benefits, see Note 7.13 Employee Benefits.

DEPRECIATION, AMORTISATION, IMPAIRMENT AND CHANGES IN PROVISIONS

(in million EUR)	2015	2014
Amortisation of intangible assets	7.6	6.5
Depreciation of property, plant and equipment	106.3	101.1
Total depreciation & amortisation	113.8	107.6
Impairment of inventories and trade receivables	0.4	0.7
Total impairment	0.4	0.7
Environmental provisions	(3.2)	0.9
Provisions for litigations	(4.6)	3.7
Changes in provisions	(7.8)	4.6
Total	106.4	112.9

The amount of impairment on trade receivables is explained in Note 8.3 "Financial risk and derivative management".

A detailed description is provided in other sections for Intangible assets (see Note 7.2), Property plant and equipment (see Note 7.1) and Provisions (see Note 7.14).

OTHER EXPENSES

(in million EUR)	2015	2014
Taxes other than income tax	15.8	15.2
Loss on disposal/sale of property, plant and equipment	16.2	12.6
Impairment on receivables	0.2	0.1
Other operating expenses	32.2	27.8

Taxes other than income tax mainly consist of property taxes and taxes on pylons. The increase in Loss on disposal/sale of property, plant and equipment is mainly due to the considerable increase in the replacement investment program on existing assets.

6.4. Net finance costs

2015	2014
10.6	10.7
0.6	0.7
9.9	10.0
(103.4)	(111.3)
(99.1)	(105.6)
(8.7)	(8.2)
4.6	2.6
(0.1)	(0.0)
(92.8)	(100.6)
	10.6 0.6 9.9 (103.4) (99.1) (8.7) 4.6 (0.1)

Other financial income mainly consists of the moratorium interests which are computed on the tax claim (we refer to Note 7.9 below). This section also contains an amount of € 0.3 million relating to a loan agreement between Elia System Operator and Nemo Link Ltd. for a total outstanding amount per 31 December 2015 of € 15.4 million. This unsecured loan instrument has been granted by both shareholders at market conditions.

Interest expenses on Eurobonds and other bank borrowings decreased as a result of the lower interest rates on Eurobonds issued in April 2014 and November 2015, compared to the Eurobond of €500.0 million which expired in April 2014. We refer to Notes 4.2 and 8.3.

For more details on net debt and loans, see Note 7.12.

6.5. Income taxes

RECOGNISED IN PROFIT OR LOSS

The consolidated income statement includes the following taxes:

(in million EUR)	2015	2014*
Current year	17.3	14.5
Total current income tax expense	17.3	14.5
Origination & reversal of temporary differences	15.5	6.9
Total deferred taxes	15.5	6.9
Total income taxes recognised in profit and loss	32.9	21.4
* Restated for reimbursement rights as mentioned in Note 8.1		

RECONCILIATION OF THE EFFECTIVE TAX RATE

The tax on the Company's profit (loss) before tax differs from the theoretical amount that would arise using the Belgian statutory tax rate applicable to profits (losses) of the consolidated companies as follows:

(in million EUR)	2015	2014*
Profit before income tax	243.5	189.0
Income tax expense	(32.9)	(21.4)
Income tax using the domestic corporation tax rate	82.8	64.3
Domestic corporate income tax	33.99%	33.99%
Effect of the foreign tax rate	(0.2)	0.1
Share of profit of equity accounted investees, net of tax	(41.9)	(33.0)
Non-deductible expenses	3.2	2.1
Gain on disposal of shares	(1.6)	0.0
Tax incentives (notional interest deduction)	(17.0)	(18.1)
Utilization of DTA on NID carried forward	5.0	2.3
Fairness tax	0.8	1.6
Other	1.8	2.0
Total income tax expense in profit or loss	32.9	21.4

^{*} Restated for reimbursement rights as mentioned in Note 8.1

Deferred income taxes are further discussed in Note 7.6.

6.6. Earnings per share (EPS)

BASIC EPS

Basic earnings per share are calculated by dividing the net profit attributable to the shareholders of the Company (€210.6 million) by the weighted average number of ordinary shares outstanding during the year.

Weighted average number of ordinary shares	2015	2014
Issued ordinary shares on 1st of January	60,738,264	60,568,229
Impact of the shares issued in December 2014		5,590
Impact of the shares issued in March 2015	9,285	, , , , , , , , , , , , , , , , , , , ,
Weighted average number of shares on 31st of December	60,747,549	60,573,819

DILUTED EPS

Diluted earnings per share are determined by adjusting the profit or loss attributable to ordinary shareholders and the weighted average number of ordinary shares outstanding for the effects of all dilutive potential ordinary shares, which comprise share options and convertible bonds.

Diluted earnings per share are equal to basic earnings per share, since there are no share options, nor convertible bonds.

Share capital and reserves per share

Share capital and reserves per share totalled €39.7 per share on 31 December 2015, compared with a value of €37.6 per share at the end of 2014.

¹ DTA = Deferred tax asset; NID = Notional Interest Deduction

6.7. Other comprehensive income

Total comprehensive income includes both the result of the period recognised in the statement of profit or loss and the other comprehensive income recognised in equity. Other comprehensive income includes all changes in equity other than owner-related changes, which are reported in the statement of changes in equity.

Changes in fair value

(in million EUR)	2015	2014
Net changes in fair value of interest rate swaps	4.9	1.3
Recognised in:		
Hedging reserve	4.9	1.3

The decrease in market value of the Group's IRS (currently still 2 running) by € 7.4 million net of tax can mainly be explained by the decreasing period until maturity date.

The hedging reserve is discussed in detail in Note 8.3.

Remeasurements

The OCI amounts to € 8.1 million and comprises of the defined benefit plan actuarial gains and losses (including impact of reimbursement rights). The higher OCI as compared to 2014 can mainly be explained by the higher discount rate and the change in assumed retirement age, following the reform of the pension scheme in Belgium which impacted the age at which an employee can enjoy the preretirement scheme.

7. Items of the consolidated statement of financial position

7.1. Property, plant and equipment

(in million EUR)	Land and buildings	Machinery and equipment	Furniture and vehicles	Other tangible assets	Assets under construction	Total
ACQUISITION VALUE						
Balance at 1 January 2014	173.5	4,332.2	132.9	13.2	249.0	4,900.9
Additions	7.3	66.3	11.4	1.3	182.3	268.6
Disposals	(0.1)	(43.5)	(3.1)	(2.1)	0.0	(48.8)
Transfers from one heading to another	2.7	120.7	0.2	1.4	(125.1)	0.0
Balance at 31 December 2014	183.5	4,475.8	141.4	13.8	306.2	5,120.7
Balance at 1 January 2015	183.5	4,475.8	141.4	13.8	306.2	5,120.7
Additions	10.8	31.5	16.1	2.3	275.1	335.8
Disposals	(12.3)	(55.6)	(3.7)	(1.7)	(8.4)	(81.7)
Transfers from one heading to another	11.7	214.5	0.0	0.7	(226.8)	0.0
Balance at 31 December 2015	193.6	4,666.2	153.8	15.0	346.2	5,374.8
DEPRECIATION AND IMPAIRMENT						
Balance at 1 January 2014	(24.9)	(2,426.1)	(115.0)	(12.3)		(2,578.4)
Depreciation	(1.9)	(93.7)	(5.4)	(0.2)		(101.1)
Disposals	0.0	32.9	3.0	1.8		37.7
Transfers from one heading to another	0.0	1.1	(0.0)	(1.1)		0.0
Balance at 31 December 2014	(26.8)	(2,485.7)	(117.4)	(11.9)		(2,641.8)
Balance at 1 January 2015	(26.8)	(2,485.7)	(117.4)	(11.9)		(2,641.8)
Depreciation	(1.9)	(97.5)	(6.5)	(0.4)		(106.3)
Disposals	7:8	47.2	3.7	1.7		60.4
Transfers from one heading to another	0.0	0.6	0.0	(0.6)		0.0
Balance at 31 December 2015	(20.8)	(2,535.5)	(120.2)	(11.1)		(2,687.7)
CARRYING AMOUNT					*	
Balance at 1 January 2014	148.6	1,906.1	17.9	0.9	249.0	2,322.5
Balance at 31 December 2014	156.7	1,990.1	24.0	1.9	306.2	2,478.9
Balance at 1 January 2015	156.7	1,990.1	24.0	1.9	306.2	2,478.9
Balance at 31 December 2015	172.8	2,130.6	33.6	3.9	346.2	2,687.2

A net amount of €327.5 million was invested in 2015 by Elia Transmission. The most important investment in 2015 was done in the Stevin project, where an amount of €70 million has been invested. Furthermore, a lot was invested in upgrading high-voltage substations and laying high-voltage cables.

During 2015, an amount of €7.9 million (€ 6.5 million in 2014) of borrowing costs have been capitalised on the 2015 acquisition of the assets using an average interest rate of 4.044% (4.149% in 2014).

Other liabilities relating to new investments are described in Note 8.4.

7.2. Intangible assets and goodwill

(in million EUR)	Goodwill	Development costs software	Licences / Concessions	Total
ACQUISITION VALUE				
Balance at 1 January 2014	1,707.8	68.1	2.1	1,777.9
Acquired, own construction capitalised	0.0	8.0	0.1	8.1
Disposals	0.0	(1.6)	0.0	(1.6)
Balance at 31 December 2014	1,707.8	74.5	2.1	1,784.4
Balance at 1 January 2015	1,707.8	74.5	2.1	1,784.4
Acquired, own construction capitalised	0.0	6.9	0.3	7.2
Balance at 31 December 2015	1,707.8	81.4	2.4	1,791.6
DEPRECIATION AND IMPAIRMENT				
Balance at 1 January 2014	(0.0)	(41.4)	(1.5)	(42.9)
Amortisation	0.0	(6.2)	(0.2)	(6.5)
Balance at 31 December 2014	(0.0)	(47.7)	(1.7)	(49.4)
Balance at 1 January 2015	(0.0)	(47.7)	(1.7)	(49.4)
Amortisation	0.0	(7.4)	(0.2)	(7.6)
Balance at 31 December 2015	(0.0)	(55.0)	(1.9)	(57.0)
CARRYING AMOUNT				
Balance at 1 January 2014	1.707.8	26.6	0.6	1,735.0
Balance at 31 December 2014	1,707.8	26.8	0.4	1,735.0
Balance at 1 January 2015	1,707.8	26.8	0.4	1,735.0
Balance at 31 December 2015	1,707.8	26.4	0.5	1,734.6

Software comprises both IT applications developed by the Company for operating the grid and software for the Group's normal business operations.

During 2015, an amount of €0.2 million (€ 0.2 million in 2014) of borrowing costs have been capitalised on the 2015 acquisition of the assets using an average interest rate of 4.044% (4.149% in 2014).

The goodwill, which is allocated to the CGU Elia Transmission (Belgium), amounting to €1,707.8 million, relates to the following past transactions:

(in million EUR)	2015	2014
Acquisition Elia Asset - 2002	1,700.1	1,700.1
Acquisition Elia Engineering - 2004	7.7	7.7
Total	1,707.8	1,707.8

IMPAIRMENT TEST FOR CASH-GENERATING UNIT ELIA TRANSMISSION (BELGIUM) CONTAINING GOODWILL

In 2002, the acquisition of Elia Asset by the Company for an amount of EUR 3,304.1 million resulted in a positive consolidation difference of €1,700.1 million. This positive consolidation difference was the result of the difference between the acquisition value of this entity and the carrying amount of its assets. This difference consists of different elements such as the fact that (i) Elia was appointed as a TSO for a period of 20 years, (ii) Elia had unique resources in Belgium as Elia is the owner of the whole very-high-voltage network and is the owner of (or has the right to use) 94% of the high-voltage network, and hence only Elia is entitled to propose a development plan, and (iii) Elia had the TSO know-how.

At the date of acquisition, the qualification or the quantification in euro of these elements could not be performed on an objective, transparent and reliable basis and therefore, the difference could not be allocated to specific assets and was considered unallocated. Therefore, this difference was recognised as goodwill since the first adoption of IFRS in 2005. The regulatory framework, in particular the offsetting in the tariffs of the decommissioning of fixed assets, applicable as from 2008 onwards, did not have an impact on this accounting treatment. The goodwill, as described above and the goodwill resulting from the acquisition of Elia Engineering in 2004 were allocated to the single cash-generating unit for the impairment test determined, since the income and expenses were generated by one activity, specifically the 'regulated activity in Belgium', which will also be considered as one cash-generating unit.

As a result, the Company assigned the carrying amount of the goodwill to one unit, the regulated activity in Belgium. Since 2004, annual impairment tests have been conducted and did not result in recognition of any impairment losses. Cashgenerating units to which goodwill has been allocated are tested for impairment at least annually as the higher of their fair value less cost to sell or value in use, applying the assumptions hereafter and using the following valuation methods.

The impairment test was conducted by an independent expert and was based on the following valuation methods and applying the following assumptions (according to fair value less cost to sell methodology):

- discounting of future cash flows and using the "Regulated Asset Base" or "RAB" as the basis for the estimation of the terminal value;
- discounting of future dividends;
- comparison between the previously mentioned impairment methods and those used by some comparable West European listed companies, such as Red Electrica España, Enagas, Terna, Snam Rete Gas, National Grid and Fluxys;
- · market valuation based on the Company's share price.

The future cash flows and future dividend methods are based on the business plan for the period 2016-2025 of Elia Transmission Belgium.

The key assumptions used for this valuation are

- tax rate of 33.99%;
- unlevered beta of 0.5
- market risk premium of 4.6%;
- perpetual growth rate of 1.0%.

In addition 3 different discounted cash flow (DCF) approaches were used:

1/ DCF based on a fixed WACC:

- Riskfree rate: 3.0%, based on the 10 year average of the Belgian 10Y government bonds.
- Levered beta is calculated based on the target debt ratio of 67%
- Cost of equity: 8.4%
- · Cost of debt pre-tax: 3.5%
- WACC: 4.3%

2/ DCF based on a variable WACC:

- Variable cost of equity due to a variable levered beta (based on unlevered beta of 0.5 and the forecasted debt ratios) and a variable riskfree rate (1.3% in 2016, 2.0% in 2017, 2.5% in 2018 and 3.0% for 2019 and the years thereafter).
- Variable cost of debt based on the yearly interest cost forecasts in the business plan (ranges between 3.0% and 3.8% in the period 20162025)
- WACC varies from 3.8% to 4.5%.
- 3/ Adjusted present value (APV) method:
- . Based on an unlevered cost of equity of 5.3%

The independent analysis did not result in the identification of an impairment of goodwill in 2015.

With regard to the assessment of the recoverable amount, management believes, based on the analysis of an external expert, and the current knowledge, that no reasonably possible change in any of the above key assumptions would cause material impairment losses.

7.3. Non-current tax receivable

(in million EUR)	2015	2014
Tax receivables	0.0	138.2
Total	0.0	138.2

The 2014 amount of tax receivables consists of the basic amount of tax receivable (€93.8 million) and the cumulative moratorium interests (€44.4 million) that the Company could recover in the future. The appeal decision relating to this tax assessment was recently published on 12 November 2015, confirming the decision of the Court of First Instance. As the Belgian Tax authorities did not file within the required time frame an appeal before the Belgian Supreme Court, the decision of the Court of Appeal is final. As a consequence of this judgement, the tax authorities should reimburse the amount of 93.8 M€, increased with interest and costs. The outstanding balance is to be settled in 2016 and was therefore reclassified from non-current to current. A detailed description can be found in Note 7.9.

7.4. Other financial assets

(in million EUR)	2015	2014
Immediately claimable deposits	13.3	13.3
Available for sale assets	0.2	0.3
Reimbursement rights	59.9	73.7
Total	73.4	87.2

Immediately claimable deposits are measured at fair value for which the changes in fair value are recognised in OCI. The risk profile of these investments is discussed in Note 8.3.

The reimbursement rights are linked to the payments for the retired employees falling under the interest scheme (Regime B - unfunded plan) on the one hand and medical plan liabilities and tariff benefits (for the entire retired population) on the other hand (see also Note 7.13 Employee benefits and Note 8.1 Effect of the change in accounting policy). The reimbursement rights are recoverable through the regulated tariffs. The following principle applies: all incurred pension costs for "Regime B" retired employees and the costs linked to healthcare and tariff benefits of the retired Elia staff members are defined by the regulator (CREG) as non-controllable expenses that are recoverable through the regulatory tariffs. The decrease of the carrying value of this asset is also disclosed in Note 7.13 Employee benefits.

7.5. Non-current trade and other receivables

(in million EUR)	2015	2014
Loans to joint ventures	15.4	0.0
Other	1.0	0.0
Total	16.4	0.0

As mentioned in Note 5.1, the Group acquired 50% of the shares in Nemo Link Ltd. This company Nemo Link is financed by both shareholders through equity and loan. As a result as at 31 December a non-current trade receivable is outstanding on Nemo Link Ltd. amounting to €15.4 million.

This unsecured loan instrument has a fixed interest rate of 4% and a maturity of 25 years after the commercial operations date of the Interconnector.

7.6. Deferred tax assets and liabilities

RECOGNISED DEFERRED TAX ASSETS AND LIABILITIES

(in million EUR)	2015		2014 *	
	Assets	Liabilities	Assets	LiabIlitles
Property, plant and equipment	1.3	(25.7)	1.2	(21.3)
Intangible assets		(8.9)		(9.0)
Inventories		(1.0)		(1.0)
Interest-bearing loans and other non-current financial liabilities	4.5		7.2	
Employee benefits	6.7		11.9	
Provisions	0.0		0.1	
Other items	0.5	(7.0)	0.4	(5.7)
Notional interest deduction carried forward - previous accounting years	24.3		31.9	
Tax asset / liability before set off	37.3	(42.5)	52.7	(37.0)
Offsetting of tax	(35.5)	35.5	(31.3)	31.3
Net tax asset / (liability)	1.7	(6.9)	21.4	(5.7)

CHANGES IN DEFERRED TAX ASSETS AND LIABILITIES RESULTING FROM MOVEMENTS IN

(in million EUR)	Opening balance	Recognised in profit or loss	Recognised in OCI	Closing Balance
2014 *				
Property, plant and equipment	(15.9)	(4.1)		(20.0)
Intangible assets	(9.0)	0.0		(9.0)
Inventories	(0.9)	(0.2)		(1.0)
Interest-bearing loans and other non-current financial liabilities	8.2	(0.2)	(0.7)	7.2
Employee benefits	9.6	(0.1)	2.4	11.9
Provisions	0.1	(0.0)		0.1
Other items	(6.5)	1.2		(5.3)
Notional interest deduction carried forward - previous accounting years	35.4	(3.5)		31.9
Total	21.0	(6.9)	1.7	15.7
2015				
Property, plant and equipment	(20.0)	(4.3)		
Property, plant and equipment	(20.0)	(/		(24.4)
Intangible assets	(9.0)	0.1		(24.4)
				(8.9)
Intangible assets	(9.0)	0.1	(2.5)	
Intangible assets Inventories	(9.0) (1.0)	0.1 0.1	(2.5)	(8.9) (1.0)
Intangible assets Inventories Interest-bearing loans and other non-current financial liabilities	(9.0) (1.0) 7.2	0.1 0.1 (0.3)		(8.9) (1.0) 4.5 6.7
Intangible assets Inventories Interest-bearing loans and other non-current financial liabilities Employee benefits	(9.0) (1.0) 7.2 11.9	0.1 0.1 (0.3) (2.4)		(8.9) (1.0) 4.5

^{*} Restated for reimbursement rights as mentioned in Note 8.1

As of 2012 a deferred tax asset was recognized on the notional interest deduction reserve, as a result of the changes brought in the mechanism of the recuperation and changes to the regulatory framework.

(15.5)

(5.3)

(5.1)

As at 31 December 2015 the deferred tax asset on the notional interest deduction reserve further decreased by €7.6 million as compared to 2014. The notional interest deduction reserve as at 31 December 2015 amounts to €71.5 million. The significant decrease of the reserve can mainly be explained by the lower notional interest deduction rate, which results in higher use of the reserve.

The pace at which the notional interest deduction reserve is used confirms management's initial judgement to recognize the deferred tax asset in 2012 and it is expected that the remaining reserve will be completely utilized by the end of 2017 – early 2018

UNRECOGNISED DEFERRED TAX ASSETS OR LIABILITIES

As at 31 December 2015 there are no unrecognized deferred tax assets.

Within the Elia Group there is no policy in respect of dividend distributions by subsidiaries. The Elia Group joint ventures will not distribute its profits until it obtains the consent of both venture partners, in other words the Group controls the timing of reversal of the related taxable temporary differences and management is confident that they will not reverse in the foreseeable future. Therefore a deferred tax liability relating to the Group investments in subsidiaries and joint ventures amounting to €3.0 million for the financial year 2015 (€ 3.5 million for the financial year 2014) has not been recognised.

7.7. Inventories

Total

(in million EUR)	2015	2014
Raw materials and consumables	38.2	28.4
Write-downs	(14.0)	(13.6)
Total	24.2	14.8

The warehouse primarily stores replacement and spare parts for maintenance and repair work on the Group's high-voltage substations, overhead lines and underground cables.

The increase in inventories can mainly be explained by the incurred costs from the major ongoing construction work and the fulfilment of planned milestones within EGI GmbH's main projects.

Write-downs are recorded following the non-utilization of stock-items during a period as of 1 year. In 2015 the total amount of write-downs recognized in income statement amounts to €0.4 million, compared to €0.7 million in 2014 (see Note 6.3).

7.8. Current trade and other receivables, deferred charges and accrued revenues

(in million EUR)	2015	2014
Construction contracts in progress	2.5	4.3
Trade and other receivables and advance payments	205.6	136.4
Levies	102.1	141.8
Vat and other taxes	9.4	13.9
Other	6.5	6.5
Deferred charges and accrued revenues	4.2	11.1
Other	330.3	314.0

Trade receivables are non-interest bearing and are generally on terms of 10 to 30 days.

The increase of other trade receivables and advance payments is mainly due to extended payment terms for certain contracts.

Lower outstanding VAT receivables (€ 8.7 million end of 2015, compared to € 13.6 million end of previous year) result in a decrease of VAT and other taxes.

The decrease in levies is mainly due to:

- lower outstanding balance of green certificates of the Walloon region (decrease from € 119.2 million to € 40.7 million) is the consequence of the sale of green certificates (levies) by Elia to Solar Chest for an amount of €221 million (for more detailed information see Note 8.4). In the coming year similar transactions will occur. Upon realization of the above sales, Elia has the commitment to reimburse to a certain group of customers a portion of the previously paid "Walloon green certificates" levy. In 2015 an amount of € 91.2 million has been reimbursed relating to years 2013 and 2014. The net cash received after taking into account the above said transactions reduces the outstanding net receivable in respect of the Walloon green certificates. Due to the increase in received green certificates in the last months of the year, the decrease of the net receivable was limited to € 78.5 million;
- higher outstanding amount for levy to cover the costs for the Strategic Reserve (increase from € 9.5 million to € 21.4 million):
- higher outstanding balance for green certificates of the Flanders region (increase from € 13.1 million to € 40.0 million).
 During the year more Flemish producers sold their certificates to Elia as compared to 2014.

The Group's exposure to credit and currency risks, and impairment losses related to trade and other receivables are shown in Note 8.3.

At 31 December, the ageing analysis of trade and other receivables and advance payments is as follows:

(in million EUR)	2015	2014
Not past due	203.1	134.5
Past due 0-30 days	(3.1)	1.1
Past due 31-60 days	0.7	(0.3)
Past due 61 - one year	3.3	0.3
More than one year	1.2	0.4
Total (excl. impairment)	205.3	136.1
Doubtful amounts	1.6	1.5
Amounts write offs	(1.3)	(1.2)
Total	205.6	136.4

7.9. Current tax assets

(in million EUR)	2015	2014
Tax receivables	148.0	5.0
Total	148.0	5.0

The amount of tax receivables as at 31 December 2014 (€138.2 million) was reclassified from non-current tax assets to current tax assets in 2015 (see Note 7.3). The remaining increase in 2015 is the recognition of the moratorium interests of the year.

TAX ASSESSMENT

The amount of tax receivables mainly consists of the basic amount of tax receivable (€93.8 million) and the cumulative moratorium interests (€50.9 million) that the Company could recover in the future.

In the tax assessment dated from 2008, the tax administration considered the tariff surpluses at year end 2004 as taxable revenues. Elia could not agree with this position and filed a judicial claim against this tax assessment. In December 2011, the Brussels Court of First Instance ruled in favour of Elia, but the tax administration lodged an appeal in February 2012, suspending the effects of the Court of First Instance's judgment. The appeal decision was recently published on 12 November 2015, confirming the decision of the Court of First Instance. As the Belgian Tax authorities did not file within the required time frame an appeal before the Belgian Supreme Court, the decision of the Court of Appeal is final. As a consequence of this judgement, the tax authorities should reimburse the amount of 93.8 M€, increased with interest and costs in 2016.

7.10. Cash and cash equivalents

(in million EUR)	2015	2014
Call deposits	226.3	42.1
Balance at bank	400.1	129.0
Total	626.4	171.1

The increase of cash and cash equivalents is mainly due to the issuance of a Eurobond in November 2015 amounting to €500 million, which will be used for the reimbursement of the Eurobond with due date in April 2016 for an amount of €500 million.

Short-term deposits are invested for periods that vary from a few days and a few weeks to several months (not exceeding 3 months), depending on immediate cash requirements, and earn interest in accordance with the interest rates for the short-term deposits. The interest rate of interest-bearing investments at the end of the reporting period varies from 0.05% to 0.65%.

Bank-account balances earn interest in line with the variable rates of interest on the basis of daily bank deposit interest. The Group's interest rate risk and the sensitivity analysis for financial assets and liabilities are discussed in Note 8.3.

7.11. Shareholders' equity

SHARE CAPITAL AND SHARE PREMIUM

Number of shares	2015	2014
Outstanding on 1 January	60,738,264	60,568,229
Issued against cash payment	11,975	170,035
Number of shares (end of period)	60,750,239	60,738,264

The extraordinary shareholder meeting of May 20 2014 decided to execute a capital increase (in two steps/periods: one in 2014 for maximum €5.3 million and one in 2015 for maximum €0.7 million) for a total maximum amount of €6.0 million for its Belgian employees.

In October 2014 the Elia Group gave its employees in Belgium the opportunity to subscribe to an Elia System Operator SA capital increase (tax and non-tax tranches) which resulted in a \leq 5.5 million increase (including the cost for the capital increase) in the share capital and simultaneously in a \leq 1.1 million increase of share premium; the number of shares outstanding rose by 170,035 shares without nominal value.

The second tranche of this capital increase for her Belgian employees took place in March 2015 for an amount of €0.4 million. The share capital rose with €0.3 million and amounts to €1,515.2 million per 31 December 2015. The share premium increased simultaneously with a €0.08 million to €10.0 million. The capital increase resulted in the creation of 11,975 additional shares without nominal value.

RESERVES

In accordance with Belgian legislation, 5% of the parent Company's statutory net profit must be transferred to the legal reserve each year until the legal reserve represents 10% of the capital.

Within the tariff mechanism, Elia must reserve in shareholders' equity the realised surplus passed on the tariffs as a result of decommissioning fixed assets (decrease in Regulated Asset Base).

In 2014, this amounted to €22.3 million. The General Meeting of 19 May 2015 decided to include that amount in the legal reserve.

As per 31 December 2015 the Group's legal reserve amounts to €138.8 million.

The Board of Directors can propose the payment of a dividend to shareholders up to a maximum of the available reserves and the profit carried forward from previous financial years of the parent Company, including the profit of the financial year ended 31 December 2015. Shareholders must approve the dividend payment at the Annual General Meeting of Shareholders.

HEDGING RESERVE

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

DIVIDEND

After the reporting date, the Board of Directors put forward the dividend proposal indicated hereafter.

Dividend	2015	2014
Per ordinary share entitled to dividend	1.55	1.54

At the General Meeting of Shareholders on 19 May 2015, the Board of Directors proposed payment of a gross dividend of €1.54 per share, which yields a net dividend of €1.155 per share, yielding a total amount of €93.5 million.

The Board of Directors' meeting of 25 February 2016 proposed a gross dividend of €1.55 per share. This dividend is subject to approval by shareholders at the Annual General Meeting on 17 May 2016 and is not included as a liability in the consolidated financial statements of the Group.

The total dividend will be calculated on the number of shares outstanding on 25 February 2016, which corresponds to a total of €94.2 million.

The net profit also includes the realised surplus as a result of decommissioning of fixed assets of €34.3 million to be booked in equity. The Board of Directors' meeting of 25 February 2016 decided to suggest to the Annual General Meeting that this amount be allocated to the legal reserve. The amount has not yet been posted in the legal reserve on 31 December 2015.

7.12. Interest-bearing loans and borrowings

(in million EUR)	2015	2014
Non-current borrowings	2,605.4	2,646.4
Subtotal non-current borrowings	2,605.4	2,646.4
Current borrowings	539.9	0.0
Accrued interests	64.4	63.9
Subtotal current loans and borrowings	604.3	63.9
Total	3,209.7	2,710.3

Information concerning the terms and conditions of the outstanding interest-bearing loans and borrowings is given below:

(in million EUR)	Maturity	Amount	Interest rate before hedging	Interest rate after hedging	Current proportion - fixed	Current proportion - variable
Shareholders Loan	2022	495.8	1.29%	3.05%	40.34%	59.66%
Eurobond issues 2004 / 15 years	2019	499.5	5.25%	5.25%	100.00%	0.00%
Eurobond issues 2009 / 7 years	2016	499.9	5.63%	5.63%	100.00%	0.00%
Eurobond issues 2013 / 15 years	2028	546.9	3.25%	3.25%	100.00%	0.00%
Eurobond issues 2013 / 20 years	2033	199.3	3.50%	3.50%	100.00%	0.00%
Eurobond issues 2014 / 15 years	2029	346.0	3.00%	3.00%	100.00%	0.00%
Eurobond issues 2015 / 8.5 years	2024	497.9	1.38%	1.38%	100.00%	0.00%
European Investment Bank	2016	40.0	4.27%	4.27%	100.00%	0.00%
European Investment Bank	2017	20.0	4.79%	4.79%	100.00%	0.00%
Total		3,145.4			90.60%	9.40%

Information concerning the contractual maturities of the Group's interest-bearing loans and borrowings (current and non-current) is given hereafter.

(in million EUR)	Face value	Less than 1 year	1 - 2 years	3 - 5 years	More than 5 years
Shareholders Loan	495.8	0.0	0.0	0.0	495.8
Eurobond issues	2,600.0	500.0	0.0	500.0	1,600.0
European Investment Bank	60.0	40.0	20.0	0.0	0.0
Total	3,155.8	540.0	20.0	500.0	2,095.8

The following covenants are required for the Eurobonds issued under the €3 billion EMTN programme:

- (i) The Issuer will not grant any Security Interest (a Security Interest means any mortgage, charge, pledge, lien or other form of encumbrance or security interest. A personal guarantee or suretyship does not constitute a "Security Interest") to secure any Relevant Debt of any person or to secure any guarantee of or indemnity in respect of any Relevant Debt of any person.
- (ii) The Issuer shall procure that none of its Material Subsidiaries will grant any Security Interest to secure any Relevant Debt of any person or to secure any guarantee of or indemnity in respect of any Relevant Debt of any person.
- (iii) The Issuer will and shall procure that its Material Subsidiaries will procure that no other person grants any Security Interest to secure any of the Issuer's or any of its Material Subsidiaries Relevant Debt or to secure any guarantee of or indemnity in respect of any of the Issuer's or any of its Material Subsidiaries' Relevant Debt.

7.13. Employee benefits

DEFINED CONTRIBUTION PLANS

Employees remunerated based on a 'salary scale' recruited after 1 June 2002 and management staff recruited after 1 May 1999 are covered by two defined-contribution pension plans (Powerbel and Enerbel). For payments made after 1 January 2004, the law requires an average annual return over the career of at least 3.25% for the employer's contributions and at least 3.75% for employees' contributions, with any deficit being covered by the employer.

Below we briefly describe both defined contribution plans:

Enerbel

This scheme is intended for salaried employees hired after 1 June 2002.

The employee contribution is a step rate formula equal to 0.875% of the portion of the salary below a ceiling plus 2.625% of the portion of the salary above this ceiling. This contribution is deducted monthly from the salary of the affiliates. The employer contribution is equal to 3 times the employee contribution.

Powerbe

This scheme is intended for managers hired as of 1 May 1999, and for those who asked to be transferred to this scheme when given the opportunity in 2007.

The employee contribution is a step rate formula equal to 0.6% of the portion of the salary below a ceiling plus 4.6% of the portion of the salary above this ceiling. This contribution is deducted monthly from the salary of the affiliates. The employer contribution is equal to 4 times the employee contribution.

In 2015 the few managers who were still benefitting from the Pensiobel plan were asked to also join the Powerbel pension plan. Almost all managers agreed to join as of October 1st 2015. This change in pension plan generated a past service cost of €0.5 mio.

For 2015, the Group used the "Intrinsic Value" method, which consists of calculating, for each member separately, the minimum guaranteed reserve (taking into account an interest rate of 3.75% for employee contributions and an interest rate of 3.25% for employer contributions) and the mathematical reserve, both at the financial reporting date. The guaranteed reserve is equal to the maximum between the minimum guaranteed reserve and the mathematical reserve.

A deficit occurs when the guaranteed reserve is higher than the mathematical reserve. The two main arguments in favour of this choice are as follows:

- A strict application of the "Projected Unit Credit Method" (PUC Method), as currently prescribed by IAS 19, would require an
 assumption about the evolution of the minimum guaranteed return on future contributions in order to determine a best
 estimate of the projected benefits. If the best estimate of the expected rate of return is the currently applicable guaranteed
 rate of return, this assumption could be viewed as incompatible with the other assumptions in a period of low discount rate;
- The application of the PUC method also requests that the benefits could be determined on a projected basis. Unfortunately, this is not the case since the return on contributions is equal to the maximum between the minimum guaranteed rate of return and the return realized by the fund. Further the minimum guaranteed return may also vary on legislative decision.

However, the new law about occupational pension plans, published on 18th of December 2015, introduces changes that may have an impact on the accounting for defined contribution plans. This new law replaces the 3.25% (employer) and 3.75% (employees) as from the 1st of January 2016 by a rate between 1.75% and 3.25%, based on a percentage (65% in 2016) of 10-year OLO yield averaged on 1 June over the last 24 months. Due to this change in law, the Group will determine the net pension liabilities in accordance with an actuarial method as required by IAS 19R as from 2016.

Quantitative disclosures:

(in million EUR)	Powerbel	Enerbel
Total of the minimum guaranteed reserves:	19.8	3.6
Total of the mathematical reserves:	21.3	3.8
Total of the surplus:	1.5	0.3
Total of the deficit:	0.0	0.0

Both employee and employer contributions are paid on a monthly basis. The employee contributions are deducted from the salary and paid to the insurer by the employer.

The amount of future cash flows depends on wage growth.

Based on above quantitative disclosures the Group concluded there is only a minor shortfall (€8,000) in the plans compared to the minimum guaranteed return on contributions. In the event of an important shortfall, the Group will recognize a provision, representing the shortfall in the plans compared to the minimum guaranteed return on contributions.

The expenses related to these plans were €4.06 million in 2015 and €3.8 million in 2014.

The new law about occupational pension plans has been published on 18th of December 2015. This law includes changes that may have an impact on the accounting for defined contribution and defined benefit plans under IAS 19R in Belgium.

The first change relates to the minimum guaranteed return. The new law replaces the 3.25% (employer) and 3.75% (employee) as from 1 January 2016 by 65% of 10-year OLO yield averaged on 1 June over the last 24 months (possibly increased to 75% (as from 1 January 2018) and 85% (as from 2019) if the National Bank of Belgium approves the principle) with a minimum of 1.75% and a maximum of 3.75%. For insured plans the current 3.25% and 3.75% remain applicable to pre-2016 contributions. For other plans the new rates also apply to the accumulated pre-2016 contributions as from 1 January 2016 onwards.

Following IAS 19R, this implies that the (so called) Belgian defined contribution plans with a minimum funding guarantee should be accounted for as defined benefit pension plans. Due to the change in law, the Group will determine the net pension liability in accordance with an actuarial method as required by IAS 19R as from 2016.

DEFINED BENEFIT PLANS

In Belgium collective agreements regulate the rights of company employees in the electricity and gas industries. These agreements provides so called "pension supplements" based on the annual salary and the career within the company of the employee. If the employee deceases, the supplements are partially revertible to the heritor (wife/orphan). The benefits granted are linked to Elia's operating result. There is neither an external pension fund nor group insurance for these liabilities, which means that no reserves are constituted with third parties. The obligations are qualified as a defined benefit.

The collective agreement determines that active staff hired from 1 January 1993 to 31 December 2001 and all managerial/executive staff hired prior to 1 May 1999 is granted the same guarantees via a defined-benefit pension scheme (Elgabel and Pensiobel – closed plans). Obligations under these defined-benefit pension plans are funded through a number of pension funds for the electricity and gas industries and through insurance companies.

Elia Transmission Belgium also has early-retirement schemes and other post-employment benefits such as reimbursement of medical expenses and price subsidies, as well as other long- term benefits (seniority payments). Not all of these benefits are funded and in accordance with IAS 19 these post-employment benefits are classified as defined benefit plans.

The total net liability for employee benefits obligations are as follows:

(in million EUR)	2015	2014
Defined benefit plans	21.0	46.4
Post-employment benefits other than pensions	59.1	62.8
Total provisions for employee benefits	80.0	109.3

In the following tables details are shown of the outstanding provision for employee benefits, with the split between pension cost ("Pensions") and non-pension costs ("Other"), which exists of healthcare costs, tariff benefits, jubilee benefits...

(in million EUR)	Pensions			Oth
	2015	2014	2015	20
Present value of funded defined benefit obligation	(160.6)	(176.3)	(59.7)	(63
Fair value of plan assets	139.7	129.9	0.7	(
Net employee benefit liability	(21.0)	(46.4)	(59.1)	(62

Movement in the present value of the defined benefit obligation		Pensions		Other
(in million EUR)	2015	2014	2015	2014
At the beginning of the period	(176.3)	(169.3)	(63.5)	(54.9)
Current service cost	(3.5)	(3.9)	(1.8)	(1.6)
Interest cost/income	(2.6)	(4.0)	(1.2)	(1.6)
Contributions from plan participants	(0.5)	(0.6)	0.0	0.0
Cost of early retirement	(0.9)	(0.7)	0.0	0.0
Includes remeasurement gains/(losses) in OCI and in Statement of profit or loss, arising from				
Changes in demographic assumptions	2.1	0.0	(0.5)	0.0
Changes in financial assumptions	4.0	(17.5)	1.8	(9.7)
Changes from experience adjustments	4.8	4.6	2.7	1.0
Past service cost	(0.6)	0.0	0.0	0.0
Payments from the plan	12.8	15.0	2.7	3.2
At the end of the period	(160.6)	(176.3)	(59.7)	(63.5)
				The second second

Movements in the fair value of the plan assets		Pensions		Other
(in million EUR)	2015	2014	2015	2014
At the beginning of the period	129.9	123.2	0.7	0.7
Interest income	2.1	2.9	0.0	0.0
Remeasurement gains/ losses in OCI arising from				
Return of plan assest (excluding amounts included interest)	4.1	5.6	(0.1)	(0.0)
Contributions from employer	15.9	12.6	2.7	3.2
Contributions from plan participants	0.5	0.6	0.0	0.0
Benefit payments	(12.8)	(15.0)	(2.7)	(3.2)
At the end of the period	139.7	129.9	0.7	0.7
Actual return on plan assets	6.2	8.5	(0.0)	(0.0)

Pensions

2014

2015

Amounts recognized in comprehensive income

Breakdown of defined benefit obligation by type of benefits

Other post-employment benefits (medical and tariff reduct.)

Retirement and death benefits

Seniority payments

Other

2014

(225.9)

(164.5)

(41.9)

(19.5)

(220.4) (160.6)

(40.7)

(19.0)

2015

(in million EUR)	2015	2014	2015	2014
Service cost				
Current service cost	(4.1)	(4.5)	(1.8)	(1.6)
Cost of early retirement	(0.9)	(0.7)	0.0	0.0
Past service cost	(0.6)	0.0	0.0	0.0
Actuarial gains/(losses) on defined benefit obligation	0.0	0.0	1.8	(1.8)
Net interest on the net defined benefit liability/(asset)				
Interest cost on defined benefit obligation	(2.6)	(4.0)	(1.2)	(1.6)
Interest income on plan assets	2.1	2.9	0.0	0.0
Other			4	
Defined benefit costs recognized in profit or loss	(6.0)	(6.2)	(1.1)	(5.0)
2/ Changes in financial assumptions 3/ Changes from experience adjustments	4.0 4.8	(17.5) 4.6	1.3	1.0
Actuarial gains(losses) on defined obligation arising from 1/ Changes in demografic assumptions 2/ Changes in financial assumptions	2.1 4.0	0.0 (17.5)	(0.1)	(7.8)
Return on plan assets (excluding interest income on plan assets)	4.1	5.6	0.0	0.0
Remeasurements of net defined benefit(liability)/asset recognized in Other Comprehensive Income (OCI)	15.1	(7.3)	2.2	(6.8)
Total	9.0	(13.5)	1.0	(11.8)
(in million EUR)			2015	2014
Breakdown of defined benefit obligation by type of plan participa	ants		(220.4)	(225.9)
Active plan participants			(148.8)	(147.7)
Terminated plan participants with def. benefit entitlements			(5.3)	(2.9)
Retired plan participants and beneficiaries	111 12 11 11 11		(66.3)	(75.2)
. tom on Fig For nothing one portained				

In determining the appropriate discount rate, the Group considers the interest rates of corporate bonds in currencies consistent with the currencies of the post-employment benefit obligation with at least an 'AA' rating or above, as set by an internationally acknowledged rating agency, and extrapolated as needed along the yield curve to correspond with the expected term of the defined benefit obligation.

A stress test is performed annually. This test verifies that the minimum funding requirements are covered to "shocks" with probabilities of occurrence of 0.5%.

The members (mostly) contribute to the financing of the retirement benefits by paying a personal contribution of type 'defined contribution' (step rate formula a%t1 + b%t2) deducted monthly from their salaries.

The annual balance of the defined benefit lump sum is financed by the employer by a recurrent allocation expressed as a percentage of the total payroll of the affiliates. This percentage is defined by the aggregate cost method and is reviewed annually. This method of financing consists to smooth future costs over the remaining period of the plan. The costs are estimated on projected bases (salary growth and inflation taken into account). The assumptions related to salary increase, inflation, employee turnover and age-term are defined on basis of historical statistics of the Company. The mortality tables used are the ones corresponding to the observed experience within the financing vehicle and take into consideration expected changes in mortality. The Group calculates the net interest on the net defined benefit liability (asset) using the same high quality bond discount rate (cfr above) used to measure the defined benefit obligation (the net interest approach). These assumptions are challenged on a regular basis.

Exceptional events (such as modification of the plan, change of assumptions, too short degree of coverage...) can eventually lead to outstanding payments from the sponsor.

The defined benefit plans expose the Company to actuarial risks such as: investment risk, interest rate risk, longevity risk and salary risk.

Investment risk

The present value of the defined benefit plan liability is calculated using a discount rate determined to high quality corporate bonds. The difference between the actual return on assets and the interest income on plan assets is included in the remeasurements component (OCI). Currently the plan has a relatively balanced investment presented as follows:

Fair value of the plan assets per major category	2015	2014
Investments quoted in an active market	78.29%	82.26%
Shares - Eurozone	16.24%	15.20%
Shares - outside Eurozone	13.19%	13.08%
Government bonds - Eurozone	5.51%	5.39%
Other bonds - Eurozone	34.41%	39.50%
Other bonds - outside Eurozone	8.94%	9.09%
Unquoted investments	21.71%	17.74%
Qualifying insurance contracts	2.32%	0.00%
Property	3.94%	4.20%
Cash and cash equivalents	2.42%	0.79%
Other	13.03%	12.75%
Total (in %)	100.00%	100.00%

Due to the long-term nature of the plan liabilities, the board of the pension fund, of which Elia Transmission (Belgium) is a member, considers it appropriate that a reasonable portion of the plan assets should be invested in equity securities to leverage the return generated by the fund.

Interest risk

A decrease in the bond interest rate will increase the plan liability. However, this will be partially offset by an increase in the return on the plan's debt investments.

Longevity risk

The present value of the defined benefit plan liability is calculated by reference to the best estimate of the mortality of plan participants both during and after their employment. An increase in the life expectancy of the plan participants will increase the plan's liability. New prospective mortality tables performed by the IA/BE have been used for the first time in 2015. Previously the MR/FR tables were used for the pensioners and the MR (corrected with 5 years) / FR (without correction) for the active people.

Salary risk

The present value of the defined benefit plan liability is calculated by reference to the future salaries of plan participants. As such, an increase in the salary of the plan participants will increase the plan's liability.

This impact is almost nill for Pensiobel, as the vested rights were stopped in October 2015 for the participants who chose to go to the Powerbel plan.

ACTI	IADIAI	ASSIIME	PINOIT

(in % and years)	2015	2014
Discount rate		
- Pensions	1.88	1.55
- Other	2.08	1.89
Expected average salary increase (excluded inflation)	2.00	2.00
Expected inflation	1.75	1.75
Expected increase of health benefits (included inflation)	2.75	2.75
Expected increase of tariff advantages	1.75	1.75
Average assumed retirement age		
- Employee	63	62
- Manager	65	63
Mortality table used		
- Active personnel	IABE	MR(-5)/FR
- Inactive personeel	IABE	MR/FR
Life expectancy in years of a pensioner retiring at age 65:		
For a Person aged 65 at closing date:		
- Male	19.9	22.5
- Female	24.0	22.0
For a Person aged 65 in 20 years :		
- Male	22.3	22.5
- Female	26.0	22.0
(in years)	2015	2014
Weighted average duration of the defined benefit obligation	9.15	8.95
Weighted average duration of the post-employment benefits other than pensions	13.45	13.20

The actual return on plan assets in % for 2015 was in the range of 1.95% to 2.06% (compared to 6.70% in 2014).

The Group expects to contribute €3.5 million to its Belgian defined benefit pension plans and €3.1 million to its Belgian defined contribution plans in 2016.

Below we also provide an overview of the expected cash outflows for the DB plans over the coming 5 years:

Future expected cash outflows	2016	2017	2018	2019	2020
- Pensions	(11.8)	(5.1)	(7.6)	(14.1)	(11.5)
- Other	(2.6)	(2.6)	(2.6)	(2.6)	(2.6)
Total (in million EUR)	(14.4)	(7.8)	(10.2)	(16.7)	(14.1)

There is a certain degree of uncertainty linked to the above mentioned expected cash outflows which can be explained by the following:

- differences between the assumptions taken and actuals can occur: e.g; retirement age, future salary increase...
- the above expected cash outflows are based on a closed population and therefore do not incorporate future new hires;
- the future premiums are calculated based on the last known aggregate cost rate, which is reviewed on an annual basis and
 varies in accordance with the return on plan assets, the real salary increase versus the assumptions and unexpected
 movements in population.

SENSITIVITY ANALYSIS

(in million EUR)	Increase (+) / Decrease (-)
Impact of the net defined benefit obligation of an increase in:	
Discount rate (0.5% movement)	9.9
Average salary increase - excl. inflation (0.5% movement)	(10.8)
Inflation (0.25% movement)	(11.9)
Increase of healthcare care benefits (1.0% movement)	(4.8)
Increase of tariff advantages (0.5% movement)	(1.5)
Life expectancy of pensions (1 year)	(1.6)

REMEASUREMENTS OF POST-EMPLOYMENT BENEFIT OBLIGATIONS

(in million EUR)	2015	2014	
Cumulative amount at 1 January	(17.3)	(6.7)	
Recognised in the period	5.4	(10.6)	
Cumulative amount at 31 December	(11.9)	(17.3)	

The remeasurements of post-employment benefits include the portion of 50Hertz Transmission (Germany) (Joint Venture) amounting to €0.3 million, net of tax.

Below table represents the actuarial gains and losses recognized in other comprehensive income per nature of Elia Transmission (Belgium):

Remeasurements of defined benefit obligation arising from			Other	
(in million EUR)	2015	2014	2015	2014
1/ Changes in demographic assumptions	2.1	0.0	(0.1)	0.0
2/ Changes in financial assumptions	4.0	(17.5)	1.3	(7.8)
3/ Changes from experience adjustments	4.8	4.6	1.0	1.0
Return on plan assets (excl interest income on plan assets)	4.1	5.6	0.0	0.0
Remeasurements of net defined benefit (liability)/asset recognised in Other Comprehensive Income (OCI)	15.1	(7.3)	2.2	(6.8)

REIMBURSEMENT RIGHTS

As described in Note 7.4 a non-current asset (within other financial assets) has been recognized as reimbursement rights linked to the defined benefit obligation for the population benefiting from the interest scheme and medical plan liabilities and tariff benefits for the retired Elia population. Each change in these liabilities equally affects the corresponding reimbursement rights under non-current other financial assets.

For more details on the change in accounting policy we refer to Note 8.1.

The decrease in reimbursement right linked to pensions is a result of the change in financial assumptions on the one hand (discount rate) and changes from experience adjustments on the other hand.

Movement in the present value of the reimbursement			Other		
rights (in million EUR)	2015	2014	2015	2014	
At the beginning of the period	(47.0)	(48.0)	(26.6)	(23.1)	
Current service cost					
Interest cost/income	(0.6)	(1.1)	(0.5)	(0.6)	
Actuarial gains(losses) on defined obligation arising from:		1			
1/ Changes in demographic assumptions	1.1	0.0	(0.0)	0.0	
2/ Changes in financial assumptions	1.2	(3.4)	0.7	(3.4)	
3/ Changes from experience adjustments	4.6	0.9	1.2	(1.1)	
Payments from the plan	4.3	4.5	1.7	1.6	
At the end of the period	(36.4)	(47.0)	(23.5)	(26.6)	

7.14. Provisions

(in million EUR)	Environment	Litigation	Total
Balance at 1 January 2014	16.1	7.7	23.7
Increase in provisions	3.1	6.4	9.5
Reversals of provisions	(1.6)	(2.6)	(4.2)
Utilization of provisions	(0.6)	(0.2)	(8.0)
Balance at 31 December 2014	17.0	11.3	28.3
•			(4)
Long term portion	10.5	11.3	21.9
Short term portion	6.5	0.0	6.5
Balance at 1 January 2015	17.0	11.3	28.3
Increase in provisions	0.7	0.1	8.0
Reversals of provisions	(2.4)	(0.1)	(2.5)
Utilization of provisions	(1.4)	(4.5)	(5.9)
Balance at 31 December 2015	13.8	6.7	20.5
Long term portion	10.8	6.7	17.5
Short term portion	3.0	0.0	3.0

Elia has conducted soil surveys on over 200 sites in Flanders in accordance with contractual agreements and Flemish legislation. Significant soil contamination was found on some sites, and the contamination is mainly attributable to historical pollution arising from earlier or nearby industrial activities (gas plants, incinerators, chemicals, etc.).

Elia carried out analyses and studies in a number of substations and on a number of plots on which pylons for overhead power lines were built in the Region of Brussels Capital and the Walloon Region, in order to detect any possible contamination. On the basis of the analyses and studies, Elia has made provisions for possible future soil remediation costs in line with the respective legislation.

Environmental provisions are recognized and measured based on the appraisal of an external expert bearing in mind the BATNEEC (Best Available Techniques Not Entailing Excessive Costs) as well as on the circumstances known at the end of the reporting period. Timing of settlement is uncertain but for the premises where utilizations occur, the underlying provision is qualified as short term provision.

The utilization of provisions for environment is mainly related to further soil research and remediation on certain sites in Brussels, Wallonia and Flanders for a total amount of €1.4 million. On the one hand, a reversal for an amount of €2.4 million was recorded for sites in Wallonia and Flanders; and on the other hand an increase for an amount of €0.7 million, for sites in Wallonia and Flanders, following on new estimates.

The provision for litigation has been established to cover likely payment as a result of cases in which legal proceedings have been instituted against the Group by a third party or in which the Group is involved in a legal dispute.

These estimates are based on the value of claims filed or on the estimated amount of the risk exposure. The expected timing of the related cash outflow depends on the progress and duration of the associated procedures.

The changes in provisions are presented in Note 6.3.

7.15. Other non-current liabilities

(in million EUR)	2015	2014
Investment grants	2.4	2.5
Total	2.4	2.5

The investment grants consist of deferred income for capital subsidies received from the European Union and the Brussels region.

7.16. Trade and other payables

(in million EUR)	2015	2014	
Trade debts	199.9	198.8	
VAT, other taxes	5.6	9.1	
Remuneration & social security	27.7	27.2 1.5	
Dividend	1.3		
Levies	63.0	- 47.4	
Other	12.7	17.3	
Accrued liabilities	0.1	0.0	
Total	310.3	301.2	

The outstanding payable position for levies can be split into federal green certificates (\in 34.2 million, compared to \in 33.6 million end of 2014), federal certificates for offshore wind energy (\in 18.1 million, compared to \in 7.7 million end of 2014) and levy for financing the connection of offshore wind parks (\in 10.4 million, compared to \in 6.1 million end of 2014). The section "Other" consists mainly of cash guarantees received from customers and advance payments for projects.

7.17. Accruals and deferred income

(in million EUR)	2015	2014
Accruals and deferred income	18.8	11.4
Settlement mechanism	352.4	216.1
Total	371.2	227.5

The settlement mechanism is described in Note 9.1. The change in the settlement mechanism in Belgium is described in Note 4.2.

The settlement mechanism at 31 December 2015 is set out in the table here below:

(in million EUR)	Belgium:
To be refunded to the tariffs of the following period	301.5
Discount future tariffs	301.5
Moratorium interest on income tax	50.9
Settlement mechanism	352.4

Settlement mechanism

A calculation of the amount is given in Note 9.1.

The Group operates in a regulated context which states that tariffs must make it possible to realise total revenue consisting of:

- 1... a reasonable return on invested capital,
- 2. all reasonable costs which are incurred by the Group.

Since the tariffs are based on estimated figures, there is always a difference between the tariffs that are actually charged and the tariffs that should have been charged to cover all reasonable costs of the system operator and to provide shareholders with a reasonable profit margin on their investment.

If the applied tariffs result in a surplus or a deficit at the end of the year, this means that the tariffs charged to consumers/the general public could have been respectively lower or higher (and vice versa). A surplus or deficit arising from the settlement mechanism is therefore not classified as revenue or an expense, or as an item under equity.

On a cumulative basis, it could be argued that the public has made an advance payment (=surplus) for its future use of the network. As such, the surplus (deficit) is not a commission for a future loss (recovery) of income but instead a deferred/accrued revenue to (with regard to) consumers. On the basis of the Regulatory framework, the Group believes that the surplus (deficit) does not represent an item of revenue (cost). Consequently, the Group booked these amounts under section 'Accruals and deferred income'.

7.18. Financial instruments - fair values

The following table shows the carrying amounts and fair values of financial assets and liabilities, including their levels in the fair value hierarchy.

(in million EUR)	nillion EUR) Carrying amount					Fair v	alue			
	Designated at fair value	Fair value - hedging instruments	Held-to-maturity investments	Loans and receivables	Other financial liabilities	Total	Level 1	Level 2	Level 3	Total
31 December 2014										
Other financial assets	13.6					13.6	13.3		0.3	13.6
Trade and other receivables				302.8		302.8				0.0
Cash and cash equivalents				171.1		171.1				0.0
Interest rate swaps used for hedging		(25.4)				(25.4)		(25.4)		(25.4)
Unsecured financial bank loans and other loans		*			(619.7)	(619.7)		(619.7)		(619.7)
Unsecured bond issues				100000000000000000000000000000000000000	(2,090.6)	(2,090.6)		(2,427.9)		(2,427.9)
Trade and other payables					(301.2)	(301.2)				0.0
Total	13.6	(25.4)	0.0	473.9	(3,011.5)	(2,549.5)	13.3	(3,072.9)	0.3	(3,.059.4)
31 December 2015										
Other financial assets	13.5					13.5	13.3		0.2	13.5
Trade and other receivables				342.5		342.5				0.0
Cash and cash equivalents				626.4		626.4		8		0.0
Interest rate swaps used for hedging		(18.0)				(18.0)		(18.0)		(18.0)
Unsecured financial bank loans and other loans	(913500)				(620.2)	(620.2)		(620.2)		(620.2)
Unsecured bond issues					(2,589.6)	(2,589.6)		(2,847.1)		(2,847.1)
Trade and other payables					(310.3)	(310.3)				0.0
Total	13.5	(18.0)	0.0	968.9	(3,520.0)	(2,555.7)	13.3	(3,485.4)	0.2	(3,471.9)

Above tables do not include fair value information for financial assets and liabilities not measured at fair value, such as cash and cash equivalents, major portion of trade and other receivables, trade and other payables as their carrying amount is a reasonable approximation of fair value.

Fair value is the amount for which an asset could be exchanged or a liability settled in an arm's length transaction. IFRS 7 requires, for financial instruments that are measured in the balance sheet at fair value, the disclosure of fair value measurements by level of the following fair value measurement hierarchy:

- Level 1: The fair value of a financial instrument that is traded in an active market is measured based on quoted (unadjusted) prices for identical assets or liabilities. A market is considered as active if quoted prices are readily and regularly available from an exchange, dealer, broker, industry group, pricing service, or regulatory agency, and those prices represent actual and regularly occurring market transactions on an arm's length basis;
- Level 2: The fair value of financial instruments that are not traded in an active market is determined by using valuation techniques. These valuation techniques maximize the use of observable market data where it is available and rely as little as possible on entity specific estimates. If all significant inputs required to fair value an instrument are observable, either directly (i.e., as prices) or indirectly (i.e., derived from prices), the instrument is included in level 2;
- Level 3: If one or more of the significant inputs used in applying the valuation technique is not based on observable market data, the financial instrument is included in level 3.

FAIR VALUE

As the loan has a variable interest rate, the carrying amount of the loan is equal to the fair value.

The fair value of the financial assets and liabilities, other than those presented in the above table, approximates their carrying amounts largely due to the short-term maturities of these instruments.

FAIR-VALUE HIERARCHY

The fair value of 'sicavs' belongs to level 1, i.e. valuation is based on the (unadjusted) listed market price on an active market for identical instruments.

The fair value of interest rate swaps belongs to level 2, which entails that valuation is based on input from other prices than the stated prices, where these other prices can be observed for assets or liabilities. This category includes instruments valued on the basis of listed market prices on active markets for such instruments; listed prices for identical or similar instruments on markets that are deemed less than active; or other valuation techniques arising directly or indirectly from observable market data.

ESTIMATE OF FAIR VALUE

Derivatives

Brokers' statements are used for interest-rate swaps. The statements are controlled using valuation models or techniques based on discounted cash flows.

The models incorporate various inputs including the credit quality of counterparties and interest rate curves at the end of the reporting period. As at 31 December 2015 the counterparty risk is nihil as a result of the negative market value of the IRS. The Group's own non-performance risk has been estimated to be close to nihil as well.

Interest-bearing loans

The fair value is calculated on the basis of the discounted future redemptions and interest payments.

8. Miscellaneous

8.1. Effect of the change in accounting policies regarding reimbursement rights

The Group has changed the accounting policy regarding reimbursement rights. In Note 3.2 the accounting policy of reimbursements rights is disclosed.

Those reimbursement rights are existing rights, already recorded as non-current assets in prior years.

The changes in assumptions were recorded in profit or loss in previous periods. Since 2015 those changes are recorded in OCI, consistent with the elements of the relevant IAS 19 provisions.

Since the reimbursement right is directly linked to the pension liability, the Group decided to change the accounting policy to adopt a consistent treatment between the asset and the corresponding pension liability.

The Group restated comparative figures in these consolidated financial statements to reflect this changed accounting policy. The restatement of 2014 has mainly impact on the following sections within the profit or loss statement:

- decrease of other income €2.6 million (from €53.4 million to €50.8 million);
- increase of personnel expenses €4.4 million € (from 135.2 to €139.7 million €);
- decrease of income tax expense -€2.4 million € (from 23.8 to €21.4 million €)

decreasing the profit for the previous reporting period by €4.6 million, impact which is fully compensated by the increase of the OCI by €4.6 million €.

This change did not impact the balance sheet as at 31 December 2014.

The cash flow statement was impacted as follows:

- Cash flow from operating activities decreased by €7.0 million as a result of the above mentioned impact on the profit and the
 deferred taxes for the previous reporting period;
- Changes in working capital increased from €200.8 million to €207.8 million;

8.2. Effect of new acquisitions/sales of shares

CHANGES IN SEGMENT ELIA TRANSMISSION (BELGIUM)

Sale of HGRT and APX shares

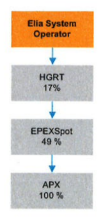
In the 2nd quarter of 2015, the power exchanges EPEX SPOT and the APX group, including Belpex, integrated their businesses in order to form a power exchange for Central Western Europe (CWE) and the UK. Both companies have signed respective agreements, including the sale of the Clearing activities of APX to ECC Clearing. As a result of this restructuring AXP group is now directly held by EPEX SPOT. APX is therefore no longer a direct associate of the Elia Group. In the 3rd quarter the current shareholders sold part of their shares to 3 new shareholders.

The stake of Elia in HGRT decreased from 24.5% to 17% as a result of 3 distinct transactions:

- 1. Exchange of Elia's APX share for EPEX SPOT shares, which were then contributed to HGRT
- 2. Sale of 6.2% stake in HGRT to RTE, resulting in decrease of the stake to 20%.
- 3. Sale of 3.0% stake in HGRT to APG, Amprion and Swissgrid (1% to each new shareholder).

Following these transactions Elia (17%), RTE, TenneT, APG, Amprion and Swissgrid together own 49% of the new EPEX SPOT capital through HGRT. HGRT is still accounted for using the equity method as the Group continues to have significant influence over the company.

The current structure of HGRT and its associates is a follows:



Incorporation of Nemo Link

On 27 February 2015 Elia System Operator together with National Grid signed a joint venture agreement to build the Nemo Link Interconnector; each shareholder holds 50% in Nemo Link Limited, a UK company. As per 31 December 2015 Elia provided funding to Nemo Link Limited in the amount of € 25.6 million, of which 40% via equity contributions and 60% via loans (with an annual interest rate of 4% and a maturity of 25 years as of starting date of the commercial operations of the Interconnector). This joint venture is included in the Belgian segment using the equity method.

Sale of Coreso shares

The Group had a control percentage of 28.5% in Coreso, a company which provides coordination services for the secure operation of the high-voltage electricity system. In November 2015, the Portuguese transmission system operator, REN, was appointed as additional shareholder in Coreso. The 5 existing shareholders each sold part of their shares to REN, resulting in a decrease of the stake of the Group to 26%.

Incorporation of JAO

On 1st September 2015 JAO (Joint Allocation Office) SA was incorporated, a Luxemburg-based service company of twenty transmission system operators from seventeen countries. It will mainly perform the yearly, monthly and daily auctions of transmission rights on 27 borders in Europe and act as a fall-back for the European Market Coupling. The company is established following a merger of regional allocation offices for cross border electricity transmission capacities, being CAO Central Allocation Office GmbH (in which the Group had a stake of 6.66%) and Capacity Allocation Service Company.eu SA (in which the Group had a stake of 8.33%). The Group holds 8% of the shares of the newly created company.

Incorporation of EGI

On 28 March 2014, the subsidiaries Elia Grid International SA and Elia Grid International GmbH ("EGI") were established. Both companies supply specialists in consulting, services, engineering, and procurement, creating value by delivering solutions based on international best practice, while fully complying with regulated business environments.

Elia Grid International SA holds all the shares in Elia Grid International GmbH. The shares in Elia Grid International SA are held by Elia System Operator (50.01% of the shares) and 50Hertz Transmission (49.99% of the shares). Hence, the Group owns 80% of Elia Grid International SA, while the other 20% is held by IFM (through its stake in 50Hertz Transmission, which in turn holds 49.99% of the shares in Elia Grid International SA). EGI is accounted for by the Group as a subsidiary (full consolidation with minority interest).

CHANGES IN SEGMENT 50HERTZ TRANSMISSION (GERMANY)

Acquisition of extra share in EEX in 2015

50Hertz Transmission acquired extra shares in the European Energy Exchange (EEX) worth €10.5 million and therefore now holds 8.7% of the shares in EEX, amounting to €21.0 million in total. In accordance with the Group's accounting policies, EEX is measured at cost value because there is no quoted price on an active market and the fair value cannot be reliably measured.

Incorporation of FSCNET Services

50Hertz Transmission GmbH acquired in a share of 10.00% of the newly incorporated company TSCNET Services GmbH for a total amount of €0.1 million. TSCNET Services GmbH was registered on the 10th November 2014, one year after opening the TSC TSOs – Joint Office. Since 2013, experts dispatched from TSC member TSOs work in Munich day and night (24/7), providing tailor-made coordination services for operational planning, forecast data merging, congestion assessment and capacity calculation for the control centres of TSOs in continental Europe using the common IT platform CTDS. Its member TSOs are 50Hertz (Germany), Amprion (Germany), APG (Austria), ČEPS (Czech Republic), ELES (Slovenia), Energinet.dk (Denmark), HOPS (Croatia), MAVIR (Hungary), PSE (Poland), Swissgrid (Switzerland), TenneT TSO (Germany), TenneT TSO (the Netherlands) and TransnetBW (Germany).

Acquisition of extra share in EEX in 2014

In 2014, 50Hertz Transmission acquired extra shares in the European Energy Exchange (EEX) worth €5.0 million and therefore now holds 4.3% of the shares in EEX, amounting to €10.4 million in total.

8.3. Financial risk and derivative management

PRINCIPLES OF FINANCIAL RISK MANAGEMENT

The Group aims to identify each risk and set out strategies to control the economic impact on the Group's results. The Risk Management Department defines the risk management strategy, monitors the risk analysis and reports to the management and the Audit Committee. The financial risk policy is implemented by determining appropriate policies and setting up effective control and reporting procedures. Selected derivative hedging instruments are used depending on the assessment of risk involved. Derivatives are used exclusively as hedging instruments. The regulatory framework in which the Group operates considerably restricts their effects on profit or loss (see the 'Regulatory framework and tariffs' chapter). The major impact of increased interest rates, credit risk, etc. can be settled in the tariffs, in accordance with the applicable legislation.

CREDIT RISK

Credit risk encompasses all forms of counterparty exposure, i.e. where counterparties may default on their obligations to the Company in relation to lending, hedging, settlement and other financial activities. The Company is exposed to credit risk from its operating activities and treasury activities. In respect of its operating activities, the Group has a credit policy in place, which takes into account the risk profiles of the customers. The exposure to credit risk is monitored on an ongoing basis, resulting in a request to deliver bank guaranties from the counter- party for some major contracts.

At the end of the reporting period there were no significant concentrations of credit risks. The maximum credit risk is the carrying amount of each financial asset, including derivative financial instruments.

(in million EUR)	2015	2014
Loans and receivables	16.4	138.4
Cash and cash equivalents	626.4	171.1
Immediately claimable deposits	13.3	13.3
Interest rate swaps used for hedging:		
Liabilities	(18.0)	(25.4)
Total	638.0	297.3

The movement in the allowance for impairment in respect of loans and receivables during the year was as follows:

(in million EUR)	Bad debtors	Impairment losses	Remaining balance
Opening balance	1.5	(1.2)	0.3
Balance at 31 December 2014	1.5	(1.2)	0.3
Opening balance	1.5	(1.2)	0.3
Changes during the year	0.1	(0.1)	0.0
Balance at 31 December 2015	1.6	(1.3)	0.3

The Group believes that the unimpaired amounts overdue by more than 30 days are still collectible, based on historic payment behaviour and extensive analysis of customer credit risk, including underlying customers' credit ratings, when available. The credit quality of trade and other receivables is assessed based on a credit policy.

CURRENCY RISK

The Group is not exposed to any significant currency risk, either from transactions or from exchanging foreign currencies into euro, since it has no foreign investments or activities and less than 1% of its costs are expressed in currencies other than the euro.

LIQUIDITY RISK

Liquidity risk is the risk that the Group may not be able to meet its financial obligations. The Group limits this risk by constantly monitoring cash flows and ensuring that there are always sufficient credit line facilities available.

The Group's objective is to maintain a balance between continuity of funding and flexibility through the use of bank loans, confirmed and unconfirmed credit facilities, commercial paper program, etc. For medium- to long-term funding, the Group uses bonds. The maturity profile of the debt portfolio is spread over several years. The Group Treasury frequently assesses its funding resources taking into account its own credit rating and general market conditions.

Referring to the bond issues in 2009, 2010, 2013, 2014 and 2015, access to sources of funding should sufficiently be available.

(in million EUR)	Closing Balance	Expected cash outflows	6 months or less	6-12 months	1-2 years	2-5 years	> 5 years
Non-derivative financial liabilities	3,011.5	(3,756.2)	(395.2)	(4.8)	(640.5)	(730.7)	(1,984.9)
Unsecured bond issues	2,090.6	(2,766.6)	(28.0)	0.0	(589.5)	(684.9)	(1,464.2)
Unsecured financial bank loans and other loans	619.7	(688.4)	(66.0)	(4.8)	(51.0)	(45.9)	(520.7)
Trade and other payables	301.2-	(301.2)	(301.2)				
Derivative financial liabilities	25.4	(24.4)	(4.2)	(4.3)	(8.0)	(7.9)	0.0
Interest rate swaps used for hedging	25.4	(24.4)	(4.2)	(4.3)	(8.0)	(7.9)	
Total at 31 December 2014	3,036.9	(3,780.5)	(399.5)	(9.1)	(648.5)	(738.6)	(1,984.9)
Non-derivative financial liabilities	3,520.0	(4,147.4)	(884.7)	(3.4)	(96.3)	(699.6)	(2,463.4)
Unsecured bond issues	2.589,6	(3,234.0)	(530.2)	0.0	(68.5)	(679.3)	(1,956.0)
Unsecured financial bank loans and other loans	620,2	(603.1)	(44.2)	(3.4)	(27.8)	(20.4)	(507.4)
Trade and other payables	310.3	(310.3)	(310.3)				
Derivative financial liabilities	18.0	(17.2)	(4.4)	(4.3)	(8.5)	0.0	0.0
Interest rate swaps used for hedging	18.0	(17.2)	(4.4)	(4.3)	(8.5)		
Total at 31 December 2015	3,538.1	(4,164.6)	(889.1)	(7.7)	(104.8)	(699.6)	(2,463.4)

In November, Elia Transmission successfully issued a €500 million 8.5-year Eurobond as part of its €3 billion EMTN programme. Investors showed strong interest leading to an order book of €2.75 billion and attracting 256 investors from 28 investors resulting in a coupon of 1.375. The proceeds from the bond issue will be used to pay back a Eurobond for an amount of € 500.0 million, with maturity date in April 2016 and for general corporate purposes.

Details of the used and unused back-up credit facilities are set out here below:

(in million EUR)	Maturity	Available amount	Average basic interest	Amoun t used	Amount not used
Confirmed credit line	30/06/2017	125.0	Euribor + 0.30%	0.0	125.0
Confirmed credit line	30/06/2017	125.0	Euribor + 0.30%	0.0	125.0
Confirmed credit line	30/06/2017	100.0	Euribor + 0.30%	0.0	100.0
Confirmed credit line	30/06/2017	100.0	Euribor + 0.30%	0.0	100.0
Confirmed credit line	30/06/2017	100.0	Euribor + 0.30%	0.0	100.0
Uncommitted credit line facility	unlimited	100.0	Euribor + margin when concluding the deal	0.0	100.0
Belgian dematerialised treasury notes	unlimited	250.0	Euribor + margin when concluding the deal	0.0	250.0
Total		900.0		0.0	900.0

As at 31 December 2015 the German segment have un-used facilities amounting to in total €900 million (€150 million overdraft facility and €750 million revolving facilities).

INTEREST RATE RISK

Interest rate risk is the risk that the fair value or future cash flows of a financial instrument will fluctuate because of changes in market interest rates. The Group's exposure to the risk of changes in market interest rates relates primarily to the Group's long-term debt obligations with floating interest rates.

The Group manages its interest rate risk by having a balanced portfolio of fixed and variable rate loans and borrowings. To manage this, the Group enters into interest rate swaps, in which the Group agrees to exchange, at specified intervals, the difference between fixed and variable rate interest amounts calculated by reference to an agreed-upon notional principal amount. These swaps are designated to hedge underlying debt obligations.

The table (see Note 7.12) shows the average interest rate at the balance sheet date.

SENSITIVITY ANALYSIS

Changes in the interest rates will not affect the consolidated result in the short and long term as the Group operates within a regulatory framework where the consequences of fluctuations in financial expenses are mainly recovered in tariffs, except for the items which are directly recognized through OCI.

FAIR VALUE SENSITIVITY ANALYSIS FOR INTEREST RATE SWAPS

A change of 100 basis points (bp) in interest rates would have increased (decreased) other comprehensive income by the amounts shown below:

(in million EUR)	100 bp increase	100 bp decrease
Interest rate swaps - Impact in equity	(3.2)	3.3

HEDGING

All financial derivatives the Group enters into relate to an underlying transaction or forecasted exposure, depending on the expected impact on the income statement, and if the stringent IAS 39 criteria are met, the Group decides on a case-by-case basis whether hedge accounting will be applied. The following paragraphs describe the transactions whereby hedge accounting is applied. At 31 December 2015 the Group has no transactions which do not qualify for hedge accounting.

In accordance with the hedge accounting rules, all derivative financial instruments are designated as cash-flow hedges and valued at fair value. Consequently, the portion of the gain or loss on the derivative financial instrument that can be considered an effective hedge is reflected directly in equity (hedging reserves net of tax).

Interest-rate swaps have an interest rate varying from 4.4% to 4.41%. As at 31 December 2015, the Group held hedging instruments with a contracted reference value of €200.0 million. The net fair value of the swaps as at 31 December 2015 totalled €18.0 million and was entirely composed of liabilities. The amounts are included as derivatives at fair value.

As at 31 December 2015, no significant financial expenses resulting from ineffective cash-flow hedges are included in profit or loss.

CAPITAL RISK MANAGEMENT

The purpose of the Group's capital structure management is to maintain the debt and equity ratios related to the regulated activities in line with the requirement of the regulatory framework (one-third equity and two-thirds debt capital). This approach allows the Group to manage the security of the liquidity at all times via flexible access to capital markets, so as to be able to finance strategic projects and to offer an attractive remuneration to shareholders.

The Company's dividend policy involves optimising dividend payments while still bearing in mind that there is a requirement to reserve a part of the profit resulting from decommissioning of fixed assets, included in the tariff. Reserving this part of the profit as equity boosts the company's self-financing capacity needed to carry out its legal mission.

The Company offers the employees the opportunity to subscribe to capital increases that are exclusively reserved for them.

8.4. Commitment and contingencies

OPERATING LEASE COMMITMENTS - GROUP AS A LESSEE

The Group entered into commercial leases on motor vehicles, IT equipment and office buildings. The leases related to cars and IT equipment have an average life of three years; the contracts regarding the buildings have a normal term of nine years, with the possibility of renewing the lease after that. Renewals are at the option of the specific entity that holds the lease.

Future minimum rentals payable under non-cancellable operating leases are as following:

(in million EUR)	<1 year	1-5 years	>5 years
Buildings	2.5	3.2	0.0
Cars, it equipment and others	5.3	9.9	0.0
Balance at 31 December 2014	7.8	13.1	0.0
Buildings	2.4	1.2	0.0
Cars, it equipment and others	5.3	10.9	0.0
Balance at 31 December 2015	7.7	12.1	0.0

The following expenses related to these lease contracts were recognised in the profit or loss:
(in million EUR)

Buildings

2.5

Cars, it equipment and others

5.8

Total

8.7

8.3

OPERATING LEASE COMMITMENTS - GROUP AS A LESSOR

The Group has entered into commercial property leases on certain elements of property, plant and equipment, mainly consisting of optimising use of sites and high-voltage pylons. These leases have remaining terms of a minimum of nine years. Future minimum rental receivables are as follows:

(in million EUR)	<1 year	1-5 years	>5 years
Telecom	12.7	9.8	14.2
Buildings	0.2	0.3	0.0
Balance at 31 December 2014	12.8	10.2	14.2
Telecom	14.7	9.6	13.4
Buildings	0.2	0.1	0.0
Balance at 31 December 2015	14.9	9.7	13.4

The following revenue related to these lease contracts was recognised in the income statement:

(in million EUR)	2015	2014
Telecom	14.6	12.8
Buildings	0.2	0.2
Total	14.7	13.0

CONTINGENT RENTS - PURCHASE OPTION

The Group has no contracts which include contingent rental payments and no purchase options were agreed in the significant lease contracts.

CAPITAL EXPENDITURE COMMITMENT

As at 31 December 2015, the Group has a commitment of €802.7 million relating to the purchase contracts for the installation of property, plant and equipment for further grid extensions. These capital expenditure commitments include the commitments of the German segment for an amount of €465.6 million (at 60% stake of Elia).

OTHER CONTINGENCIES AND COMMITMENTS

As at 31 December 2015, the Group has a commitment of €143.3 million relating to purchase contracts for general expenses, maintenance and repair costs. The amount includes the commitments of the German segment for an amount of €24.6 million (at 60% stake of Elia).

Elia System operator also provided a parent company guarantee to her joint venture Nemo Link Limited amounting to €238.7 million in relation to the EPC contracts in order for Nemo link Ltd to be able build to the interconnector, Elia System Operator also issued a letter of credit in name and on behalf of Nemo Link Limited amounting to GBP1.8 million (€1.9 million) with maturity in May 2016 for Nemo Link to be able to participate to the auctioning once they are operational in 2019.

After having received an approval from the Walloon Government and from the CREG, on 22 June 2015, Elia entered into an agreement with Solar Chest for the sale of Walloon green certificates for a total amount of €275 million. The mission of Solar Chest is to buy, hold and sell Walloon green certificates for a period of respectively 5, 6 and 7 years. At the end of each period (30th June 2020, 30th June 2021 and 30th June 2022) potential unsold certificates will be bought back by Elia. The CREG confirmed and guaranteed to Elia that at the end of each reservation period, the cost and any expense for repurchase of nonmarketable certificates will be authorized to recover fully through the tariffs for "levies", as consequence the impact of the potential repurchase by Elia will have no impact on financial performance of the Company.

8.5. Related parties

TRANSACTIONS WITH KEY MANAGEMENT PERSONNEL

The key management includes members of the Board of Directors (see table below) and Elia's Management Committee, which comprises of the Chief Executive Officer, Chief Financial Officer, Chief Infrastructure Officer, Chief Assets Officer, Chief HR & Internal communication Officer and Chief Customers, Market & System Officer.

The members of the Board of Directors are no employees of the Group. The remuneration of their mandate is detailed below (for more details on the policy we refer to the Corporate Governance Statement of this annual report):

Amounts in 'EUR	2015	2014
Jacques DE SMET	59,135.00	53,332.00
Luc DE TEMMERMAN (from 20 May 2014)	46,058.74	27,730.84
Frank DONCK (from 20 May 2014)	52,252.00	23,882.84
Cécile FLANDRE	31,860.00	32,066.00
Claude GRÉGOIRE	49,142.00	49,763.92
Philip HEYLEN	44,606.00	43,763.92
Luc HUJOEL (from 20 May 2014)	45,626.00	31,578.84
Jean-Marie LAURENT JOSI (until 29 July 2015)	32,115.75	56,077.52
Miriam MAES	49,320.00	56,821.16
Jane MURPHY	49,449.00	50,536.00
Dominique OFFERGELD	43,586.00	36,067.92
Steve STEVAERT (until 2 April 2015)	9,876.50	36,067.92
Saskia VAN UFFELEN	42,998.74	23,882.84
Geert VERSNICK	51,182.00	34,913.70
Jennifer DEBATISSE (until 20 May 2014)	0.00	12,185.08
Clément DE MEERSMAN (until 20 May 2014)	0.00	15,109.56
Luc VAN NEVEL (until 20 May 2014	0.00	21,202.10
TOTAL	607,207.73	604,982.16

The members of Elia's Management Committee are hired as employees and the components of their remuneration are set out below. Members of the Management Committee do not receive stock options, special loans or other advances from the Group.

(in million EUR)	2015	2014
Short term employee benefits	2.2	2.0
Basic remuneration	1.6	1.5
Variable remuneration	0.5	0.5
Post-employment benefits	0.3	0.3
Other variable remuneration	0.5	0.6
Total gross remuneration	3.0	2.9
Number of persons (in units)	7	7
Average gross remuneration per person	0.4	0.5
Number of shares (in units)	19,111	22,128

From 14 January 2015 until 5 July 2015 Mr. François Cornélis was acting as CEO ad interim and president of the Elia Management Committee. He earned a remuneration through his management company Monticello SPRL, amounting to €0.3 million (this amount is included in above table).

Following the decision to end the collaboration with the former CEO, a compensation indemnity of €1.7 million was paid, an allowance for the group insurance to cover for his notice period, his basic remuneration for his mandate for the period 1 January til 14 January 2015 amounting to €0.012 million and an additional remuneration to cover for his earned vacation allowance amounting to €0.1 million.

Some members of the Management Committee also hold shares in Elia System Operator:

Number of shares per member	2015	. 2014
Chris Peeters	*	-
Chief Executive Officer – President of Management Committee		
Markus Berger	9,156	9,156
Chief Infrastructure Officer		
Frédéric Dunon	1,986	1,961
Chief Assets Officer		
llse Tant	1,825	1,825
Chief HR & Internal communication Officer		
Frank Vandenberghe	4,774	4,749
Chief Customers, Market & System Officer		
Catherine Vandenborre	1,370	1,120
Chief Financial Officer		

In addition Elia's Management Committee also assessed whether transactions occurred with entities in which they or members of the Board of Directors exercise a significant influence (e.g. positions as CEO, CFO, vice-presidents of the Management Committee, etc.). Significant transactions occurred in 2015, all at arms' length, with some distribution system operators. The total amount of realized sales equals to €113.4 million. The total amount of expenses equals to €3.8 million. As per 31 December 2015 there was an outstanding trade receivable position of €0.2 million and no significant outstanding trade debt position.

TRANSACTIONS WITH JOINT VENTURES AND ASSOCIATED COMPANIES

Transactions between the Company and its subsidiaries which are related parties were eliminated during consolidation and therefore are not recognised in this note. All transactions are at arm's length.

In the 2015 and 2014 financial years, there were no transactions with 50Hertz Offshore, E-Offshore and Atlantic Grid Investment.

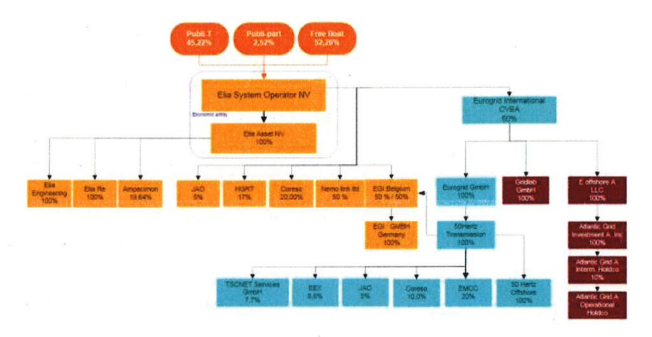
Transactions with joint ventures and associated companies are not eliminated; details of transactions with other related parties are shown below:

(in million EUR)	2015	2014
Transactions with joint ventures and associated companies	0.7	1.9
Sales of goods	4.4	1.9
Purchases of goods	(4.7)	0.0
Interest and similar revenue	1.0	0.0
Outstanding balances with joint ventures and associated companies	(6.6)	(16.2)
Long-term debtors	15.2	0.0
Trade debtors	5.6	1.0
Trade debts	(27.5)	(17.2)
Deferred charges and accrued revenues	0.3	0.0

We also refer to Note 8.4 in which we disclosed the guarantees Elia System Operator issued in favour of her joint venture Nemo Link Limited.

8.6. Subsidiaries, joint ventures and associates

GROUP STRUCTURE OVERVIEW



SUBSIDIARIES

Elia System Operator SA has direct and indirect control of the subsidiaries listed hereafter.

All the entities keep their accounts in euro (except E-Offshore A LLC, Atlantic Grid Investment A Inc and Atlantic Grid A LLC, whose accounts are held in USD) and have the same reporting date as Elia System Operator SA (except Eurogrid International SCRL).

Name	Country of	Headquarters	Stake %	
	establishment		2015	2014
Elia Asset SA	Belgium	Bd de l'Empereur 20, 1000 Bussels	99.99	99.99
Elia Engineering SA	Belgium	Bd de l'Empereur 20, 1000 Bussels	100.00	100.00
Elia Re	Luxembourg	Rue de Merl 65, 2146 Luxembourg	100.00	100.00
Elia Grid International SA	Belgium	Bd de l'Empereur 20, 1000 Bussels	80.00	80.00
Elia Grid International GmBH	Germany	Eichenstraße 3a, 12435 Berlin	80.00	80.00
Joint ventures		44.		
Eurogrid International CVBA	Belgium	Bd de l'Empereur 20, 1000 Bussels	60.00	60.00
Eurogrid GMBH	Germany	Eichenstraße 3a, 12435 Berlin	60.00	60.00
50Hertz Transmission GmbH	Germany	Eichenstraße 3a, 12435 Berlin	60.00	60.00
50Hertz Offshore GmbH	Germany	Eichenstraße 3a, 12435 Berlin	60.00	60.00
Gridlab GmbH	Germany	Sielowerstraße 5, 03044 Cottbus	60.00	60.00
E-Offshore A LLC	U.S.	874, Walker Road, Suite C, 19904 Dover, Delaware	60.00	60.00
Atlantic Grid Investment A Inc	U.S.	1209 Orange Street, 19801 Wilmington, Delaware	60.00	60.00
Nemo Link Ltd.	United Kingdom	Strand 1-3, London WC2N 5EH - UK	50.00	0.00
Associated companies accounted for using the equity method				
H.G.R.T S.A.S.	France	1 Terrasse Bellini, 92919 La Défense Cedex	17.00	24.50
Coreso SA	Belgium	Avenue de Cortenbergh 71, 1000 Brussels	26.00	28.49
APX Group	Netherlands	Strawinksylaan 729, 1077 XX Amsterdam	0.00	29.16
Ampacimon SA	Belgium	Rue des Chasseurs Ardennais 3, 4031 Angleur	19.64	36.81
Other participations		0.72 1.72 1.72	0.00	2.00
CASC.EU	Luxembourg	2 Rue de Bitbourg, 1273 Luxembourg-Hamm	0.00	8.33
EMCC European Market Coupling Company GmbH	Germany	Hopfenmarkt 31, 20457 Hamburg	12.00	12.00
CAO Central Allocation Office GmbH	Germany	Gute Änger 15, 85356 Freising	0.00	6.66
JAO SA	Luxembourg	2, Rue de Bitbourg, 1273 Luxembourg Hamm	8.00	0.00
Altantic Grid A LLC	U.S.	4445, Willard Av, Suite 1050, 20815 Chevv Chase. Marvland	6.00	6.00
European Energy Exchange (EEX)	Germany	Augustusplatz 9, 04109 Leipzig	5.20	2.59
TSCNET Services GmbH	Germany	Dingolfinger Strasse 3, 81673 Munich	4.62	6.00

8.7. Subsequent events

In the tax assessment dated from 2008, the Belgian tax administration considered the tariff surpluses at year end 2004 as taxable revenues. As Elia did not agree with this position, Elia filed legal proceedings against this tax claim. In December 2011, the Brussels Court of First Instance judged in favour of Elia, but the tax administration lodged an appeal in February 2012, suspending the effects of the Court of First Instance's judgment. On Friday 12 November 2015, the Brussels Court of Appeal again ruled in favour of Elia, confirming the judgement of the Brussels Court of First Instance. As the Belgian Tax authorities did not file within the required time frame an appeal before the Belgian Supreme Court, the decision of the Court of Appeal is final. As a consequence of this judgement, the tax authorities should reimburse the amount of 93.8 M€, increased with interest and costs.

8.8. Services provided by the auditors

The General Meeting of Shareholders appointed as joint auditors KPMG Bedrijfsrevisoren Burg. CVBA (represented by Benoit Van Roost) and Ernst & Young Bedrijfsrevisoren BCVBA (represented by Marnix Van Dooren) for the audit of the consolidated financial statements of Elia System Operator SA and the audit of the statutory financial statements of Elia System Operator SA, Elia Asset SA and Elia Engineering SA.

The following table sets forth the fees of the joint auditors and its associated companies related to the delivered services with respect to accounting year 2015:

In EUR	Belgium	Other offices in the network	Total
Statutory Audit	169,348	316,880	486,228
Other Audit	87,034	255,480	342,514
Tax advice	69,482	45,529	115,011

VAT advice	84,254	5,200	89,454
Other advisory	172,429	0	172,429
Total	582,547	623,089	1,205,636

9. REGULATORY FRAMEWORK AND TARIFFS

9.1 Regulatory framework in Belgium

9.1.1 Federal legislation

The Electricity Act forms the overall basis and lays down the core principles of the regulatory framework governing Elia's activities as a transmission system operator in Belgium.

This Act was heavily amended on 8 January 2012 by the trans- position at federal level of the 3rd package of European directives. The new Electricity Act:

- strengthens the unbundling of transmission activities;
- · sets out in greater detail the rules for operating and accessing the transmission system;
- redefines the transmission system operator's legal mission, mainly by expanding it to the offshore areas over which Belgium has jurisdiction; and
- strengthens the role of the regulatory authority, particularly as regards establishing methods for determining transmission tariffs.

A number of royal decrees implement the regulatory framework in more detail, particularly the Royal Decree on the Federal Grid Code. Similarly, the decisions passed by the regulatory authority supplement this framework to create the regulatory framework

9.1.2 Regional legislation

The three Belgian Regions are primarily responsible for the local transmission of electricity through grids with a voltage equal to or lower than 70 kV in their respective territories. The Regions are not responsible for setting electricity transmission tariffs, which falls under federal jurisdiction. The Flemish Region, the Brussels-Capital Region and the Walloon Region have also transposed into their legislative framework the provisions of the 3rd European package that apply to them. The regional decrees have been complemented by several other rules on matters such as public services, renewable energy and authorisation procedures for suppliers.

9.1.3 Regulatory agencies

As required by European Union law, the Belgian electricity market is monitored and controlled by independent regulators.

FEDERAL REGULATOR

The Commission for Electricity and Gas Regulation (CREG) is the federal regulator and its powers with regard to Elia include:

- approving the standard terms of the three main contracts used by the Company at the federal level: the connection contract, the access contract and the ARP contract;
- · approving the capacity allocation system at the borders between Belgium and neighbouring countries;
- approving the appointment of the independent members of the Board of Directors;
- determining the tariff methodologies to be observed by the system operator to ensure that the tariffs for connection to and
 use of the grid and the tariffs for the provision of ancillary services by Elia are approved;
- certifying that the system operator actually owns the infra- structure that it operates and meets the regulatory requirements for independence from generators and suppliers.

REGIONAL REGULATORS

Operation of electricity grids with voltages of 70 kV and less falls within the jurisdiction of the respective regional regulators. Each of them may require any operator (including Elia if it operates such grids) to abide by any specific provision of the regional electricity rules under the threat of administrative fines or other sanctions. The regional regulators are not empowered to set tariffs for grids that perform the function of transmitting electricity, as tariff setting falls under the sole jurisdiction of CREG for these grids.

9.1.4 Tariff setting

TARIFF REGULATIONS

On 24 November 2011, CREG adopted and published a decree setting out provisional calculation methods and establishing tariff conditions for connection and access to electricity grids performing a transmission function. Based on this provisional methodology, on 22 December 2011 CREG approved the 2012-2015 tariff proposal submitted by Elia on 30 June 2011 and adapted on 13 December 2011.

On 8 January 2012, the new Electricity Act removed the power to draw up tariff methodologies from the government and conferred this responsibility on the federal regulator, in accordance with the procedures and guidelines laid down by law.

On 28 March 2013, CREG modified the tariff method from 24 November 2011 after consulting the market parties, taking account of the developments in the legislation (specifically the publication of the new Electricity Act of 8 January 2012 transposing the provisions of the Third Package of European Energy Directives into Belgian legislation) and the ruling of the Brussels Court of

Appeal of 6 February 2013 (which annulled the earlier decision to approve the transmission tariffs for the period 2012-2015). On 16 May 2013, the CREG Management Committee approved the amended tariff proposal for the period 2012-2015 that Elia had submitted on the basis of the modified method.

TARIFF REGULATIONS APPLYING IN BELGIUM

As the operator of grids performing a transmission function (covering the transmission grid and the local and regional transmission grids in Belgium), Elia makes most of its income from the regulated tariffs charged for use of these grids (tariff income), which are approved in advance by CREG. As of 1 January 2008, the prevailing tariff regulation mechanisms provide for the setting of approved tariffs for four-year periods, barring specific circumstances. The provisional tariff methodology established by CREG at the end of 2011 did not change this system. 2012 was therefore the first year of the second four-year regulatory period.

The tariff mechanism is based on accounts stated in accordance with Belgian accounting regulations (Be GAAP). The tariffs are based on budgeted costs, less a number of sources of non-tariff income. These costs are then divided based on an estimate of the volumes of electricity taken off the grid and, for the first time, in the case of some costs, of electricity injected into the grid, in accordance with the terms of the provisional tariff methodology drawn up by CREG.

The costs taken into account include the forecast value of the authorised fair remuneration and the predicted values of various cost categories, including those that are not subject to application of a productivity improvement factor ('group 1 costs' resulting in balances allocated to the total revenue of a future regulatory period) and those to which a productivity improvement factor is applied ('group 2 costs' whose budget discrepancies result in an increase or decrease of the gross margin).

FAIR REMUNERATION

Fair remuneration is the return on capital invested in the grid. It is based on the average annual value of the regulated asset base (RAB), which is calculated annually, taking into account new investments, depreciations and changes in working capital requirements.

In that context, the following formula, which has been applied since 1 January 2012, is used to calculate the fair remuneration, when consolidated capital and reserves account for more than 33% of the average regulated asset base, as is the case at present:

- A: [33% x average RAB x [(OLO n)+ (Beta x risk premium)]]; plus
- B: [(S 33%) x average RAB x (OLO n + 70 base points)]; where
- OLO n is the interest rate for Belgian 10-year linear bonds for the year in question;
- S = consolidated capital and reserves/RAB, in accordance with Belgian accounting standards (BE GAAP);
- Beta is calculated based on Elia share prices, compared with the BEL 20 index, over a seven-year period. The value of the
 product of the beta parameter and the risk premium cannot be lower than 0.7.

PART A

The rate of remuneration (in %) as set by CREG for year 'n' is equal to the sum of the risk-free rate, i.e. the average rate of Belgian 10-year linear bonds and a premium for share market risk, weighted using the applicable beta factor.

The tariff regulations set the risk premium at 3.5%. The applicable beta factor is calculated based on the beta factor for Elia, compared with the BEL 20 index, over a seven-year period. CREG encourages a ratio between equity and regulated asset base that is as close as possible to 33%. The reference ratio of 33% is applied to Elia's average regulated asset base (RAB) to calculate Elia's reference equity.

PART B

If Elia's actual equity is higher than the reference equity, the surplus amount is balanced out with a rate of remuneration calculated using the following formula: [(OLO n + 70 base points)].

Group 1 costs

Costs that are not subject to application of the productivity and efficiency improvement coefficient ('group 1 costs') are an integral part of the costs taken into account when setting tariffs. The tariffs are set based on the forecast values of these costs. Alongside this, the balances (positive or negative), i.e. the difference between the actual costs and the forecast costs, are established ex-post and, in principle, allocated to the total revenue of a future regulatory period.

Group 2 costs

Group 2 costs are subject to an incentive regulation mechanism: in other words, they are subject to application of a productivity and efficiency improvement coefficient. This coefficient indicates the efforts that Elia must make to control such costs, i.e. the authorised costs used to determine the tariffs following application of this factor. Within the 2012-2015 period, the productivity improvement for 2012 was set at €10 million. The budget discrepancies in relation to group 2 costs (positive or negative), i.e. the difference – established ex-post – between the actual and authorised costs, are in principle either added to or deducted from the gross margin.

Incentive to make replacement investments

The CREG has introduced an incentive to ensure that the investments needed to maintain the quality of service provided by the system operator are carried out appropriately and on time. If the actual investment total for the year exceeds 90% of the reference budget for the investments concerned, an additional gross margin equivalent to the excess amount is awarded to the system operator. This amount is capped at 10% of the reference investment budget. It is also subject to conditions regarding compliance with individual project budgets.

Tariff regulation applicable as of January 1 2016

As also mentioned, on 18 December 2014 CREG adopted a new decree setting down the tariff methodology that Elia, as a transmission system operator operating grids that perform the function of transmitting electricity, has to apply when it draws up its tariff proposal for the next regulatory period (1 January 2016 to 31 December 2019). The new decree contains a number of changes from the methodology which was applicable from 2012 to 2015: these mostly concern the parameters to be taken into account when determining the fair margin, the introduction of a number of incentives, and the tariff structure to be used to ensure that all the different costs are covered. These elements have been used as a basis for the tariff proposition 2016-2019 which ELIA submitted to the CREG in June 2015. The tariffs 2016-2019 have been approved by the CREG and take effect on 1 January 2016.

9.2 Regulatory framework in Germany

9.2.1 Relevant legislation

The German legal framework is laid down in various pieces of legislation. The key law is the German Energy Act (Energiewirtschaftsgesetz – EnWG), which defines the overall legal framework for the gas and electricity supply industry in Germany. The EnWG is supported by a number of laws, ordinances and regulatory decisions, which provide detailed rules on the current regime of incentive regulation, accounting methods and network access arrangements, including:

- the Ordinance on Electricity Network Tariffs (Verordnung über die Entgelte für den Zugang zu Elektrizitätsversorgungsnetzen (Stromnetzentgeltverordnung – StromNEV)), which establishes, inter alia, principles and methods for the grid tariff calculations and further obligations of system operators;
- the Ordinance on Electricity Network Access (Verordnung über den Zugang zu Elektrizitätsversorgungsnetzen
 (Stromnetzzugangsverordnung StromNZV), which, inter alia, sets out the further detail on how to grant access to the
 transmission systems (and other types of grids) by way of establishing the balancing amount system (Bilanzkreissystem),
 scheduling of electricity deliveries, control energy and further general obligations, e.g. congestion management
 (Engpassmanagement), publication obligations, metering, minimum requirements for various types of contracts and the duty
 of certain system operators to manage the 'Bilanzkreissystem' for renewable energy;
- the Ordinance on Incentive Regulation (Verordnung über die Anreizregulierung der Energieversorungsnetze
 (Anreizregulierungsverordnung ARegV)), which sets out the basic rules for incentive regulation of TSOs and other system
 operators (as further described below). It also describes in general terms how to benchmark efficiency, which costs enter the
 efficiency benchmarking, the method of determining inefficiency and how this translates into yearly targets for efficiency
 growth.

9.2.2 Regulatory agencies in Germany

The regulatory agencies for the energy sector in Germany are the Federal Network Agency (Bundesnetzagentur – BNetzA) in Bonn for grids to which over 100,000 grid users are directly or indirectly connected and the specific regulatory authorities in the respective federal states for grids to which fewer than 100,000 grid users are directly or indirectly connected. The regulatory agencies are, inter alia, in charge of ensuring non-discriminatory third-party access to grids and monitoring the grid-use tariffs levied by the TSOs. 50Hertz Transmission and 50Hertz Offshore are subject to the authority of the Federal Network Agency.

9.2.3 Tariff setting in Germany

The current regulation mechanism is established in Germany by ARegV. According to ARegV, grid tariffs are defined to generate a pre-defined 'revenue cap' as determined by the Federal Network Agency for each TSO and for each regulatory period. The revenue cap is principally based on the costs of a base year, and is fixed for the entire regulatory period, except when it is adjusted to account for specific cases provided for in the ARegV. The system operators are not allowed to retain revenue in excess of their individually determined revenue cap. Each regulatory period lasts five years, the second regulatory period started on 1 January 2014 and will end on 31 December 2018. Tariffs are public and are not subject to negotiation with customers. Only certain customers (under certain fixed circumstances that are accounted for in the relevant legislation) are allowed to agree to individual tariffs according to Article 19 of StromNEV (for example, in the case of sole use of a network asset). The Federal Network Agency has to approve such individual tariffs.

For the purposes of the revenue cap, the costs incurred by a system operator are classified into two categories as follows:

Permanently non-influenceable costs (PNIC): these costs are fully integrated into the 'revenue cap' and are fully recovered by the grid tariffs, albeit with a two-year time-lag. PNIC includes return on equity, imputed trade tax, cost of debt, depreciation and operational costs (currently at a fixed rate of 0.8 % of the capitalised investment costs of the respective onshore investments) for what are called investment measures. The cost of debt related to investment budgets is currently capped at the lower value of the actual cost of debt or cost of debt as calculated in accordance with a published Federal Network Agency guideline. Since 2012, the costs associated with these investment measures have been based on forecast values. The differences between the forecast values and the actual values are reflected in the regulatory account. In addition, PNIC includes costs relating to ancillary services, grid losses and redispatch costs, as well as European initiatives and income from auctions. These costs and income are included in the revenue cap based on a procedural regulation mechanism set by the Federal Network Agency in accordance with Article 11(2) ARegV (FSV). The regulation process relating to ancillary services and grid losses costs gives the system operator an incentive to outperform the planned costs through bonus/malus mechanisms.

- Temporary non-influenceable costs (TNIC) and influenceable costs (IC): these costs include return on equity depreciation, cost of debt, of imputed trade tax and other operational expenses and are subject to an incentive mechanism as set by the Federal Network Agency, which contains an efficiency factor (only applicable to IC), a productivity factor improvement and an inflation factor (applicable to both TNIC and IC) over a five-year period. In addition, the current incentive mechanism provides for the use of a quality factor, but the criteria and implementation mechanism for such a factor for TSOs are yet to be described by the Federal Network Agency. The various defined factors give the TSOs a medium-term objective to eliminate what are deemed to be inefficient costs. As regards the cost of debt, the allowed cost of debt related to influence able costs needs to be proven as marketable.
- As for return on equity, the relevant laws and regulations set out the provisions relating to the allowed return on equity, which is included in the TNIC/IC for assets belonging to the regulatory asset base and the PNIC for assets approved in investment budgets. For the second regulatory period (2014-2018), the return on equity is set at 7.14 % for investments made before 2006 and 9.05 % for investments made since 2006, based on 40 % of the total asset value regarded as 'financed by equity' with the remainder treated as 'quasi-debt'. The return on equity is calculated before corporate tax and after imputed trade tax.
- In addition to the revenue cap, 50Hertz is compensated for costs incurred related to its renewable energy obligations, including EEG and CHP/KWKG obligations, offshore liabilities... subject to specific regulatory mechanisms aimed at a balanced treatment of costs and income.

CHANGES IN TARIFF REGULATIONS

During 2014 BNetzA conducted an evaluation of the current regulatory framework for grid operators. As a result a report with an extensive analysis of the current system as well as recommendations for a future development was published in January 2015. BNetzA suggests 4 different models with more or less changes on the current system and some general amendments to the regulatory system. Those general suggestions include e.g. an alternative for the regulatory account. The model preferred by the BNetzA (ARegV 2.0) would imply no changes (beyond the general amendments) to the current TSO regulation. Since the report was published there were no further developments which would have an impact on the TSO's.

As of 31 December 2015, 50Hertz had obtained approval for 73 of the 94 active investment budget requests made since 2008. Based on the total investment budget request volume of 10.0 bn. € the approved investment budget as of the same date accounts for 5.9 bn. €.

TARIFFS

Grid access tariffs were calculated based on the respective revenue cap and published on a provisional basis on the 15th of October 2015 for the year 2016. As of 1st Jan 2016, they have been redefined for 2016 and have increased by about 30% compared to 2015 due to a significant increase in redispatch costs and also due to investment costs for offshore expansion in the Baltic Sea and in the North Sea.

JOINT AUDITORS' REPORT ON THE CONSOLIDATED FINANCIAL STATEMENTS

ADD REPORT

INFORMATION ABOUT THE PARENT COMPANY

Extracts from the statutory annual accounts of Elia System Operator SA, drawn up in accordance with Belgian accounting standards, are given hereafter in abbreviated form.

Pursuant to Belgian company legislation, the full financial statements, the annual report and the joint auditors' report are filed with the National Bank of Belgium.

These documents will also be published on the Elia website and can be obtained on request from Elia System Operator SA, Boulevard de l'Empereur 20, 1000 Brussels, Belgium. The joint auditors issued an unqualified opinion with an explanatory paragraph thereon.

Statement of financial position after distribution of profits

ASSETS (in million EUR) FIXED ASSETS	2015 3,602.1	2014
Financial fixed assets		3,607.5
Affiliated companies	3,602.1	3,607.5
Participating interests	3,579.5	3,585.5
· · · · · · · · · · · · · · · · · · ·	3,579.5	3,585.5
Other enterprises linked by participating interests	22.7	22.0
Participating interests Other participating interests	22.5	21.7
	. 0.2	0.3
CURRENT ASSETS	1,895.5	1,208.1
Amounts receivable after more than one year	15.4	93.8
Other amounts receivable	15.4	93.8
Inventories and contracts in progress	4.7	3.5
Contracts in progress	4.7	3.5
Amounts receivable within one year	1,271.9	967.4
Trade debtors	198.5	135.3
Other amounts receivable	1,073.4	832.0
Investments	217.3	20.0
Other term deposits	217.3	20.0
Cash at bank and in hand	380.7	110.5
Deferred charges and accrued income	5.6	13.0
TOTAL ASSETS	5,497.7	4,815.6
EQUITY AND LIABILITIES (in million EUR)	2015	2014
CAPITAL AND RESERVES	1,717.8	1,686.2
Capital	1,515.2	1,514.9
Issued capital	1,515.2	1,514.9
Share premium account	10.0	9.9
Reserves	173.1	138.7
Legal reserve	173.0	138.7
Profit carried forward	19.5	22.6
PROVISIONS, DEFERRED TAXES		
Provisions for risks and charges	0.3	0.4
Other risks and charges		0.4
LIABILITIES	0.3	0.4
	3,779.6	3,129.1
Amounts payable after one year Financial debts	2,610.2	2,650.6
	2,610.2	2,650.6
Unsubordinated debentures Credit institutions	2,094.5	2,094.8
Other loans	20.0	60.0
	495.8	495.8
Amounts payable within one year	825.8	274.0
Current portion of amounts payable after more than one year	540.0	0.0
Financial debts	0.0	0.0
Credit institutions	0.0	.0.0
Trade debts	168.7	157.4
Suppliers	161.3	146.6
Advances received on contracts in progress	7.4	10.8
Amounts payable regarding taxes, remuneration and social security costs	8.6	8.2
Taxes	0.2	0.2
Remuneration and social security	8.4	8.0
Other amounts payable	108.6	108.4
Accrued charges and deferred income	343.5	204.5
TOTAL EQUITY AND LIABILITIES	5,497.7	4,815.6

Income statement

(in million EUR)	2015	2014
OPERATING INCOME	792.6	792.5
Turnover	780.4	786.8
Increase (+), decrease (-) in inventories of finished goods, works and contracts in progress	1.2	(3.8)
Other operating income	11.0	9.4
OPERATING CHARGES	(661.9)	(659.2)
Services and other goods	(622.4)	(622.1)
Remuneration, social security costs and pensions	(39.5)	(37.1)
Provisions for liabilities and charges (write-ups +, utilizations and reversals -)	0.0	(0.1)
OPERATING INCOME	130.8	133.2
Financial income	117.9	108.2
Income from financial fixed assets	113.0	100.2
Income from current assets	4.9	8.0
Financial charges	(112.2)	(118.8)
Interest and other debt charges	(109.8)	(115.9)
Other financial charges	(2.4)	(2.8)
PROFIT ON ORDINARY ACTIVITIES BEFORE TAXATION	136.5	122.7
Extraordinary income	1.0	0.0
Proceeds from sale of investments	1.0	0.0
Extraordinary charges	(1.6)	0.0
Other extraordinary charges	(1.6)	0.0
PROFIT FOR THE FINANCIAL PERIOD BEFORE TAXATION	135.8	122.7
Income taxes	(10.4)	(10.0)
Income taxes	(10.4)	(10.0)
PROFIT FOR THE FINANCIAL PERIOD	125.4	112.6