"MTEL" a.d. BANJA LUKA

Consolidated Financial Statements For Year Ended 31 December 2023 and Independent Auditor's Report





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This is an English translation of Independent Auditor's Report originally issued in the Serbian language

INDEPENDENT AUDITOR'S REPORT

TO THE SHAREHOLDERS AND MANAGEMENT BOARD OF "MTEL" a.d. BANJA LUKA

Opinion

We have audited the consolidated financial statements of "Mtel" a.d. Banja Luka and its subsidiaries (hereinafter collectively referred to as the "Group"), which comprise the consolidated statement of financial position as of 31 December 2023, and the consolidated statement of profit and loss and other comprehensive income, consolidated statement of changes in equity and consolidated statement of cash flows for the year then ended, and notes to the consolidated financial statements, including a summary of significant accounting policies.

In our opinion, the accompanying consolidated financial statements present fairly, in all material respects, the consolidated financial position of the Group as 31 December 2023, and its consolidated financial performance and its consolidated cash flows for the year then ended in accordance with International Financial Reporting Standards (IFRSs).

Basis for Opinion

We conducted our audit in accordance with International Standards on Auditing (ISAs). Our responsibilities under those standards are further described in the *Auditor's Responsibilities for the Audit of the Consolidated Financial Statements* section of our report. We are independent of the Group in accordance with the International Ethics Standards Board for Accountants' *Code of Ethics for Professional Accountants* (IESBA Code), and we have fulfilled our other ethical responsibilities in accordance with the IESBA Code. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

Key Audit Matters

Key audit matters are those matters that, in our professional judgment, were of most significance in our audit of the consolidated financial statements of the current period. These matters were addressed in the context of our audit of the consolidated financial statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters.



TO THE SHAREHOLDERS AND MANAGEMENT BOARD OF "MTEL" a.d. BANJA LUKA (Continued)

Key Audit Matters (Continued)

Кеу А	udit Matter	Audit Procedures Applied
1.	Revenue recognition (acc	curacy of recording revenues due to the complexity of the
	information systems for g	enerating income from services rendered), Note 5 to the
	consolidated financial stat	ements

There are inherent risks associated with the accuracy of recognized revenues arising from the complexity of information systems (IT) of the Group, through which the realised traffic, billing, approved free traffic and other discounts in the revenue generation process are measured.

Based on the procedures performed, we have not identified significant findings in relation to the accuracy of the revenue recorded for the year ended 31 December 2023. We assessed the Group's most important IT systems for recording the realised traffic, billing and invoicing services to customers and conducted tests of relevant controls over these systems, tested the relevant control over the transfer of data from the respective information systems to the general ledger, as well as controls over the process of payments of bills by the customers and the process of customer complaints resolution.

We tested the compliance of prices and discount terms on customers' invoices with the current pricelist and discount terms on a sample basis.

Key Audit Matter	Audit Procedures Applied
2. Recognition of income from the sale of to the consolidated financial statement	f investments in subsidiaries, Notes 1, 3 and 6 ts
This key audit matter was selected because it involves significant transactions that were not common in the Company's business.	We reviewed the documentation related to the establishment of the subsidiary Sky towers infrastructure d.o.o. Banja Luka, as well as documentation related to the increase in the
Based on the procedures performed, we did not identify significant findings in relation to this key audit matter.	founding capital of this subsidiary by transferring the company's material assets. We compared the recorded fee with the contract for the purchase and sale of 100% of shares in the company Sky towers infrastructure d.o.o. Banja Luka, where the shares were sold. We also reviewed the calculation of the capital gain from the sale of shares, as well as compliance with the agreed payment dynamics for the transfer of shares.



TO THE SHAREHOLDERS AND MANAGEMENT BOARD OF "MTEL" a.d. BANJA LUKA (Continued)

Key Audit Matters (Continued)

I	Key A	udit Matter	Audit Procedures Applied
	3.	Capitalization of costs of investments	in intangible assets and property, plant and
		equipment, as well as their valuation a	after initial recognition, Notes 12 and 13 to the
		consolidated financial statements	

This key audit matter was selected due to the fact that it involves significant estimates by the Group's management in the capitalization of investment costs in software and property, plant and equipment, as well as in determining the depreciation period and subsequent measurement of the recoverable amount of these assets due to relatively rapid technological changes inherent to the telecommunications industry.

Based on the procedures performed, we have not identified significant findings in relation to the adequacy of capitalization of costs of investments in intangible assets and property, plant and equipment, as well as their subsequent valuation after initial recognition in the year ended 31 December 2023. We tested on a sample basis the Group's expenses recorded in current period expenses. as well as the increase recorded by the Group during the year on intangible assets and property, plant and equipment, from the point view of meeting the criteria for of capitalization of expenses, i.e. their recognition as expenses in current period. We analysed the assessments of the Group's management regarding the existence of indicators of impairment of intangible assets, property, plant and equipment, such as changes in use, reduction of market value, detection of physical damage, etc. We have considered the applied depreciation rates in relation to the useful lives of assets, plans to replace assets, previous experience in spending, as well as the realized income and expenses from the disposal of individual assets. We tested the internal controls implemented by the Group's management in this process. Based on the sample, we checked the arithmetic accuracy of the depreciation calculation and compared the rates with the previous accounting period. In addition, we tested construction in progress according to the age structure of the investment, physical condition, additionally capitalized costs during the period, the moment of putting into use and the inception of depreciation.



TO THE SHAREHOLDERS AND MANAGEMENT BOARD OF "MTEL" a.d. BANJA LUKA (Continued)

Responsibilities of Management and Those Charged with Governance for the Consolidated Financial Statements

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

In preparing the consolidated financial statements, management is responsible for assessing the Group's ability to continue as a going concern, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting unless management either intends to liquidate the Group or to cease operations, or has no realistic alternative then to do so.

Those charged with governance are responsible for overseeing the Group's financial reporting process.

Auditor's Responsibilities for the Audit of the Consolidated Financial Statements

Our objectives are to obtain reasonable assurance about whether the consolidated financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion. Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with ISAs will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these consolidated financial statements.

As part of an audit in accordance with ISAs, we exercise professional judgment and maintain professional scepticism throughout the audit. We also:

- Identify and assess the risks of material misstatement of the consolidated financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Group's internal control.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.



TO THE SHAREHOLDERS AND MANAGEMENT BOARD OF "MTEL" a.d. BANJA LUKA (Continued)

Auditor's Responsibilities for the Audit of the Consolidated Financial Statements (Continued)

- Conclude on the appropriateness of management's use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Group's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the consolidated financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Group to cease to continue as a going concern.
- Evaluate the overall presentation, structure and content of the consolidated financial statements, including the disclosures, and whether the consolidated financial statements represent the underlying transactions and events in a manner that achieves fair presentation.
- Obtain sufficient appropriate audit evidence regarding the financial information of the entities or business activities within the Group to express an opinion on the consolidated financial statements. We are responsible for the direction, supervision and performance of the Group audit. We remain solely responsible for our audit opinion.

We communicate with those charged with governance regarding, among other matters, the planned scope and timing of the audit and significant audit findings, including any significant deficiencies in internal control that we identify during our audit.

We also provide those charged with governance with a statement that we have complied with relevant ethical requirements regarding independence, and to communicate with them all relationships and other matters that may reasonably be thought to bear on our independence, and where applicable, related safeguards.

From the matters communicated with those charged with governance, we determine those matters that were of most significance in the audit of the consolidated financial statements of the current period and are therefore the key audit matters. We describe these matters in our auditor's report unless law or regulation precludes public disclosure about the matter or when, in extremely rare circumstances, we determine that a matter should not be communicated in our report because the adverse consequences of doing so would reasonably be expected to outweigh the public interest benefits of such communication.

The engagement partner on the audit resulting in this independent auditor's report is Tibor Florjan.

nsali Tibor Florian Certified Auditor and Person authorised to represent

Društvo za konsalting i reviziju BDO d.o.o. Ive Andrica 15, Banja Luka 15 April 2024



(In BAM)			
		For the year	For the year
		ended	ended
	Notes	31 December 2023	31 December 2022
Sales of goods and services	5	517,747,078	499,432,390
Other operating income	6	309,365,306	31,706,355
Cost of material, goods and combined services	7	(46,755,208)	(57,792,498)
Staff costs	8	(101,750,027)	(92,032,321)
Depreciation and amortization charge	12,13,14,18	(138,698,427)	(137,192,320)
Cost of production services	9	(101,207,550)	(102,680,954)
Other operating expenses	10	(37,839,064)	(35,964,154)
Finance income – interest income	11	938,228	628,869
Finance income – other finance income	11	1,271,749	1,622,261
Impairment of financial assets	22	(2,883,034)	(2,715,697)
Financial expenses	11	(28,531,040)	(10,555,634)
Share in the profit of associates	15	20,938,714	876,860
Profit before taxes		392,596,725	95,333,157
Income tax expense	36 (a)	(38,124,365)	(10,309,186)
Net profit		354,472,360	85,023,971
Other comprehensive income, net of income taxes: (a) Items that may be subsequently reclassified to profit or loss:			
Revaluation reserves - actuarial gains	31	291,573	98,849
Total other comprehensive income, net of income tax		291,573	98,849
Total comprehensive income for the period		354,763,933	85,122,820
Not profit for the period attributable to:			
Net profit for the period attributable to: Owners of the Group Non-controlling interests		354,472,360	85,023,971 -
-		354,472,360	85,023,971
Total comprehensive income for the year attributable to: Owners of the Group Non-controlling interests		354,763,933 -	85,122,820 -
		354,763,933	85,122,820
Earnings per share:			
Basic and diluted earnings per share	38	0.7214	0.1730

CONSOLIDATED STATEMENT OF PROFIT AND LOSS AND OTHER COMPREHENSIVE INCOME For the Year Ended 31 December 2023 (In BAM)

The accompanying consolidated financial statements of the Group were approved for issuance by the Management Board of Mtel a.d. Banja Luka on 29 February 2024.

Signed on behalf of the Company and the Group by:

Jelena Trivan, Ph.D., CEO L.S.

Dejan Jokic, Executive Director of Finance



CONSOLIDATED STATEMENT OF FINANCIAL POSITION As at 31 December 2023 (In BAM)

(In BAM)			
	Notes	31 December	31 December
	Notes	2023	2022
ASSETS			
Long-term assets		007 000 504	075 400 007
Intangible assets and goodwill	12	267,033,561	275,139,907
Property and equipment	13	743,728,144	712,436,777
Right-of-use assets	14	39,923,594	41,109,598
Investments in associates	15 16	227,431,670	206,497,294
Long-term receivables and loans	10	588,124 400	316,637
Other investments	17	400	2,047
Long-term assets based on the acquisition of contracts with customers	18	8,979,496	9,896,662
Other long-term receivables and assets		41,021,372	_
Deferred tax assets	36 (c)	1,542,174	882,406
	00 (0)	1,330,248,535	1,246,281,328
Current assets		1,000,240,000	1,240,201,020
Inventories	19	15,410,827	12,840,989
Assets held for sale		17,313	17,861
Trade receivables	20	367,918,210	92,997,586
Receivables for overpaid income tax	36 (e)		1,120,944
Other receivables	21	3,601,505	1,497,848
Deposits and loan receivables	23	1,386,378	186,373
Prepayments	24	15,010,243	19,314,949
Cash and cash equivalents	25	25,007,822	24,594,033
•		428,352,298	152,570,583
Total assets		1,758,600,833	1,398,851,911
EQUITY AND LIABILITIES Equity Share capital	26	491,383,755	491,383,755
Mandatory reserves	26	49,594,492	49,275,002
Revaluation reserves – actuarial gains		370,068	78,495
Other reserves – reserves arising on the	26	97,791,500	97,791,500
commitment to invest			
Retained earnings		394,626,295	40,473,425
I am a forme lightlifting and meanining		1,033,766,110	679,002,177
Long-term liabilities and provisions	07	405 440 000	100 000 330
Borrowings and other long-term liabilities	27	165,119,260	196,969,330
Lease liabilities Liabilities for TV content distribution rights	28 29	28,525,308	29,939,324 34,355,150
Deferred income	30	20,769,155	12,367
Employee benefits	30	5,973,443	6,333,127
Provisions	32	2,056,968	2,964,023
Deferred tax liabilities	36 (d)	20,675,414	14,925,587
	,	243,119,548	285,498,908
Current liabilities			
Borrowings and other short-term liabilities	27	74,814,554	65,916,875
Lease liabilities	28	13,259,462	13,066,671
Liabilities for TV content distribution rights	29	34,557,634	28,623,700
Trade payables	33	169,189,324	156,178,093
Accruals	34	43,250,065	37,664,987
Employee benefits	31	1,224,138	815,635
Provisions	32	3,405,162	2,905,906
Deferred income	30	12,367	12,367
Dividend payable	38	92,353,568	109,012,126
Income taxes payables	36 (e)	27,382,549	-
Other liabilities	35	22,266,352	20,154,466
Total a write and link lift		481,715,175	434,350,826
Total equity and liabilities		1,758,600,833	1,398,851,911



CONSOLIDATED STATEMENT OF CHANGES IN EQUITY For the Year Ended 31 December 2023 (In BAM)

	Share capital	Mandatory reserves	Other reserves - reserves arising on the commitment to invest	Revaluation reserves – actuarial (losses)/gains	Retained earnings	Total
Balance, 1 January 2022	491,383,755	49,265,051	97,791,500	(20,354)	40,248,384	678,668,336
Net profit for the year	-	-	-	-	85,023,971	85,023,971
Total other comprehensive income for the year	-	-	-	98,849	-	98,849
Total comprehensive income for the year	-	-	-	98,849	85,023,971	85,122,820
Net gains for the year directly recognised under equity Profit distribution:	-	-	-	-	3,265	3,265
Dividend paid to shareholders	-	-	-	-	(45,106,862)	(45,106,862)
Interim dividend paid to shareholders	-	-	-	-	(39,685,382)	(39,685,382)
Legal reserves	-	9,951	-	-	(9,951)	-
Balance, 31 December 2022	491,383,755	49,275,002	97,791,500	78,495	40,473,425	679,002,177
Net profit for the year	-	-	-	-	354,472,360	354,472,360
Total other comprehensive income for the year	-	-	-	291,573	-	291,573
Total comprehensive income for the year	-	-	-	291,573	354,472,360	354,763,933
Net gains for the year directly recognised under equity <i>Profit distribution:</i>	-	-	-	-	-	-
Dividend paid to shareholders	-	-	-	-	-	-
Interim dividend paid to the shareholders	-	-	-	-	-	-
Mandatory reserves	-	319,490	-	-	(319,490)	-
Balance, 31 December 2023	491,383,755	49,594,492	97,791,500	370,068	394,626,295	1,033,766,110



CONSOLIDATED STATEMENT OF CASH FLOWS For the Year Ended 31 December 2023 (In BAM)

	For the year ended 31 December 2023	For the year ended 31 December 2022
Cash flows from operating activities Cash receipts from customers and prepayments Other cash receipts from regular operations Cash paid to suppliers - purchases of material, fuel, energy and other expenses Cash paid to and on behalf of employees Interest paid Income taxes paid Other taxes and duties paid <i>Net cash generated by operating activities</i>	498,430,074 3,964,331 (149,627,600) (101,900,651) (17,578,131) (5,581,780) (19,601,065) 208,105,178	480,095,730 3,315,494 (133,403,366) (91,982,100) (7,796,726) (8,147,996) (19,391,884) 222,689,152
Cash flows from investing activities Purchases of property, equipment and intangible assets Proceeds from sale of property, equipment and intangible assets Interest received Outflows from other long-term financial investments Inflows from short-term financial investments Outflows from investments in subsidiaries and associates Inflows from other long-term financial investments	(111,424,766) 239,441 773,896 (2,500,000) 1,000,000 (12,812,837) 33,872	(85,377,048) 513,872 626,733 - 1,130,358 (4,107,243) 48,669
Net cash used in investing activities	(124,690,394)	(87,164,659)
Cash flows from financing activities Inflows from long-term borrowings Inflows from short-term borrowings Outflows from long-term financial liabilities Outflows from short-term borrowings Dividend and interim dividend payments to the shareholders Lease liabilities payable	15,135,812 3,406,463 (67,795,265) (3,406,463) (16,067,218) (14,274,324)	185,958,446 1,337,517 (264,582,384) (1,363,280) (37,761,113) (14,187,204)
Net cash used in financing activities	(83,000,995)	(130,598,018)
Net increase in cash and cash equivalents Cash and cash equivalents at the beginning of the year	413,789 24,594,033	4,926,475 19,667,558
Cash and cash equivalents at the end of the year	25,007,822	24,594,033



1. CORPORATE INFORMATION

The Parent Company, Mtel a.d. (hereinafter: the "Company"), is domiciled in Banja Luka, the Republic of Srpska, Bosnia and Herzegovina, at the following street address: Vuka Karadzica 2. The full registered name of the Company is: Telekomunikacije Republike Srpske a.d. Banja Luka, and the Company uses two abbreviated names – Mtel a. d. Banja Luka and Telekom Srpske a.d. Banja Luka in its operations.

The majority shareholder of the Company is the Telecommunications Company "Telekom Srbija" a.d. Belgrade, Serbia, holding 65.01% of the Company's shares.

As at 31 December 2023, the Company had equity interest in the subsidiaries, according to the following structure (hereinafter collectively referred to as "the Group"):

SUBSIDIARIES	Interest	
Logosoft d.o.o. Sarajevo, Bosnia and Herzegovina	100%	Company
Blicnet d.o.o. Banja Luka, Bosnia and Herzegovina	100%	Company
Financ d.o.o. Banja Luka, Bosnia and Herzegovina	100%	Company
TRION TEL d.o.o. Banja Luka, Bosnia and Herzegovina	100%	Company

Pursuant to the Decision of the District Commercial Court in Banja Luka, a status change of merger by acquisition of the companies *Elta-Kabel d.o.o. Doboj* and *Telrad Net d.o.o. Bijeljina* by the acquirer, *Blicnet d.o.o. Banja Luka*, was recorded in the Court's Business Entities Register on 12 September 2022. The acquirer, *Blicnet d.o.o. Banja Luka*, continued to perform all the activities it had been performing until the merger date, as well as the activities performed by the merged companies.

The Company has founded a new company Sky Towers Infrastructure d.o.o. domiciled in Banja Luka. On 16 May 2023, based on the decision of the District Commercial Court in Banja Luka, the company Sky Towers Infrastructure d.o.o. Banja Luka has been registered in the Court's Business Entities Register. The subsidiary Sky Towers Infrastructure d.o.o. Banja Luka is registered for providing wireless telecommunications activities. In accordance with the strategic decision of the Company, a sales and transfer agreement for 100% ownership interest in the subsidiary Sky Towers Infrastructure d.o.o. Banja Luka has been concluded. Based on the aforementioned, the change of ownership in the company Sky Towers Infrastructure d.o.o. Banja Luka was registered in the Register of Business Entities on December 12, 2023.

The purchase and sale agreement with TRION TEL d.o.o. Banja Luka was concluded on July 17, 2023. On July 27, the Agreement on the transfer of 100% ownership interest in the company was concluded, which serves as the basis for registering the change of ownership in the business entity register of TRION TEL d.o.o. Banja Luka, making Mtel a.d. Banja Luka the owner of 100% ownership interest in TRION TEL d.o.o. Banja Luka.

As at 31 December 2023, the Company had had equity interest in associates according to the following structure:

ASSOCIATES	Interest	
MTEL d.o.o. Dodgorioo. Montonogra	49%	Company
MTEL d.o.o. Podgorica, Montenegro	51%	Telekom Srbija a.d. Belgrade
MTEL Clabel d. a. Belgrada Sarbia	41%	Company
MTEL Global d.o.o. Belgrade, Serbia	59%	Telekom Srbija a.d. Belgrade

As at 31 December 2023, the Group had 2,621 employees (31 December 2022: 2,584 employees).

The Group's principal business activity is the provision of public telecommunication services, out of which the most important is public telephone service in fixed and mobile telecommunication network. In addition, the Group offers other telecommunication services, including Internet access, leased lines, data network access (mobile Internet) and signal transmission services, for the purpose of distributing audio-visual media services (satellite television, IPTV, value-added services). The Group also provides services related to telecommunication infrastructure lease, management, and security.

As at 31 December 2023, the Group provided telecommunication services for a total number of 1,832,643 users (31 December 2022: 1,909,719 users).



1. CORPORATE INFORMATION (Continued)

The governing bodies of the Company are Shareholder Assembly, Management Board, Executive Board, CEO, Audit Committee and the Internal Auditor.

The CEO of the Company as at 31 December 2023 is Jelena Trivan, Ph.D.

The members of the Management Board as at the date of compiling these consolidated financial statements were as follows:

Mr. Vladimir Lucic Ms Danijela Maletic Mr. Dejan Carevic Mr. Slavko Mitrovic Mr. Drasko Markovic Mr. Branko Malovic Mr. Nenad Tomovic

The members of the Executive Board as at the date of compiling these consolidated financial statements were as follows:

Ms Jelena Trivan, Ph.D. Mr. Dejan Jokic Mr. Milan Aleksijevic Mr. Milosav Parezanovic Mr. Nikola Tacic

2. BASIS OF PREPARATION AND PRESENTATION OF THE CONSOLIDATED FINANCIAL STATEMENTS AND ACCOUNTING CONVENTION

2.1. Statement of Compliance

The accompanying financial statements represent consolidated financial statements of the Group and have been prepared in accordance with the International Financial Reporting Standards (IFRSs).

2.2. Basis of Measurement

The consolidated financial statements of the Group have been prepared on the historical cost basis, except for the revaluation of certain financial instruments, financial assets at fair value measured through other comprehensive income, which are measured at fair value, as further explained in accounting policies for financial instruments. Historical cost is generally based on the fair value of consideration paid in exchange for goods and services.

Fair value is the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between the market participants at the measurement date under current market conditions regardless of whether that price is directly observable or estimated using another valuation technique. Upon estimating the fair value of assets or liabilities, the Group takes into account characteristics of assets or liabilities that other market participants would also consider upon determining the price of assets or liabilities at the measurement date. Assets acquired in the acquisition of a subsidiary that are individually identifiable as well as actual and contingent liabilities in the business combination are initially measured at fair value as at the acquisition date.

The Group's consolidated financial statements have been prepared under the going concern principle, which implies that the Group will continue its operations in the foreseeable future. The Group is putting great effort to maintain and improve its market position by providing convergent and multimedia services, ICT services, devices, equipment and network modernisation as well as market expansion.

The Group constantly generates net profit, closely monitors its liquidity, maturity of liabilities and the collection of receivables. The Group generates cash inflows from its operating activities, but it also has external sources of financing at its disposal. The Group's management believes that the funds from external sources of financing together with expected inflows from business activities will be sufficient for the Group to be able to meet its contractual obligations in 2023.



2. BASIS OF PREPARATION AND PRESENTATION OF THE CONSOLIDATED FINANCIAL STATEMENTS AND ACCOUNTING CONVENTION (Continued)

2.2. Basis of Measurement (Continued)

As disclosed in Notes 1 and 15 to these consolidated financial statements, Mtel a.d. Banja Luka has a stake in the associated company "Mtel" d.o.o. Podgorica (Montenegro) in which it holds 49% equity interest and a stake in the company MTEL Global d.o.o. Belgrade, (Republic of Serbia) in which it holds 41% equity interest, in which it has significant influence, i.e. the power to participate in decision-making of associates on financial and operational decisions and policies, but there is no control or joint control over these business policies and decisions.

2.3. Functional and Presentation Currency

The figures in the accompanying financial statements have been stated in Convertible Marks (BAM) which is the official functional and reporting currency in Republic of Srpska and Bosnia and Herzegovina.

2.4. Impact and Implementation of the New and Revised IAS/IFRS

The following new standards, amendments to the existing standards and interpretations issued by the International Accounting Standards Board ("IASB") and interpretations issued by the International Financial Reporting Interpretations Committee ("IFRIC") have been effective over the current financial period:

	Effective on or after
New standards and amendments to the existing standards effective in the current financial period	
IAS 1 "Presentation of Financial Statements" – Supplements to Classification of Liabilities	1 January 2023
IAS 1 "Presentation of Financial Statements" – Disclosure of Accounting Policies – Supplements	1 January 2023
IAS 8 "Accounting Policies, Changes in Accounting Estimates and Errors" – Supplement to the definition of accounting estimates	1 January 2023
IAS 12 "Income Taxes" – Deferred Tax related to Assets and Liabilities arising from a Single Transaction	1 January 2023
IFRS 17 "Insurance Contracts" - Supplements	1 January 2023

At the date of approval of these financial statements the following new standards, amendments to the existing standards and new interpretations of existing standards were published, but not yet effective:

	Effective on or after
New standards and amendments to the existing standards in issue but not yet effective	
IAS 1 "Presentation of Financial Statements" – Supplements to Classification of Long-term and Short-term Liabilities	1 January 2024
IAS 1 "Presentation of Financial Statements" – Supplements of Short-term Liabilities and Covenants	1 January 2024
IAS 7 "Statement of Cash Flows" and IFRS 7 "Financial Instruments: Disclosures" – Supplements to Supplier Finance Arrangements	1 January 2024
IFRS 16 "Leases" – Supplements of Lease Liability in a Sale and Leaseback Transactions	1 January 2024

The management of the Group has decided not to adopt these standards, amendments, and interpretations prior to their effective date.



3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

3.1. Basis of Consolidation

a) Investments in Subsidiaries

The accompanying consolidated financial statements for the year ended 31 December 2023 include the financial statements of the Company ("Mtel" a.d. Banja Luka), the financial statements of subsidiaries *Blicnet d.o.o.* Banja Luka, *Financ d.o.o.* Banja Luka, *Sky Towers Infrastructure d.o.o.* Banja Luka, *TRION TEL* d.o.o. Banja Luka and the consolidated financial statements of the subsidiary *Logosoft* d.o.o. Sarajevo. Under the provisions of IFRS 10 "Consolidated Financial Statements" control over consolidated subsidiaries is achieved if the Company has:

- 1) power over the investee,
- 2) exposure, or rights, to variable returns from its involvement with the investee, and
- 3) the ability to use its power over the investee to affect the amount of returns.

The Company reassesses whether it truly exercises control over its subsidiaries in instances of certain facts and circumstances indicating that any of the above listed three elements of control has changed. When the Company has less than a simple majority of the voting power, the control over these subsidiaries is achieved if these voting rights are sufficient to practically allow the Company to unilaterally direct the business activities of the subsidiary.

Consolidation of the subsidiary commences from the date when the Company acquires control and ceases when control is lost. Income and expenses of the subsidiary are included in the consolidated statement of profit or loss and other comprehensive income from the effective date of control acquisition and up to the effective date of disposal. All balances of assets, liabilities, equity, income, expenses and cash flows originating from intra-Group transaction are eliminated in full on consolidation.

Logosoft d.o.o. Sarajevo

The Company is the sole (100%) owner of the equity of Logosoft d.o.o. Sarajevo.

The subsidiary Logosoft d.o.o. Sarajevo was founded in 1995 as a company for informatic engineering. The subsidiary's first business activities included ICT system integration; two years after foundation, it became the first Internet service provider in Bosnia and Herzegovina. Nowadays the subsidiary provides services of internet access, telephony and television, computer equipment sales, as well as services in system integration, education, and consulting services in the field of information technologies.

Blicnet d.o.o. Banja Luka, Bosnia and Herzegovina

The Company is the sole (100%) owner of the equity of *Blicnet* d.o.o. Banja Luka.

The subsidiary Blicnet d.o.o. Banja Luka was founded in 1992. Blicnet d.o.o. Banja Luka is one of the leading cable operators in Bosnia and Herzegovina that provides cable TV, Internet, fixed and mobile telephony services, as well as system integration services.

Pursuant to the Decision of the District Commercial Court in Banja Luka, a status change of merger by acquisition of the companies *Elta-Kabel d.o.o. Doboj* and *Telrad Net d.o.o. Bijeljina* by the acquirer *Blicnet d.o.o. Banja Luka* was recorded in the Court's Business Entities Register on 12 September 2022. The acquirer *Blicnet d.o.o. Banja Luka*, continued to perform all the activities it had been performing until the merger date, as well as the activities performed by the merged companies.

Financ d.o.o. Banja Luka

The Company is the sole (100%) owner of the equity of Financ d.o.o. Banja Luka.

Subsidiary Financ d.o.o. Banja Luka was founded in 2002 and provides intermediary services related to the sale of e-top-ups and numbers, scratch-off vouchers, USB modems and the conclusion of the customer contracts with potential users of the Company's services. Along with the aforesaid, the subsidiary provides processing services.



3.1. Basis of Consolidation (Continued)

a) Investments in Subsidiaries (Continued)

Sky Towers Infrastructure d.o.o. Banja Luka, Bosnia and Herzegovina

The Company is the sole (100%) owner of the equity of Sky Towers Infrastructure d.o.o. Banja Luka. The subsidiary *Sky Towers Infrastructure d.o.o. Banja Luka* is registered for providing wireless telecommunications activities. On 16 May 2023, based on the decision of the District Commercial Court in Banja Luka, the company *Sky Towers Infrastructure d.o.o. Banja Luka* has been registered in the Court's Business Entities Register. In accordance with the strategic decision of the Company, a sales and transfer agreement for 100% ownership interest in the subsidiary Sky Towers Infrastructure d.o.o. Banja Luka has been concluded. Based on the aforementioned, the change of ownership in the company Sky Towers Infrastructure d.o.o. Banja Luka was registered in the Register of Business Entities on December 12, 2023.

TRION TEL d.o.o. Banja Luka, Bosnia and Herzegovina

The Company is the sole (100%) owner of the equity of TRION TEL d.o.o. Banja Luka. The purchase and sale agreement with TRION TEL d.o.o. Banja Luka was concluded on July 17, 2023. On July 27, the Agreement on the transfer of 100% ownership interest in the company was concluded, which serves as the basis for registering the change of ownership in the business entity register of TRION TEL d.o.o. Banja Luka, making Mtel a.d. Banja Luka the owner of 100% ownership interest in TRION TEL d.o.o. Banja Luka. The subsidiary TRION TEL d.o.o. Banja Luka was founded in 2015 and provides services of internet access via wired infrastructure.

b) Business Combinations

Business Combinations are accounted for using the acquisition method.

At the acquisition date, the identifiable assets acquired and the liabilities assumed are recognized at their fair value except that:

- Deferred tax assets and liabilities or assets and liabilities related to employee benefit arrangements are recognized in accordance with IAS 12 "*Income Taxes*" and IAS 19 "*Employee Benefits*", respectively;
- Liabilities or equity instruments related to share-based payment arrangements of the acquiree or share- based payment arrangements of the Group entered into to replace share-based payment arrangements of the acquiree are measured in accordance with IFRS 2 "Share-Based Payment" at the acquisition date; and
- Assets (or a disposal group) that are classified as held for sale in accordance with IFRS 5 "*Non-Current Assets Held for Sale and Discounted Operations*" are measured in accordance with that Standard.

c) Goodwill

Goodwill is recognized as the amount by which the cost of a business combination exceeds the acquirer's equity interest in the net fair value of identifiable assets, liabilities, and contingent liabilities. If, after the reassessment, the net of the acquisition-date amounts of the identifiable assets acquired and liabilities assumed exceeds the sum of the consideration transferred, the amount of non-controlling interests in the acquirer, if any, and the fair value of the acquirer's previously held interest in the acquiree (if any), the excess is recognized immediately in the profit and loss as a bargain purchase gain.

Goodwill arising on an acquisition of a business is carried at cost as established at the date of acquisition of the business less accumulated impairment losses (if any). For the purposes of impairment testing, *goodwill* is allocated to each of the Group's cash-generating units (of group of cash-generating units) that is expected to benefit from the synergies of the combinations.



3.1. Basis of Consolidation (Continued)

c) Goodwill (Continued)

A cash-generating unit to which goodwill has been allocated is tested for impairment annually or when there is indication that the unit may be impaired. If the recoverable amount of the cash-generating unit is less than its carrying amount, the impairment loss is allocated first to reduce the carrying amount of any goodwill allocated to the unit and then to the other assets of the unit pro rata based on the carrying amount of each asset in the unit. Any impairment loss for goodwill is recognized directly in profit or loss in the consolidated statement of comprehensive income. An impairment loss recognized for goodwill is not reversed in subsequent periods. On disposal of the relevant cash-generating unit, the attributable amount of goodwill is included in the determination of the profit of loss on disposal.

d) Investments in Associates

An associate is an entity over which the Group has significant influence. Significant influence is the power to participate in the financial and operating policies and decisions of the investee, but it is not control or joint control over those policies and decisions.

The results, assets, and liabilities of associates are incorporated in these consolidated financial statements using the equity method. Under the equity method, an investment in an associate is initially recognized at cost and adjusted thereafter to recognize the Group's share of the profit or loss and other comprehensive income of the associate. Group's share of the profit or loss of the associate in which the investment is made is recognized in profit or loss of the Group. When the Group's share of losses of an associate exceeds the Group's interest in that associate (which includes any long-term interests that, in substance, form part of the Group's net investment in the associate), the Group discontinues recognizing its share of further losses. Additional losses are recognized only to the extent that the Group has incurred legal or constructive obligations or made payments on behalf of the associate.

Any excess of the cost of acquisition over the Group's share of the net fair value of the identifiable assets, liabilities and contingent liabilities of an associate recognized at the date of acquisition is recognized as goodwill, which is included within the carrying amount of the investment. Any excess of the Group's share of the net fair value of the identifiable assets, liabilities, and contingent liabilities over the cost of acquisition, after reassessment, is recognized immediately in profit or loss.

The requirements of IFRS 9 are applied to determine whether it is necessary to recognize any impairment loss with respect to the Group's investment in an associate. When necessary, the entire carrying amount of the investment (including goodwill) is tested for impairment in accordance with IAS 36 "Impairment of Assets" as a single asset by comparing its recoverable amount (higher of value in use and fair value less costs to sell) with its carrying amount. Any impairment loss recognized forms part of the carrying amount of the investment. Any reversal of that impairment loss is recognized in accordance with IAS 36 to the extent that the recoverable amount of the investment subsequently increases.

When a Group entity transacts with its associate, profits and losses resulting from the transactions with the associate are recognized in the Group' consolidated financial statements only to the extent of interests in the associates that are not related to the Group.

As at 31 December 2023, the Company had 49% of equity interest in the associate MTEL d.o.o. Podgorica (Montenegro) while the remaining 51% of the equity interest is in the ownership of the Group's parent company – Telekom Srbija a.d. Belgrade, also 41% of equity interest in *MTEL Global* d.o.o. Belgrade (Republic of Serbia) and the remaining 59% is in the ownership of Group's parent company – Telekom Srbija a.d. Belgrade.



3.2. Revenues

Revenue Recognition

The Group recognizes revenues when the performance obligations to transfer the promised goods or services to the customers are satisfied. The performance obligations are satisfied when the customer acquires control over the goods or services transferred.

The transaction price is determined based on the defined prices for individual items, if any, or on the estimated price the Group expects to realize under the prevailing market conditions.

The Group makes estimates affecting the determination of the amount and timing for recognition of revenues from contracts with customers, which involves determining the time of performance obligation fulfilment and the transaction price allocated to the performance obligations. For performance obligations fulfilled over time, the Group uses the output method based on the passage of time and the revenue is recognized on a straight-line monthly basis, as the transaction price, allocated to those services, is recognized at the moment of the initial sales transaction and realized during the period of service rendering (up to two years from the date of ordering services along with goods). For performance obligations fulfilled at a point in time, the Group performs one-off revenue recognition at a specific point in time, i.e. the time of fulfilment of the performance obligation, when the goods are delivered and services are provided.

As per contracts falling within the scope of IFRS 15, revenues are recognized based on the sales invoiced. The Group is entitled to request from the customer the amount directly corresponding to the value of the service rendered in the agreed period in which the Group invoiced a certain amount for the specific service. Sales income mainly includes income from voice traffic in the fixed and mobile network, monthly subscription fees charged for providing services (Internet access, fixed and mobile telephony, integrated services), sales of combined services, interconnection, and other similar services.

3.2.1. Income from Fixed Network Services

Revenue from the telephony traffic (fixed network) is calculated per realized traffic.

The monthly subscription to the fixed telephony is invoiced monthly for the previous month. Income from the connection of new subscribers to the fixed network represents income earned on invoiced fees for the connection of new subscribers. The revenues for new customer connections are recorded in the period in which the user is connected.

Income from the interconnection with local operators relates to the network access, by which physical and logical linking of telecommunication networks is established to allow the service users, connected to different networks, both direct and indirect communication. Income and expenses from interconnection are stated in gross amounts.

Income from signal transmission for provision of audio-visual media services includes income generated from monthly subscriptions for provision of the satellite television and IPTV services, connection of these services, and other additional services.

3.2.2. Income from Mobile Network

Income from the provision of mobile telecommunication services is mainly related to revenues generated from using the mobile telephony service (voice traffic, text messages) and the data transfer service (mobile Internet), which can be *prepaid* or *postpaid*, as well as to the income from connection of new subscribers and other additional services.

Revenue from the telephony traffic is recognized based on the realized traffic. Uninvoiced income, realized from the mobile network services provided in the period from the invoice date to the end of the period is calculated, while unrealized revenues until the end of the accounting period are deferred.

Income from use of the prepaid services is recognized upon sale of the prepaid top-ups and deferred in the amount of unrealized income at the end of the period. These revenues are deferred over the period of the service provision. Inactive top-ups or top-ups with expired usage are recognized as revenue upon the expiry of the final usage date.



3.2. Revenues (Continued)

3.2.3. Income from Integrated Services

Income from integrated services consists of income from an integrated offering of fixed and mobile telephony services, Internet access via fixed and/or mobile networks, IPTV and satellite TV services, which are organised in appropriate service packages consisting from two to four indicated services.

3.2.4. Income from Internet Access

Income from Internet access comprises income from the provision of services related to access to the Internet provided over the fixed telephony network using ADSL, VDSL or GPON technologies and income from direct Internet access realized by providing a link for users to access the Internet at certain speeds, with a specific range of public IP addresses, DNS hosting domain names with or without Internet domain registration, and technical support.

3.2.5. Income from the Sale of Combined Services

Income generated from the sale of hardware packages within the usage of the public telecommunication service is recognised under income from the sale of combined services at the time of the sale, i.e. when a hardware package is delivered to the package user and when all related costs are recognized in the Statement of Profit or Loss.

If these services are sold under multiple element arrangements, the total transaction price is allocated to the individual performance obligations. As the result, income from the delivered hardware is recognized on commensurately to the transaction price as an item within income from the sales of combined services. The transaction price is determined based on the defined prices for individual items, if any, or on the estimated price the Group expects to realize under the prevailing market conditions.

3.2.6. Income and Expenses from International Settlements

Income and expenses from public telephony services in fixed and mobile telecommunication networks rendered in the international telephony traffic are recognized based on the traffic realized and calculated as per the contractually agreed tariffs of the foreign operators via whose network the traffic is realized.

The Group has entered into various agreements on international traffic in fixed and mobile network. The respective income/(expenses) and receivables/(payables) arising from these agreements are presented in the accompanying financial statements and are associated with the income and expenses generated on all incoming and outgoing international calls realized with the countries maintaining direct international traffic calculations with the Group. A portion of the earned income or incurred expenses is recorded based on the estimate made in accordance with the internal settlements for realized traffic.

The Group recognizes income (receivables) only when it can be measured with reasonable certainty. Where evidence exists that an expense (payable) may be incurred, a full provision is recognized, in instances where such an estimate is possible. When it is not possible to estimate the extent of a liability, an appropriate disclosure is made.

Income and expenses arising from roaming with foreign operators are recorded at the amounts set by the clearing house. Income and expenses arising on roaming are recognized in the gross amount based on the traffic realized throughout the period.

3.2.7. Other Income

Other income includes revenues from other telecommunications services such as rental of telephone capacities - lines, call listing, voice mail services, etc., and revenues from activation own work, related to the cost of salaries of employees working on network construction, as well as capital investment projects. These revenues are recorded in the period in which they originate.



3.3. Leases

The Group as a Lessee

At the beginning of the lease term, the Lessee estimates whether it is a lease agreement or if it contains lease elements. An agreement is a lease agreement and/or contains lease elements if it cedes the right of control of using certain assets during the given period for a fee.

According to IFRS 16, the Group recognises right-of-use assets and the present value of the lease agreement liability taking into consideration the contracted payments, lease term and the discount rate. Initial measurement of the right-of-use assets is performed as per the cost, including the amount of the initially measured lease liability, all initial direct costs, and estimated costs of dismantling, location reinstating or bringing the assets into the original state, unless such costs are non-material.

When estimating the lease term period, the following is taken into consideration: a period without the cancellation option, an optional period for a lease renewal and the likelihood that the Group will or will not use this option.

The lease liability is measured at the present value of all lease payments which were not made on the recognition date. These payments are discounted at an interest rate contained in the lease and/or at the incremental borrowing rate.

A short-term lease is a lease whose lease period on the lease commencement date is 12 months at most and which does not include the purchase option of the said assets. All lease related payments are recognised as an expense on a straight-line basis during the lease term (*Note 9*).

The Group as a Lessor

The Lessor classifies each lease as either an operating or a finance lease. A lease is classified as a finance lease if it essentially transfers all risks and benefits related to the ownership over the said assets, whereas an operating lease does not transfer all risks and benefits related to the ownership over the said assets.

The Group recognises operating lease payments as income on a straight-line basis during the lease term. Initial direct costs incurred in connection with obtaining an operating lease are added a carrying value of the said assets and are recognised as an expense during the lease term on the same basis as the lease income.

3.4. Foreign Currency

Monetary assets and liabilities denominated in foreign currencies are translated to BAM at the foreign exchange rate prevailing at the date of the Statement of Financial Position.

Non-monetary assets and liabilities denominated in foreign currencies, which are measured at historical cost, are translated into BAM at foreign exchange rates prevailing at the transaction date. Non-monetary assets and liabilities denominated in foreign currencies, which are stated at fair value, are translated into BAM at foreign exchange rates effective as at the fair value assessment date.

Transactions in foreign currencies are translated into BAM by applying the exchange rate in effect on the date of each transaction. The foreign exchange gains or losses arising upon the translation of transactions and assets and liabilities components denominated in foreign currencies are included in the statement of profit or loss within finance income or finance expenses (*Note 11*).



3.5. Corporate Income Taxes

Income taxes comprise current income tax expenses and deferred income taxes. Both current and deferred income taxes are recognized in the statement of profit or loss unless arising from business combinations or items recognized directly within equity or in other comprehensive income.

Current income tax relates to the amount payable in accordance with the Corporate Income Tax Law. Current income tax is payable at the rate of 10% applied to the tax base reported in the annual corporate income tax return, being the profit before taxation as reduced by any effects of reconciliation of income and expenses.

Deferred income tax is provided using the financial statement liability method, for the temporary differences arising between the tax bases of assets and liabilities and their carrying values in the financial statements.

The currently enacted tax rates or the subsequently enacted rates at the statement of financial position date are used to determine the deferred income tax amount, based on the tax rates that are expected to be applied to temporary differences when they reverse.

Deferred tax liabilities are recognized for all taxable temporary differences. Deferred tax assets are recognized for all deductible temporary differences, and for the tax effects of tax losses and tax credits available for carry-forward, to the extent that it is probable that taxable profit will be available against which the tax loss and credit carryforwards can be reduced.

The prescribed model for calculation of depreciation/amortization costs within the tax statement entails grouping of fixed assets into four classes with defined respective depreciation / amortization rates, with prescribed individual and group calculation of depreciation/amortization expenses.

The prescribed depreciation / amortization rates are presented below:

	Tax statement rate (%)
Individual calculation of depreciation/amortization charge – straight-line method	
Property and plant	3%
Intangible assets other than software	10%
Group calculation of depreciation/amortization charge – degression method	
Computers, information systems, software, and servers	40%
Equipment and other assets	20%

A taxable temporary difference arising between the carrying value of an asset and its tax-purpose amount is recognized as a deferred tax liability when the tax depreciation/amortization is accelerated, and as a deferred tax asset when the tax depreciation / amortization is slower than the accounting depreciation / amortization.

3.6. Intangible Assets

Intangible assets include goodwill, customer relations, intermediary data base, trademark, telecommunication licenses, software, and other licenses.

Telecommunication licenses, purchased computer software, and other licenses are recorded at cost less accumulated amortization and accumulated impairment losses, if any. Cost of an item of intangible assets comprises its purchase price billed by suppliers, including import duties and non-refundable purchase taxes and any costs directly attributable to bringing the asset to the condition for its intended use. Cost is reduced by all received discounts and/or rebates. Telecommunication licenses are amortized on a straight-line basis over their useful lives as delineated under IAS 38 "Intangible Assets".



3.6. Intangible Assets (Continued)

Customer relations which represent contractual arrangements with the users, a database of intermediaries related to contracts concluded with various intermediaries and the trademark are recognized at appraised value after business combination of the acquisition of a subsidiary, less accumulated amortization, and aggregate impairment losses, if any.

3.7. Property and Equipment

Items of property and equipment are recorded at cost less accumulated depreciation and accumulated impairment losses, if any.

Cost is comprised of the purchase price billed by suppliers, including import duties and non-refundable taxes and any costs directly attributable to bringing the asset to the condition for its intended use. Cost is reduced by all received discounts and/or rebates. Cost of the constructed property and equipment represents cost thereof as of the date of construction or development completion.

Property and equipment are such assets whose expected useful life is longer than one year. Gains or losses on the retirement or disposal or sale of property and equipment are credited or charged, as appropriate, directly to the statement of profit or loss within other operating income or expenses.

Adaptations, renewals, and repairs that extend the useful life of an asset are capitalized. Repairs and maintenance are expensed as incurred and are presented as operating expenses.

3.8. Long-term Assets based on Acquisition of Customer Contracts

Long-term assets based on the acquisition of contracts with customers arise from costs executing or obtaining the contract, which are capitalised in accordance with IFRS 15 and recognised over the average term of a customer contract.

3.9. Depreciation and Amortization

Depreciation/amortization rate is determined based on the estimated useful life of intangible assets, property, and equipment. The depreciation/amortization rates applicable to the assets are reviewed at least annually, at the end of each financial year, and if there are significant changes in the expected dynamics in the consumption of future economic benefits embodied in an asset, the deprecation/amortization rate is changed to reflect the altered dynamics. Such a change is recorded as a change in the accounting estimates in accordance with IAS/IFRS. Any changes of depreciation/amortization rates for asset groups are submitted by the Management of the Group to the Management Board for approval.

The basis for calculation of the depreciation/amortization charge is the cost of intangible assets, property, and equipment, less any estimated residual value. Depreciation and amortization are calculated on a straight-line basis.



NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS For the Year Ended 31 December 2023

3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

3.9. Depreciation and Amortization (Continued)

The depreciation and amortization rates, applied to certain groups of property, equipment, and intangible assets, for the year ended 31 December 2023, are as follows:

	Depreciation/amortization rates (%)
Licences for the use of radio frequency spectrum	6.67%
Licenses and application software	6.67% - 20%
Buildings	1% - 12.50%
Antenna masts	1% - 2%
Distribution network and channelling	1%
Switching systems and service platforms	5% - 33.33%
Transport network	3.33% - 25%
Wireless access network	6.67% - 20%
Access network equipment and terminal equipment	1% - 25%
Computer equipment	3.33% - 25%
Office equipment and other equipment	6.67% - 20%

3.10. Long-term Assets Held for Sale

Long-term assets held for sale are classified as assets held for sale if the carrying value thereof can be recovered primarily from a sales transaction, rather than through further use. This condition is deemed fulfilled only if the sale is highly probable and if the asset (or the disposal group) is available for immediate sale in its present condition. Management must be committed to a plan to sell such assets, and the sale should be expected to qualify for recognition as a completed sale within one year from the date of classification. Long-term assets or disposal groups classified as held for sale are carried at the lower of their previous carrying amount and fair value less cost to sell.

3.11. Impairment of Non-Financial Assets

At each statement of financial position date, the Group reviews the carrying amounts of the Group's nonfinancial assets (other than inventory and deferred tax assets) to determine whether there are indications of an impairment loss. If there is any indication that such assets have been impaired, the recoverable amount of the asset is estimated to determine the extent of the impairment loss. In cases where it is impossible to assess the recoverable amount of an individual asset, the Group assesses the recoverable amount of the cash generating unit to which the asset belongs.

The recoverable value of an asset (or its related cash generating unit) is the higher of its fair value less costs to sell and value in use. The estimate of the value in use comprises the assessment of future cash inflows and outflows discounted to their present value by applying the pre-tax discount rate that reflects current market assessments of the time value of money and the risks specific to the asset.

If the estimate of the recoverable amount of assets (or cash generating unit) is below their carrying value, the carrying amount of the asset (or cash generating unit) is reduced to its recoverable amount and an impairment loss is recognized as an expense of the current period.

Impairment losses recognized in prior years are assessed at each reporting date for any indications that loss has decreased or no longer exists. Impairment loss is reversed if there has been a change in the estimates used to determine the recoverable amount.



3.11. Impairment of Non-Financial Assets (Continued)

Where an impairment loss subsequently reverses, the carrying amount of the asset (or cash generating unit) is increased to the revised estimate of its recoverable value. However, this is performed so that the increased carrying amount does not exceed the carrying value that would have been determined had no impairment loss been recognized for the asset (or cash generating unit) in prior years. A reversal of an impairment loss is recognized as income immediately.

As at 31 December 2023, in the Group management's opinion, there were no indications that the value of the Group's intangible assets, property and equipment had suffered impairment.

3.12. Financial Instruments

The classification of financial instruments is determined based on their content estimates at the time of initial recognition, entailing:

- 1) financial assets,
- 2) financial liabilities or
- 3) equity instruments.

Financial Assets

Financial assets are recognized when the Group has become a party to the contractual provisions of a particular financial instrument. Financial assets are initially recognized at fair value. Transaction costs are included in the initial measurement of all financial assets except for financial assets at fair value through profit or loss. Exceptionally, the initial recognition of trade receivables that do not have a significant financial component is made at their transaction price.

Following the initial recognition, financial assets are measured at:

- 1) amortized cost,
- 2) fair value through other comprehensive income (FVTOCI), and
- 3) fair value through profit or loss (FVTPL).

Financial assets are measured at amortized cost if held within a business model whose objective is to hold financial assets in order to collect contractual cash flows and if the contractual terms of the financial asset give rise on specified dates to cash flows that are solely payments of principal and interest on the principal amount outstanding, unless they are initially irrevocably recognized at fair value through profit or loss (if this results in significant decrease/elimination of the accounting mismatch).

Financial assets are measured at amortized cost, using the effective interest method.

The effective interest rate is calculated based on the estimated future cash flows, not including the expected credit losses. Once calculated upon initial recognition, the effective interest rate is used upon subsequent calculation of interest income (applied to the gross carrying amount or amortized cost, depending on the impairment of the asset). Interest income is recognized by applying the effective interest rate, except for short-term receivables when the recognition of interest would be immaterial. Financial assets are impaired via an impairment allowance account.

Upon calculation of the impairment allowance of its financial assets, the Group applies the expected credit loss model by considering the probability of default of the counterparty during the expected life (contractual term) of the financial asset. The Group assesses receivables for impairment grouped per different customer characteristics and historical loss trends.



3.12. Financial Instruments (Continued)

Financial Assets (Continued)

Financial assets are measured at fair value through other comprehensive income (FVTOCI) if held within a business model whose objective is to hold financial assets in order to collect contractual cash flows and for sale, and if the contractual terms of the financial asset give rise on specified dates to cash flows that are solely payments of principal and interest on the principal amount outstanding, unless they are initially irrevocably recognized at fair value through profit or loss (if this results in significant decrease/elimination of the accounting mismatch).

Upon initial recognition, an entity may irrevocably decide to present within its other comprehensive income subsequent changes in the fair value of an investment in an equity instrument, which is not an investment held for trading or an unforeseen amount recognized within business combinations, to which IFRS 3 is applied.

Such a decision is made for each individual instrument (or share). The amounts recognized within the other comprehensive income cannot subsequently be reclassified to the profit or loss statement. However, the entity may reclassify the cumulative gains or losses within equity. Dividend on such investments is recognized with the profit or loss statement in accordance with IFRS 9, unless it is obvious the dividend represents partial recovery of the investment costs.

Financial assets cease to be recognized when settled, cancelled, expired, written-off, or transferred. Transfers are treated as derecognition of assets if all relevant risks and rewards have been transferred. Otherwise, the Group continues to recognize financial assets.

If the risks and rewards are neither transferred nor retained, the assets are not derecognized unless the control over those assets has been transferred.

Subsequently realized or collected financial investments, paid advances, and receivables, are recognized as income in the current accounting period.

Financial assets are measured at fair value through profit or loss (FVTPL) only if not measured at amortized cost or at fair value through other comprehensive income (FVTOCI).

Financial Liabilities

Financial liabilities comprise non-current liabilities (long-term borrowings), current trade payables and other liabilities. Financial liabilities are recognized at the moment when the Group has become a party to the contractual provisions of a particular financial instrument. The financial liabilities are initially measured at their fair value.

Transaction costs are included in the initial measurement of all financial liabilities other than financial liabilities at fair value through profit or loss (FVTPL).

Financial liabilities are subsequently stated at amortized cost using the effective interest rate except for those initially recognized at fair value through profit or loss, unforeseen fees recognized by the acquirer in a business combination or financial liabilities held for trading.

Interest payable on the financial liabilities is calculated using the effective interest method and it relates to and is presented within other current liabilities. Financial liabilities cease to be recognized when the Group fulfils the obligation, or when the contractual repayment obligation is either cancelled or expired.



3.13. Inventories

Inventories are stated at the lower of cost or net realizable value. The net realizable value is the estimated selling price in the normal course of business, after allowing for the costs of realization. Cost includes the invoiced amount, transport, and other attributable expenses. Small tools are fully written off when issued into use. The cost of inventories is determined using the weighted-average method.

Materials for combined services mostly relate to the hardware devices purchased for further sales to customers within special service packages.

Impairment allowances charged to other operating expenses are made where appropriate to reduce the carrying value of such inventories to the management's best estimate of their net realizable value. For inventories found to be damaged, or of a substandard quality, appropriate impairment allowances are made, or they are written off in full.

3.14. Provisions

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

Provisions consist the provisions for litigations filed against the Group, determined by discounting the expected future cash flows that reflects current market assessment and the risks specific to the liability.

3.15. Employee Benefits

a) Employee Taxes and Contributions for Social Security

In accordance with local regulations and its adopted accounting policies, the Group is obliged to pay contributions to various national social insurance funds. These obligations include contribution payable by employees and the employer in the amounts calculated by applying the specific statutory rates. The Group has a legal obligation to withhold contribution from gross salaries of employees, and on their behalf to transfer the withheld funds to appropriate government funds. Contributions paid by the employees and the employees and the relevant period.

b) Liabilities for Retirement Benefits (Severance Pays) and Jubilee Awards

The Group has an obligation to pay to its employee's retirement benefits upon retirement in the amount of three previous monthly net salaries earned by the employee. In addition, the Group is obliged to pay jubilee awards in the amount between a half and one and a half times the average monthly salary paid by the Group.

IAS 19 "Employee Benefits" requires the calculation and accrual of present value of accumulated rights to retirement benefits and jubilee awards.

c) Liabilities for Employee Bonuses (Variable Portion of Salary)

The relevant Decision enacted by the Company's CEO defines the base for and manner of calculation of the employee bonuses as variable salary portion. Bonuses are paid according to the realized employee performance, which is monitored on a quarterly or annual basis and recorded within staff costs, as well as the provision made in this respect when estimated that a vesting employee will become entitled to the bonus payment.

3.16. Segment Reporting

The Group applies IFRS 8 "Operating Segments", which requires the identification of operating segments based on internal reports about components of the Group that are regularly reviewed by managers responsible for making key decisions for the purpose of allocating adequate resources to these segments, as well as analysing their results. Segment information is analysed based on the type of services provided by the operating components of the Group (*Note 41*).



4. SIGNIFICANT ACCOUNTING ESTIMATES

Presentation of the consolidated financial statements requires the management to make best estimates and reasonable assumptions that influence the assets and liabilities amounts, the disclosure of contingent receivables and liabilities as of the date of preparation of the consolidated financial statements, as well as the income and expenses arising during the accounting period. These estimations and assumptions are based on historical experience and other information available as at the date of preparation of the consolidated financial statements. However, actual results may vary from these estimates.

Basic assumptions relating to the future events and other significant sources of uncertainties in rendering an estimate as at the consolidated statement of financial position date, which bears the risk that may lead to significant restatement of the carrying value of assets and liabilities in the following financial year, were as follows:

Estimated Useful Life of Property, Equipment, and Intangible Assets

The estimate of useful life of property, equipment and intangible assets is founded on the historical experience with similar assets, as well as foreseen technical advancement and changes in economic and industrial factors. Depreciation/amortization rates applicable to the assets are reviewed at least annually, at the end of each financial year, and if there are significant changes in the expected dynamics in the consumption of future economic benefits embodied in an asset, the deprecation/amortization rate is changed to reflect the altered dynamics. Such a change is recorded as a change in the accounting estimates in accordance with IAS/IFRS. Management changes depreciation/amortization rates for asset groups. Changes are submitted by the management to the Management Board for approval.

During the reporting period, the Company's Board of Directors adopted a change in depreciation/amortization rates, which has been applied since July 1, 2023. The effect of the change in depreciation/amortization rates for the period ended 31 December 2023 resulted in a reduction of depreciation expenses in the amount of BAM 2,490,379.

Due to the significance of non-current assets in the Group's total assets, any change in the abovementioned assumptions may lead to material effects on the Group's financial position, as well as on its operating results. For example, if the Group were to shorten/prolong the average useful life of assets by 10%, this would have resulted in an increased/decreased depreciation and amortization charge of BAM 13,869,843 for the year ended 31 December 2023 (comparative figure in 2022: BAM 13,719,232).

Impairment of Trade Receivables

Upon calculation of impairment allowance, the Group uses the expected credit loss model by considering the probability of the counterparty default over the expected contractually defined life cycle of the financial asset. The Group assesses receivables for impairment grouped based on certain customer characteristics and historical loss trends (*Notes 20, 21 and 22*).

Provisions

In general, the provisions are, to a significant extent, subject to the assessment. The Group assesses the probability of adverse events as the result of the past events and, if the probability is evaluated to higher than 50%, the Group fully provides for the total amount of the liability. Although the Group is rather prudent in these assessments due to high level of uncertainty, in certain cases the estimates may not prove to be in line with the actual outcomes (*Note 32*).



4. SIGNIFICANT ACCOUNTING ESTIMATES (Continued)

Income and Expenses from International Traffic

Income (expenses) and receivables (payables) that have originated under agreements executed with international operators are presented in the accompanying consolidated financial statements and are related to the income and expenses generated on all incoming and outgoing international calls realized with the countries with which the Group maintains direct international traffic settlement. A portion of the realized income or incurred expenses is recorded based on an estimate made in accordance with the internal settlements for realized traffic (*Notes 24 and 34*). Management believes that the internal calculations/accounts of international traffic are adequate and that they reflect the actual international traffic realized in the relevant period.

Fair Value

It is the policy of the Group to disclose the fair values of those assets and liabilities for which published market information is readily available, and for which their fair value is materially different from the carrying value.

However, in the Republic of Srpska and Bosnia and Herzegovina, there is not enough market experience, nor stability and liquidity in buying and selling receivables and other financial assets and liabilities, since official market information is not available at all time. Hence, the fair value cannot be reliably determined in the absence of an active market. If a quoted price in an active market is unavailable as evidence of the instrument's fair value, the fair value for the same asset or liability is assessed by applying valuation techniques that use available market inputs.

5. SALES OF GOODS AND SERVICES

	In BAM For the year ended 31 December			
	2023	2022		
Sales in the domestic market: Fixed line network services Mobile line network services Integrated services Internet access services Combined services Goods ICT and other services	57,420,114 206,733,315 135,935,934 35,901,216 31,888,264 2,670,911 3,430,484	57,723,937 200,052,382 121,673,415 33,614,047 35,572,967 3,747,432 4,819,202		
Total sales in the domestic market	473,980,238	457,203,382		
International market sales:				
Income from international settlements Income from sales of licences, goods, ICT and other services	34,729,508 9,037,332	34,818,911 7,410,097		
Total international market sales	43,766,840	42,229,008		
Total sales of goods and services	517,747,078	499,432,390		

Income from the international market sales mainly refers to the sales made in the Republic of Serbia.



NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS For the Year Ended 31 December 2023

6. OTHER OPERATING INCOME

	In BAM For the year 31 Decem	ended
	2023	2022
Rental income	2,721,417	3,087,951
Reversal of deferred income (grants) (<i>Note 30</i>)	12,367	12,367
Other income	306,631,522	28,606,037
	309,365,306	31,706,355

Other income mostly relates to income from sale of investments in the subsidiary Sky Towers Infrastructure d.o.o. Banja Luka.

7. COST OF MATERIAL, GOODS AND COMBINED SERVICES

	For the ye	In BAM For the year ended 31 December		
	2023	2022		
Material for combined services Cost of commercial goods sold Electricity Fuel and lubricants Other costs of material	29,963,601 2,961,775 9,167,932 1,895,009 2,766,891	40,992,816 4,349,413 7,477,832 2,096,674 2,875,763		
	46,755,208	57,792,498		

Cost of material for combined services refers to cost of the hardware sold within special service packages.

8. EMPLOYEE COSTS

	For the ye	In BAM For the year ended 31 December		
	2023	2022		
Gross salaries Remunerations to Management Board and Audit Committee Retirement benefits Other personal expenses	81,064,491 406,465 696,508 19,582,563	75,707,767 390,743 785,724 15,148,087		
	101,750,027	92,032,321		



9. COST OF PRODUCTION SERVICES

	For the yea 31 Dece	In BAM For the year ended 31 December 2023 2022		
International settlement costs	29,563,762	29,103,583		
Maintenance costs	19,494,123	20,089,050		
Rental costs-lease of land and business premises	1,124,613	969,776		
Marketing and advertising costs	16,918,844	17,722,193		
Fees for media content transmission	11,764,186	12,559,392		
Other production services	22,342,022	22,236,960		
	101,207,550	102,680,954		

10. OTHER OPERATING EXPENSES

	In BAM For the year ended 31 December		
	2023 2023		
Indirect taxes and contributions which do not depend on the business result Communications Regulatory Agency fees Losses on disposal of property, equipment and intangible assets Shortages Provisions Other expenses	5,848,679 11,583,663 1,820,733 2,486 1,603,307 16,980,196 37,839,064	5,238,465 10,899,381 5,366,366 60,003 1,011,849 13,388,090 35,964,154	

Other expenses mostly pertain to other non-production services, administrative fees and considerations payable to youth and student employment agencies.



NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS For the Year Ended 31 December 2023

11. FINANCE INCOME AND EXPENSES

	In BAM For the year ended 31 December			
	2023	2022		
Interest income - interest on deposits - other interest income	25,514 912,714 938,228	21,145 607,724 628,869		
Other finance income Foreign exchange gains	<u>-</u> <u>1,271,749</u> 1,271,749	585 <u>1,621,676</u> 1,622,261		
Total finance income	2,209,977	2,251,130		
Interest expenses - arising from loan agreements - arising from liabilities for right-of-use assets - other interest expenses	(15,690,663) (1,102,671) (9,981,453) (26,774,787)	(6,819,835) (1,127,230) (585,414) (8,532,479)		
Foreign exchange losses	(1,756,253)	(2,023,155)		
Total finance expenses	(28,531,040)	(10,555,634)		
Finance expenses, net	(26,321,063)	(8,304,504)		

In BAM

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS For the Year Ended 31 December 2023

12. INTANGIBLE ASSETS AND GOODWILL

					Licenses for the	31 December 2023 and 31 Decembe			ecember 2022 Total
	Goodwill	Customer Relations	Intermediary database	Trademark	use of radio frequency spectrum	Other Licenses	Other Intangible Assets	Intangible assets under construction	Intangible Assets
Cost	75 007 007	05 447 070	7 000 0 40	4 004 500		10 0 10 500	045 400 500	00 500 007	570 004 040
Balance, 1 January 2022	75,337,337	85,117,279	7,662,942	4,091,596	157,188,477	12,812,520	215,100,592	22,580,267	579,891,010
Additions	-	-	-	-	-	436,831	23,231,128	2,727,210	26,395,169
Transfer (from) / to	-	-	-	-	-	786,580	16,271,136	(17,057,716)	-
Disposals and write-offs	-	-	-	-	-	(1,151,630)	(14,182,288)	-	(15,333,918)
Transfer to contract costs capitalised	-	-	-	-	-	-	-	(62,598)	(62,598)
Transfer from / (to) property and equipment	-	-	-	-	-	-	-	(1,430,349)	(1,430,349)
Other changes	-	-	-	-	-	43,281	55,000	-	98,281
Balance, 31 December 2022	75,337,337	85,117,279	7,662,942	4,091,596	157,188,477	12,927,582	240,475,568	6,756,814	589,557,595
Balance, 1 January 2023	75,337,337	85,117,279	7,662,942	4,091,596	157,188,477	12,927,582	240,475,568	6,756,814	589,557,595
Additions	-	-	-	-	-	76,017	30,449,414	13,236,446	43,761,877
Assets acquired through a business combination	-	-	-	-	-	-	11,301	-	11,301
Transfer (from) / to	-	-	-	-	-	1,977,465	19,254,325	(21,231,790)	-
Disposals and write-offs	-	-	-	-	-	(67,805)	(14,700,726)	-	(14,768,531)
Transfer from / (to) property and equipment Other changes	-	-	-	-	-	- 444,711	1,494,026	4,394,976 157,865	5,889,002
0	75,337,337	- 85,117,279	7,662,942	4,091,596	457 400 477	,	276,983,908	,	602,576
Balance, 31 December 2023	15,337,337	05,117,279	7,002,942	4,091,596	157,188,477	15,357,970	270,903,900	3,314,311	625,053,820
Accumulated Amortization									
		10,855,676	3,665,307	954,706	134,145,382	11,192,876	120,747,799		281,561,746
Balance, 1 January 2022	-		, ,		, ,		, ,	-	
Amortization expense Disposals and write-offs	-	3,926,575	1,999,262	409,160	1,870,543	586,666 (1,151,631)	39,349,148 (14,133,781)	-	48,141,354 (15,285,412)
Balance, 31 December 2022		14,782,251	5,664,569	1,363,866	136,015,925	10,627,911	145,963,166	-	314,417,688
			5,664,569	, ,	136,015,925	10,627,911	145,963,166	-	314,417,688
Balance, 1 January 2023 Amortization expense	-	14,782,251	5,664,569 1,998,373	1,363,866 409,160	1,870,543	694,621	46,191,205	-	55,090,477
Disposals and write-offs	-	3,926,575	1,990,373	409,160	1,070,343	(67,805)	(11,246,899)	-	(11,314,704)
•	-	-	-	-	-	(07,005)	(11,240,099) (173,202)	-	(173,202)
Transfer from / (to) property and equipment		40 700 000	- 7 662 042	4 772 0.26	437.006.469	44.054.707		-	
Balance, 31 December 2023	-	18,708,826	7,662,942	1,773,026	137,886,468	11,254,727	180,734,270	-	358,020,259
Net book value									
	75 227 227	66 400 453		2 240 570	10 202 000	4 402 242	06 240 629	2 244 244	267 022 564
31 December 2023	75,337,337	66,408,453		2,318,570	19,302,009	4,103,243	96,249,638	3,314,311	267,033,561
31 December 2022	75,337,337	70,335,028	1,998,373	2,727,730	21,172,552	2,299,671	94,512,402	6,756,814	275,139,907



NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS For the Year Ended 31 December 2023

12. INTANGIBLE ASSETS AND GOODWILL (Continued)

Goodwill represents surplus assets upon acquisition through a business combination above Mtel a.d. Banja Luka's share in the net fair value of the identifiable assets, recognized liabilities and contingent liabilities of the acquired subsidiaries.

Customer relations, which represent contractual arrangements with the users, intermediary data base, which refers to arrangements concluded with various intermediaries, and the trademark are recognised at the estimated cost after the business combinations of subsidiaries acquisition.

Licences for the use of radio frequency spectrum constitute radio spectrum licences for the provision of services via mobile access systems. These licences are issued by the Communication Regulatory Agency of Bosnia and Herzegovina (RAK) and they enable the provision of GSM/UMTS/LTE Services in the territory of Bosnia and Herzegovina.

Other intangible assets mainly relate to software with the net value of BAM 42,446,368 and the right to TV content distribution, with the net value of BAM 52,520,469.

During the reporting period, the Group activated own work capitalised within intangible assets in the total amount of BAM 4,060,372.

Intangible assets under construction are mainly related to the software under construction.



In RAM

13. PROPERTY AND EQUIPMENT

				21 Docom	per 2023 and 31	In BAM
				31 Decenii	Fixed Assets	December 2022
		Property and	Leasehold			Total Fixed
	Land	infrastructure	Improvements	Equipment	Construction	Assets
Cost						
Balance, 1 January 2022	1,778,056	933,951,451	4,021,305	720,672,104	85,119,203	1,745,542,119
Additions	880	9,635,905	127,352	13,126,746	92,066,569	114,957,452
Transfer (from) / to	-	21,661,200	468,433	55,143,460	(77,273,093)	-
Transfer (from) / to intangible assets	-	-	-	-	1,430,349	1,430,349
Transfer to contract costs capitalised	-	-	-	-	(161,588)	(161,588)
Disposals and write-offs	-	(199,554)	(109,467)	(37,791,770)	(3,765,917)	(41,866,708)
Dismantlement Reclassification to assets held for sale	-	- (60,916)	-	(528,039) (677,382)	(160,019)	(688,058)
Other changes	-	215,245	- (6,000)	(209,245)	(87,653)	(825,951)
Balance, 31 December 2022	1,778,936	965,203,331	4,501,623	749,735,874	97,167,851	1,818,387,615
Balance, 1 January 2023	1,778,936	965,203,331	4,501,623	749,735,874	97,167,851	1,818,387,615
Additions	-	10,746,058	133,288	21,692,382	80,767,537	113,339,265
Assets acquired through a business			,200	2.,002,002		,,
combination	-	8,302,956	1,484	9,702,884	-	18,007,324
Transfer (from) / to	685	11,219,381	421,633	75,068,466	(86,710,165)	-
Transfer (from) / to non-monetary						
contribution	(165,533)	(77,648,720)	-	(3,642,338)	(253,286)	(81,709,877)
Transfer from / (to) intangible assets	-	-	-	-	(5,889,002)	(5,889,002)
Disposals and write-offs	-	(155,704)	(322,517)	(38,610,272)	(534,514)	(39,623,007)
Dismantlement Reclassification to assets held for sale	-	-	-	(637,553)	27,750	(609,803)
Other changes	2,000	-	- 196,610	(293,185)	(48,000) 513,700	(341,185) 712,310
Balance, 31 December 2023	1,616,088	917,667,302	4,932,121	813,016,258	85,041,871	1,822,273,640
	1,010,000	011,001,002	1,002,121	010,010,200		.,022,270,010
Accumulated Amortization						
Balance, 1 January 2022	-	563,382,530	3,048,225	510,689,043	-	1,077,119,798
Amortization expense	-	10,720,051	471,215	55,380,752	-	66,572,018
Disposals and write-offs	-	(151,221)	(109,468)	(36,305,978)	-	(36,566,667)
Dismantlement	-	-	-	(688,058)	-	(688,058)
Reclassification to assets held for sale	-	(24,265)	-	(461,988)	-	(486,253)
Other changes		215,245	(6,000) 3,403,972	(209,245)		1,105,950,838
Balance, 31 December 2022 Balance, 1 January 2023	-	574,142,340 574,142,340	3,403,972	528,404,526 528,404,526	-	1,105,950,838
Amortization expense	-	9,105,923	524,573	50,158,698	-	59,789,194
Transfer (from) / to non-monetary	-	9,100,920	524,575	50,150,090	-	59,769,194
contribution	-	(45,549,763)	-	(3,148,908)	-	(48,698,671)
Disposals and write-offs	-	(124,207)	(321,508)	(37,330,238)	-	(37,775,953)
Dismantlement	-	-	-	(609,803)	-	(609,803)
Reclassification to assets held for sale	-	-	-	(290,748)	-	(290,748)
Transfer (from) / to non-monetary						,
contribution	-	-	173,202	-	-	173,202
Other changes	-	-	7,437	-	-	7,437
Balance, 31 December 2023	-	537,574,293	3,787,676	537,183,527	-	1,078,545,496

Net book value						
31 December 2023	1,616,088	380,093,009	1,144,445	275,832,731	85,041,871	743,728,144
31 December 2022	1,778,936	391,060,991	1,097,651	221,331,348	97,167,851	712,436,777

Fixed assets under construction as at 31 December 2023 are mainly related to the purchased telecommunication equipment, not yet commissioned. As at 31 December 2023, there were no encumbrances on and restrictions to the Group's titles and ownership rights over property and equipment. Contractually agreed, yet not realized Group liabilities on the basis of capital expenditures as at 31 December 2023, were BAM 59,935,627 (31 December 2022: BAM 58,064,882).

During the reporting period, the Group activated own work capitalised within property and equipment in the total amount of BAM 23,035,581.



14. RIGHT-OF-USE ASSETS

		In BAM 31 December 2023 and FY 2022 Vehicles and	
	Land and buildings	equipment	Total
Balance, 1 January 2022 Additions Depreciation/amortization Modification of the lease period Transfer from/to	49,073,728 7,230,722 (14,072,886) (1,636,880) (102,042)	260,449 515,726 (260,440) (821) 102,042	49,334,177 7,746,448 (14,333,326) (1,637,701)
Balance, 31 December 2022	40,492,642	616,956	41,109,598
Balance, 1 January 2023 Additions Depreciation/amortization Modification of the lease period Transfer from/to	40,492,642 14,159,871 (13,820,946) (1,228,054) (633,617)	616,956 120,773 (401,701) (15,948) 633,617	41,109,598 14,280,644 (14,222,646) (1,244,002)
Balance, 31 December 2023	38,969,897	953,697	39,923,594

As part of its regular business activities, the Group leases various lease items, the most important being commercial premises for sales points, land and facilities accommodating telecommunication equipment. In assessing lease liabilities, the Group also considered the potential exposure to variable lease payments, extension options, termination leases, residual value guarantees and leases that have not commenced yet, but the lessee has committed to them. Most leases are contracted with a fixed lease fee. The Group has no significant lease agreements that have specific limitations or contractual obligations.

15. INVESTMENTS IN ASSOCIATES

		In BAM		
	Interest	31 December 2023	31 December 2022	
a) Investments in MTEL d.o.o. Podgorica (Montenegro):	49%			
 Cost of the investment in MTEL d.o.o. Podgorica Adjustment of the cost of investment based on recognition of portion of profit using the equity method 		143,565,421 72,087,935	143,565,421 44,800,037	
recognition of portion of profit using the equity method		12,001,935	44,000,037	
Investment in MTEL d.o.o. Podgorica, net		215,653,356	188,365,458	
b) Investments in MTEL Global d.o.o. Belgrade (Serbia):	41%			
- Cost of the investment in MTEL Global d.o.o. Belgrade - Adjustment of the cost of investment based on recognition of portion of profit/(loss) using the equity		40,045,288	40,045,288	
method		(28,266,974)	(21,913,452)	
Investment in MTEL Global d.o.o. Belgrade, net		11,778,314	18,131,836	
Total investments in associates		227,431,670	206,497,294	



NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS For the Year Ended 31 December 2023

15. INVESTMENTS IN ASSOCIATES (Continued)

Investments in associates amounting to BAM 227,431,670 relate to the cost of investments in the companies MTEL d.o.o. Podgorica and MTEL Global d.o.o. Belgrade.

As at 31 December 2023, the Group held a 49% of equity interest in Mtel d.o.o. Podgorica, Montenegro and a 41% of equity interest in MTEL Global d.o.o. Belgrade, Republic of Serbia, which are involved in the provision of telecommunication services.

The total investment in MTEL d.o.o. Podgorica, after the initially agreed amount for the purchase of 49% of shares made on 1 February 2010, subsequent recapitalizations, as well as other costs directly related to the above-mentioned transaction, and the entry of non-monetary and monetary contribution made, amounts to BAM 143,565,421.

The total investment in MTEL Global d.o.o. Belgrade, Serbia, after a non-monetary contribution in the form of the right to 100% equity interest in Mtel Austria GmbH, based on which the Company became the owner of a 41% interest, and a recapitalization, totals BAM 40,045,288.

Investments in the associates MTEL d.o.o. Podgorica and MTEL Global d.o.o. Belgrade are accounted for using the equity method. The Group's share in the profit of MTEL d.o.o. Podgorica for the year ended 31 December 2023 amounted to BAM 27,287,898, whereas the Group's share in the loss of MTEL Global d.o.o. Belgrade amounted to BAM 6,349,184.

Movements on investments in the associates MTEL d.o.o. Podgorica and MTEL Global d.o.o. Belgrade were as follows:

	In BAM	
	Year ended 31 December 2023	Year ended 31 December 2022
<i>Balance, 1 January</i> Investment in MTEL Global d.o.o. Belgrade A share in profit of the associates that is accounted for	206,497,294 -	201,518,849 4,107,243
using the equity method (<i>Note 3.1.d</i>)	20,934,376	871,202
Balance, end of year	227,431,670	206,497,294



16. LONG-TERM RECEIVABLES AND LOANS

	In BA	Μ
	31 December	31 December
	2023	2022
Long-term loans to employees	66,771	66,771
Less: Current portion of long-term loans due within one year (Note 23)	(66,771)	(66,771)
	-	-
Other long-term loans	163,011	197,330
Less: Current portion of long-term loans due within one year		
(Note 23)	(34,318)	(34,318)
	128,693	163,012
Long-term deposits	1,686,025	176,024
Less: Short-term deposits	(1,210,000)	-
	476,025	176,024
Other long-term investments	1,590	4,329
	1,590	4,329
Total long-term receivables and loans	606,308	343,365
Less: Accumulated impairment allowance: - impairment allowance of other long-term loans	(8,079)	(11,791)
- impairment allowance of long-term investments	(10,105)	(14,937)
	(18,184)	(26,728)
	588,124	316,637

17. OTHER INVESTMENTS

	In BAM		
	Interest	31 December 2023	31 December 2022
 Long-term bonds issued by the Republic of Srpska Centre for International Law and International Business 		-	1,647
Cooperation Ltd. Banja Luka	22.97%	400	400
		400	2.047

Financial assets at amortized cost relate to the bonds of the Republic of Srpska issued by the RS Ministry of Finance to pay for the debt of budget beneficiaries towards to the Company. The bonds were issued with maturities of up to 15 years, starting from 31 December 2007, with the grace period of 5 years and an interest rate of 1.5% annually. The bonds are measured at amortized cost applying the effective interest rate.



18. LONG-TERM ASSETS BASED ON CONTRACT COSTS CAPITALISED

	In BAM	
	31 December 2023	31 December 2022
Cost		
Balance, 1 January	18,787,553	13,320,414
Contracts acquired in the business year	8,679,023	9,614,653
Transfer from intangible assets	-	62,598
Transfer from property and equipment	-	161,588
	(8,776,685)	
Derecognition based on contract expiration/termination		(4,371,699)
	18,689,891	
Balance, end of year		18,787,554
Assumulated emortization/depressiotion		
Accumulated amortization/depreciation Balance, 1 January	8,890,891	5,115,902
Amortization/depreciation charge	9,596,109	8,145,622
Derecognition based on contract expiration/termination	(8,776,605)	(4,370,632)
Balance, end of year	9,710,395	8,890,892
Net book value	8,979,496	9,896,662

19. INVENTORIES

	In BAM	
	31 December 2023	31 December 2022
Material Goods Material for combined services Advances paid for inventories	3,466,199 217,777 10,590,730 1,136,121 15,410,827	4,069,404 179,099 7,269,953 1,322,533 12,840,989



20. TRADE RECEIVABLES

	In BAM		
	31 December 2023	31 December 2022	
Trade receivables:			
- related parties (<i>Note 37 (a)</i>)	291,859,622	23,066,587	
- domestic	144,675,478	137,016,516	
- foreign	1,087,352	1,212,664	
Gross trade receivables	437,622,452	161,295,767	
Less: Impairment allowance of trade receivables for expected			
credit losses	(69,704,242)	(68,298,181)	
	367,918,210	92,997,586	

The total gross trade receivables as at 31 December 2023 amounted to BAM 437,622,452. The Group used a simplified approach in recognition of the lifetime expected losses for trade receivables and other receivables not containing a significant financing component, by grouping those per different customer characteristics and historical loss trends.

The total amount of impairment allowance of trade receivables as at 31 December 2023 amounts to BAM 69,704,242, and represents 15.93% of the total gross value of trade receivables. The movements in the allowance for impairment of receivables are shown in *Note 22* to the consolidated financial statements.

21. OTHER RECEIVABLES

	In B 31 December 2023	AM 31 December 2022
Other receivables	4,166,390	2,047,366
	4,166,390	2,047,366
Less: Impairment allowance of other receivables	(564,885)	(549,518)
	3,601,505	1,497,848



22. IMPAIRMENT OF FINANCIAL ASSETS

		In BA	
	From 1 January to 3 Trade receivables	1 December 2023 Other receivables	3 and FY 2022
	(Note 20)	(Note 21)	Total
Balance, 1 January 2022	67,792,036	570,294	68,362,330
Adjustments during the year debited to income	2,712,308	3,389	2,715,697
Write-off of receivables	(2,123,172)	-	(2,123,172)
Other	(82,991)	(24,165)	(107,156)
Balance, 31 December 2022	68,298,181	549,518	68,847,699
Balance, 1 January 2023	68,298,181	549.518	68,847,699
Adjustments during the year debited to income	2,883,034	-	2,883,034
Adjustments during the year credited to income	(2,326)	-	(2,326)
Write-off of receivables	(1,268,211)	-	(1,268,211)
Other	(206,436)	15,367	(191,069)
Balance, 31 December 2023	69,704,242	564,885	70,269,127

23. DEPOSITS AND LOAN RECEIVABLES

	In BAN	In BAM		
	31 December 2023	31 December 2022		
Short-term deposits Loans to employees due within one year (<i>Note 16</i>) Other loans due within one year (<i>Note 16</i>)	1,285,289 66,771 34,318	85,284 66,771 34,318		
	1,386,378	186,373		

24. PREPAYMENTS

	In BAM	
	31 December	31 December
	2023	2022
Accrued receivables	6,781,196	5,534,784
Contractual assets	2,674,001	7,142,610
Prepaid expenses	2,546,315	3,240,602
Deferred input and output advance invoices for the purpose of		
VAT calculation	3,008,731	3,396,953
	15,010,243	
		19,314,949

Majority of the accrued receivables, namely the amount of BAM 5,887,820, relates to the estimates of international traffic and roaming, which was performed in accordance with the internal settlements of the realized traffic, i.e., the settlement obtained from the clearing house.

Contractual assets represent the Group's entitlement to considerations in exchange for goods or services the Group transferred to the customer, when the entitlement is dependent on factors other than the passage of time (e.g., delivery of other elements of the contract). The Group recognizes contractual assets mainly from the contract under which the devices are delivered at a specific time as part of the package with services rendered over time.



25. CASH AND CASH EQUIVALENTS

	In BAN	In BAM	
	31 December 2023	31 December 2022	
Gyro accounts Foreign currency accounts Cash on hand Cash equivalents	23,077,164 1,767,226 63,432 100,000	22,294,805 2,158,979 40,249 100,000	
	25,007,822	24,594,033	

26. EQUITY

Share Capital

The Company's share capital structure (as per the Book of Shareholders maintained by the Republic of Srpska Central Registry of Securities, Banja Luka) as at 31 December 2023 and 31 December 2022 was as follows:

	31 December 2023 Number of		31 December 2022 Number of	
	shares	% of interest	shares	% of interest
Telekom Srbija a.d. Belgrade, Serbia	319,428,193	65.01	319,428,193	65.01
RS Pension and Disability Insurance Fund a.d., Banja Luka RS Restitution Fund a.d. Banja Luka	40,984,201	8.34	42,300,523	8.61
	24,715,439	5.03	24,715,439	5.03
DUIF Kristal invest a.d. – OAIF Future Fund	9,227,234	1.88	9,483,360	1.93
Other shareholders	97,028,688	19.74	95,456,240	19.43
	491,383,755	100	491,383,755	100

The Company's share capital in the amount of BAM 491,383,755 is fully paid in and divided into 491,383,755 ordinary shares, each with the nominal value of BAM 1. All shares are of the same class with equal rights, ordinary shares, and registered in the name of the holder. Each share entails the right to one vote.

The Company's shares are listed on Banja Luka Stock Exchange in Republic of Srpska (active but insufficiently developed financial market). The market value of one share, as at 31 December 2023, amounts to BAM 1.19 (31 December 2022: BAM 1.62). Earnings and dividend per share are disclosed in *Note 38* to the consolidated financial statements.

Legal Reserves

Legal reserves as at 31 December 2023 amounting to BAM 49,594,492 represent allocations from profit made pursuant to Article 231 of the Company Law in the amount of no less than 5% of the net profit for the year less prior year losses until such reserves, until together with equity reserves, reach the level equivalent to 10% of the Company's total share capital or greater portion of the share capital defined by Company Statute.

Legal reserves are used for loss absorption and if they exceed 10% of the share capital or greater portion of the share capital defined by Company Statute thereof, they may be utilized to increase the registered capital.

Other Reserves - Reserves Arising on the Investment Commitment

Other reserves as at 31 December 2023, in the amount of BAM 97,791,500 relate entirely to the reserves formed during 2008 based on the execution of the investment commitment, undertaken by the majority owner (Telekom Srbija a.d. Belgrade), as the purchaser of the majority block of the Company's shares.



165,119,260

196,969,330

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS For the Year Ended 31 December 2023

27. BORROWINGS AND OTHER LONG-TERM LIABILITIES

	In BAM	
	31 December 2023	31 December 2022
a) Long-term borrowings:		
- cash borrowings	170,674,638	186,564,360
- borrowings for purchases of equipment	67,049,460	69,971,950
	237,724,098	256,536,310
b) Other long-term liabilities	2,209,716	6,349,895
Total long-term liabilities	239,933,814	262,886,205
Less: Current portion of long-term liabilities:		
- cash borrowings	(41,506,337)	(31,034,922)
 borrowings for the purchases of equipment 	(32,323,708)	(30,490,274)
- other long-term liabilities	(984,509)	(4,391,679)
Total current portion of long-term liabilities	(74,814,554)	(65,916,875)

The average interest rate accrued on long-term borrowings for purchase of equipment equals six- month EURIBOR increased by the margin ranging from 0.5% to 3% annually (2022: six-month EURIBOR as increased by the margin ranging from 0.5% to 1% per annum). The interest rate applied to the cash loan is in accordance with the current market conditions.

Other long-term liabilities are mostly related to the financial liabilities at amortized cost and to the liabilities for the license for the use of radio frequency spectrum for providing services via mobile access systems issued by the Communications Regulatory Agency of Bosnia and Herzegovina.

The contractual currency for all loans, except for loans granted by the Government of the Kingdom of Spain, banks, and national suppliers, is EUR.

The Group settles its liabilities arising from borrowings according to the contractually defined repayment schedules. The Group complies with all other loan agreement provisions. There has been no breach of the obligations that could give rise to any creditor demanding early loan repayment.

Maturities of long-term borrowings are presented in the following table:

	In BAN	In BAM	
	31 December 2023	31 December 2022	
Current portions	74,814,554	65,916,875	
From 1 to 2 years From 2 to 3 years From 3 to 4 years From 4 to 5 years After 5 years Total non-current portion of borrowings	66,094,996 54,361,703 36,789,507 3,438,257 4,434,797 165,119,260	66,060,299 53,979,324 43,748,532 31,689,618 1,491,557 196,969,330	
	239,933,814	262,886,205	



28. LEASE LIABILITIES

		31 December 20 Vehicles and	In BAM 23 and FY 2022
	Land and buildings	equipment	Total
Balance, 1 January 2022	50,772,303	313,810	51,086,113
New additions	7,230,722	515,726	7,746,448
Interest expense for right-of-use assets (Note 11)	1,111,914	15,315	1,127,229
Modification of the lease period	(1,589,324)	1,823	(1,587,501)
Liability closing	(15,092,208)	(274,086)	(15,366,294)
Transfer from/to	(60,619)	60,619	-
Balance, 31 December 2022	42,372,788	633,207	43,005,995
Balance, 1 January 2023	42,372,788	633,207	43,005,995
New additions	14,159,871	120,773	14,280,644
Interest expense for right-of-use assets (Note 11)	1,055,516	47,155	1,102,671
Modification of the lease period	(1,389,477)	(13,396)	(1,402,873)
Liability closing	(14,748,388)	(453,279)	(15,201,667)
Transfer from/to	(748,216)	748,216	-
Balance, 31 December 2023	40,702,094	1,082,676	41,784,770
Lease Current mention of lease terms leases			
Less: Current portion of long-term leases	(12 400 521)	240.070	(12 250 462)
due within one year Balance, 31 December 2023	(13,499,531) 27,202,563	240,070 1,322,746	(13,259,462) 28,525,308

The Group recognised liabilities for right-of-use assets in accordance with IFRS 16, based on which a liability is measured at the present value of all lease payments that were not made on the recognition date.

The Group used the interest rate on liabilities for right-of-use assets that the Group would have paid as a lessee if it had borrowed funds within similar period and with similar guarantees necessary for the purchase of assets that have a similar value as right-of-use assets in a similar economic environment.

29. LIABILITIES FOR TV CONTENT DISTRIBUTION RIGHTS

	In BAM	
	31 December 2023	31 December 2022
Liabilities for TV content distribution rights Less: Current portion of long-term liabilities for TV content	55,326,789	62,978,850
distribution rights	(34,557,634)	(28,623,700)
	20,769,155	34,355,150

	In BAM	
	31 December 2023	31 December 2022
Current portions	34,557,634	28,623,700
From 1 to 2 years From 2 to 3 years From 3 to 4 years From 4 to 5 years After 5 years	15,953,623 3,941,649 436,941 436,942	18,068,587 12,803,036 3,483,527 -
Total non-current portion of liabilities	20,769,155	34,355,150
	55,326,789	62,978,850



30. DEFERRED INCOME

	In BAI	In BAM	
	31 December 2023	31 December 2022	
Grants received Less: Current portion of deferred income	12,367 (12,367)	24,734 (12,367)	
		12,367	

Movements on deferred income for the year ended 31 December 2023 and in FY 2022 were as follows:

	In BAM For the year For the year ended ended 31 December 31 December 2023 2022	
<i>Balance, 1 January</i> Decrease credited to other income	24,734 (12,367)	37,101 (12,367)
Balance, end of year	12,367	24,734

31. EMPLOYEE BENEFITS

	In BAI	In BAM	
	31 December 2023	31 December 2022	
Employee benefits - non-current portion - current portion	5,973,443 1,224,138	6,333,127 815,635	
	7,197,581	7,148,762	

Long-term provisions for employee benefits as at 31 December 2023 in the amount of BAM 7,197,581 relate to the non-current and current provisions formed based on the calculation of present value of accumulated employee entitlements to retirement benefits and jubilee awards in accordance with IAS 19 "Employee Benefits".

Cost associated with the retirement benefits and jubilee awards are determined using the projected unit credit method, with actuarial calculation performed as at the date of the financial position statement.

Accordingly, the Group has hired a certified actuary to perform the calculation of the present value of accumulated rights to retirement benefits and jubilee awards as at 31 December 2023 on behalf of the Group. When calculating the present value of these accumulated rights to retirement benefits and jubilee awards, the authorized actuary used the following assumptions: a discount rate of 5.8% per annum, a projected salary growth rate of 2.5% annually, projected years of service for retirement - 40 years for men and 35 years for women, the projected staff turnover on the basis of historical data on the movement of employees in the past, officially published mortality rates and other conditions necessary for exercising the right to retirement benefits and jubilee awards. As at 31 December 2023, demographic assumptions have changed. The effects of changing these assumptions are recognized as an actuarial gain within other comprehensive income.



31. EMPLOYEE BENEFITS (Continued)

Number of monthly salaries for the jubilee awards is shown in the table below:

Years of service with the Company	Number of salaries
10	0.51
20	1.5
30	2

Movements on long-term liabilities for employee benefits for the year ended 31 December 2023 and in FY 2022 were as follows:

	In BAM 31 December 2023 and FY 2022
Balance, 1 January 2022	7,152,533
Charge for the year	746,044
Actuarial losses	(98,849)
Payments during the year Other	(648,846)
Other	(2,120) 7,148,762
Less: Current portion of long-term benefits due within one	7,140,702
year	(815,635)
Balance, 31 December 2022	6,333,127
Balance, 1 January 2023	7,148,762
Charge for the year	927,777
Actuarial losses	(291,573)
Payments during the year	(555,367)
Other	(32,018)
	7,197,581
Less: Current portion of long-term benefits due within one	(4.004.400)
year	(1,224,138)
Balance, 31 December 2023	5,973,443

32. PROVISIONS

	In BAM	
	For the year ended 31 December 2023	For the year ended 31 December 2022
Balance, 1 January	5,869,929	5,632,228
Provisions for litigations Gains from release of provisions for litigations Reversal of provisions for litigations	400,295 (10,100) (1,297,250)	205,834 (48,070) 142,805
Other provisions	499,256	(62,868)
Balance, end of year	5,462,130	5,869,929



33. TRADE PAYABLES

	In BAM	
	31 December 2023	31 December 2022
Trade payables:		
- related parties (Note 37(a))	38,675,593	31,720,363
- domestic	82,478,548	80,229,824
- foreign	33,233,745	21,425,434
- for uninvoiced investments and services	14,801,438	22,802,472
	169.189.324	156.178.093

Trade payables are non-interest bearing. The average days payable outstanding for the year ended 31 December 2023 counted 208 days (year ended 31 December 2022: 195 days).

The ageing structure of trade payables as at 31 December 2023 and 31 December 2022 was as follows:

	In BAM	
	31 December 2023	31 December 2022
From 0 to 30 days	92,316,571	99,377,685
From 31 to 60 days	14,765,188	6,165,805
From 61 to 120 days	10,035,352	13,622,476
From 121 to 180 days	9,334,856	7,977,124
From 181 to 270 days	9,932,837	13,012,590
From 271 to 360 days	32,804,520	16,022,413
	400 400 004	450 470 000
	169,189,324	156,178,093

34. ACCRUALS

	In BAM		
	31 December 2023	31 December 2022	
Deferred income – sales of prepaid top-ups	4,261,674	4,424,407	
Accrued liabilities – international traffic	10,056,783	7,758,321	
Accrued liabilities – media content distribution/broadcasting	10,204,149	7,064,905	
Accrued liabilities per other expenses of the period	15,698,647	15,034,499	
Accrued VAT liabilities on advance invoices	2,705,144	3,069,662	
Other accruals	323,668	313,193	
	43,250,065	37,664,987	

Accrued liabilities for international traffic totalling BAM 10,056,788 as at 31 December 2023 mostly relate to the estimates of roaming discounts that the Group realized with related parties.

Accrued liabilities per other expenses that amount to BAM 15,698,647 as at 31 December 2023 represent current year's expenses for which there were sufficient information on their existence and origin yet the Group had not received the final invoices for services or goods received until these consolidated financial statements' preparation date.



35. OTHER LIABILITIES

	In BA	M
	31 December 2023	31 December 2022
Advances and prepayments received from customers Taxes and customs duties charged to expenses Value added tax payable Liabilities to employees Liabilities for acquiring equity interest Other liabilities	1,505,871 588,783 2,358,357 8,547,024 6,806,794 2,459,523	1,557,605 307,127 2,945,027 7,977,765 5,372,626 1,994,316
	22,266,352	20,154,466

36. INCOME TAXES

(a) Components of Income Taxes

	For the year e	In BAM For the year ended 31 December		
	2023	2022		
Current tax expense of the period	34,673,839	3,674,830		
Deferred tax income - decrease in deferred tax assets	(659,768)	169,381		
Deferred tax income - increase in deferred tax liabilities	4,110,294	713,699		
	38,124,365	4,557,910		

(b) Numerical Reconciliation between Tax Expense and the Product of the Accounting Results Multiplied by the Statutory Tax Rate

	In BAM For the year ended 31 December	
	2023	2022
Profit before tax	392,596,725	95,333,157
Income taxes Adjustments expenses/income for:	37,775,413	10,082,380
 non-taxable income effects non-deductible costs effects the effect of recognizing unused tax credits based on tax loss 	(5,413,555) 2,317,852	(4,405,351) 1,457,658
carryforwards - temporary differences effects	(5,871) 3,450,526	3,174,499
Income tax expense	38,124,365	10,309,186
Effective tax rate for the year	9.71%	10.81%



36. INCOME TAXES (Continued)

(c) Deferred Tax Assets

	In B/	AM
	Year ended 31 December 2023	Year ended 31 December 2022
<i>Balance, 1 January</i> Increase/(Decrease) of deferred tax assets Deferred tax assets from a previous period recognised in the	882,406 659,768	1,044,982 (134,094)
current period	-	(28,482)
Balance, end of the year	1,542,174	882,406

(d) Deferred Tax Liabilities

	In BA	In BAM		
	31 December 2023	31 December 2022		
<i>Balance, 1 January</i> Decrease in deferred tax liabilities during the year	(14,925,587) (4,798,225)	(11,885,182) (3,732,363)		
Initial recognition of deferred taxes based on a business combination Increase in deferred tax liabilities based on a business	(1,640,257)	-		
combination	688,655	691,958		
Balance, end of the year	(20,675,414)	(14,925,587)		

(e) Current Tax Receivables

	In BA	In BAM		
	31 December 2023	31 December 2022		
Receivables for overpaid income tax Liabilities for the current income tax	- 27,382,549	1,120,944		
Balance, end of the year	27,382,549	1,120,944		



37. **RELATED PARTY TRANSACTIONS**

The majority owner of the Group is Telekom Srbija a.d. Belgrade, whose majority shareholder is the Republic of Serbia. The following table presents the receivables and payables arising from the related party transactions:

STATEMENT OF FINANCIAL POSITION a)

31 December 2023

31 December 2023				In BAM
	Parent		Other related	
	Company	Associates	parties	TOTAL
TV content distribution rights	5,003,245	-	27,174,670	32,177,915
Other long-term receivables	41,021,372	-	-	41,021,372
Total non-current assets	46,024,617	-	27,174,670	73,199,287
Trade receivables	278,978,880	9,725,830	3,154,912	291,859,622
Interest receivables	-	89,359	-	89,359
Dividend receivables	-	-	-	-
Calculated, uninvoiced income from				
international settlements	4,482,029	1,068,500	2,819	5,553,348
Long-term loans	-	-	-	-
Short-term loans	-	-	-	-
Total receivables	283,460,909	10,883,689	3,157,731	297,502,329
Total	329,485,526	10,883,689	30,332,401	370,701,616
Trade payables	(33,173,811)	(2,167,554)	(3,334,228)	(38,675,593)
Interest payables	(3,709)	-	(6,824)	(10,533)
Dividend payables	(88,866,440)	-	-	(88,866,440)
Calculated (estimated) expenses	(13,374,524)	(2,462,396)	(652,033)	(16,488,953)
Long-term loans	(204,190)	-	-	(204,190)
Short-term loans	(163,483)	-	-	(163,483)
Payables for TV content distribution rights	(19,109,967)	-	(15,769,116)	(34,879,083)
Total payables	(154,896,124)	(4,629,950)	(19,762,201)	(179,288,275)
Net receivables / (payables)	174,589,402	6,253,739	10,570,200	191,413,341

			-	In BAM
	Parent		Other related	
31 December 2022	Company	Associates	parties	TOTAL
TV content distribution rights	3,383,667	-	3,495,428	6,879,095
Other long-term receivables	-	-	-	-
Total non-current assets	3,383,667	-	3,495,428	6,879,095
Trade receivables	13,318,725	6,431,792	3,316,070	23,066,587
Interest receivables	-	89,359	-	89,359
Dividend receivables	-	-	-	-
Calculated, uninvoiced income from				
international settlements	3,489,856	505,982	86	3,995,924
Long-term loans	-	-	-	-
Short-term loans	-	-	-	-
Total receivables	16,808,581	7,027,133	3,316,156	27,151,870
Total	20,192,248	7,027,133	6,811,584	34,030,965
Trade payables	(27,892,019)	(646,335)	(3,182,010)	(31,720,364)
Interest payables	(2,044)	-	-	(2,044)
Dividend payable	(88,866,440)	-	-	(88,866,440)
Calculated (estimated) expenses	(7,803,394)	(1,752,502)	(335,057)	(9,890,953)
Long-term loans	(164,137)	-	-	(164,137)
Short-term loans	(82,068)	-	-	(82,068)
Payables for TV content distribution rights	(28,104,991)	-	(170,744)	(28,275,735)
Total payables	(152,915,093)	(2,398,837)	(3,687,811)	(159,001,741)
Net receivables / (payables)	(132,722,845)	4,628,296	3,123,773	(124,970,776)



37. RELATED PARTY TRANSACTIONS (Continued)

Year ended 31 December 2022

(b) STATEMENT OF PROFIT OR LOSS AND OTHER COMPREHENSIVE INCOME

Year ended 31 December 2023				In BAM
	Parent		Other related	
	Company	Associates	parties	TOTAL
Income from the sale of goods and services	27,391,099	3,151,296	1,240,181	31,782,576
Interest income	164,172	-	-	164,172
Other operating income	274,127,200	3,085	15,290	274,145,575
Total income	301,682,471	3,154,381	1,255,471	306,092,323
Costs from related party transactions	(33,604,989)	(7,743,611)	(610,303)	(41,958,903)
Total expenses	(33,604,989)	(7,743,611)	(610,303)	(41,958,903)
Net income/(expenses)	268,077,482	(4,589,230)	645,168	264,133,420

In BAM

	Parent		Other related	
	Company	Associates	parties	TOTAL
Income from the sale of goods and services	25,829,749	3,002,960	1,731,852	30,564,561
Interest income	-	-	-	-
Other operating income	-	11,744	-	11,744
Total income	25,829,749	3,014,704	1,731,852	30,576,305
Costs from related party transactions	(21,807,065)	(1,828,346)	(3,163,052)	(26,798,463)
Total expenses	(21,807,065)	(1,828,346)	(3,163,052)	(26,798,463)
Net income/(expenses)	4,022,684	1,186,358	(1,431,200)	3,777,842

		In BAM
	Year en	ded
	31 December	31 December
	2023	2022
c) Short-term remunerations to key management personnel:		
- Executive Board and management of related parties	(2,384,444)	(1,067,934)
- Management Board	(322,605)	(151,764)
- Audit Committee	(110,484)	(48,817)
- Supervisory Board	(82,179)	(43,269)
	(2,899,712)	(1,311,784)

Key management personnel are not entitled to the additional long-term employee benefits or termination benefits other than those disclosed in *Note 3.15*.

Related party transactions were performed under the same, or similar, commercial terms and conditions that are applied to the transactions with other legal entities. The Group did not have expected credit losses on the date of compiling these consolidated financial statements, based on which the allowance for impairment of receivables from related parties would be made.



38. EARNINGS AND DIVIDEND PER SHARE

	In B Year e 31 Dece	nded
	2023	2022
Net profit for the period	354,472,360	85,023,971
Weighted average number of shares outstanding	491,383,755	491,383,755
Earnings per share (basic and diluted)	0.7214	0.173

Liabilities for the remaining unpaid dividends to the shareholders as at 31 December 2023 amount to BAM 92,353,568 (31 December 2022: BAM 109,012,126).

39. CONTINGENT LIABILITIES

Litigations

The Group appears occasionally as a defendant in legal suits filed against it by private individuals and legal entities. The estimated contingent liabilities arising from lawsuits filed against the Group as at 31 December 2023 totalled BAM 54,269,297, which does not include the effects of penalty (default) interest and court expenses.

The most significant court proceeding is the one with *Crumb group* d.o.o. Bijeljina as a plaintiff, which has amounted to BAM 42 million. Management uses legal advisory services in the aforesaid case, based on which it believes that the probability of negative outcome for the Company is very remote, given that that the valid legal grounds for the above-mentioned lawsuit do not exist.

The above-mentioned belief that the claim against the Company is unfounded rellies on the fact that, in this case, the competent authorities have already established within the legally prescribed proceedings, the non-existence of any unlawfulness on the part of the Company. Management further expects that the ruling in this dispute will not significantly or materially hinder the financial operations of the Company. Based on the above facts, the Company has not recorded a provision for the said legal suit nor does it consider any further disclosures in respect thereof necessary.

The Company's management estimates no material losses, above the amount for which provision has already been made, will arise from the outcomes of the pending litigations.



40. FINANCIAL INSTRUMENTS

40.1. Capital Risk Management

The Group manages capital risk to ensure the continuity of its business operations for an indefinite period in the foreseeable future and preserve optimal capital structure with a view to decrease the capital-related expenses and provide return on equity to its owners. The Group monitors capital based on the debt-to-equity ratio.

Management of the Group reviews the capital structure on need basis. Based on this review, the Group will balance its overall capital structure through new long-term investments as well as obtaining new borrowings or redemption of the existing debt. The Group's overall capital management strategy remains unchanged.

40.1.1. Debt-to-Equity Ratio

The Group's debt ratios as at the end of the year were as follows:

	In E	BAM
	31 December	31 December
	2023	2022
Debt (a)	239,933,814	262,886,205
Cash and cash equivalents	(26,217,822)	(24,604,033)
Net debt	213,715,992	238,282,172
Equity (b)	1,033,766,110	679,002,177
Debt-to-equity ratio	20.67%	35.09%

- (a) Debt relates to long-term borrowings and current portion of long-term liabilities.
- (b) Equity includes share capital, reserves and retained earnings and losses on the financial assets at FVTOCI.

40.1.2. Significant Accounting Policies Regarding Financial Instruments

Significant accounting policies and adopted principles, including the recognition criteria, basis of measurement and recognition of income and expenses for each category of financial assets, financial liabilities, and equity, are set out in *Note* 3 to the consolidated financial statements.

40.2. Categories of Financial Instruments

Categories of financial instruments as at 31 December 2023 and 31 December 2022 are presented in the table below:

	In BAM		
	31 December 2023	31 December 2022	
Financial assets measured at amortized cost	398,502,439	119,594,524	
Financial liabilities at amortized cost	605,748,549	640,054,485	



40. FINANCIAL INSTRUMENTS (Continued)

40.3. Objectives of Financial Risk Management

In its regular course of business, the Group is, to various extents, exposed to certain financial risks such as: market risk (including currency risk, interest rate risk and price risk), liquidity risk and credit risk. The risk management in the Group is focused on minimizing the potential adverse effects on the Group's financial position and business operations, contingent on the volatility of the market. The accounting policies adopted by the Group regulate the risk management.

Over the year ended 31 December 2023, the Group did not enter into transactions with derivative instruments, such as interest rate swaps or forwards.

(1) Market Risk

(a) Foreign Exchange Risk

Although the Group performs a part of its transactions in foreign currencies, the Group's management believes that the Group is not significantly exposed to currency risk in transactions in the country and abroad, as it mostly performs its business operations in the local currency (Convertible Mark), as well as in EUR, to which the Convertible Mark is indexed-linked (EUR 1 = BAM 1.95583).

Accordingly, the Group's management did not perform analysis of the sensitivity to the changes of the foreign exchange rates, except for the USD currency as it has certain liabilities denominated in USD.

The carrying values of financial assets and liabilities of the Group expressed in foreign currencies as at the reporting date were as follows:

				In BAM	
	Ass	ets	Liabilities		
	31 December 2023	31 December 2022	31 December 2023	31 December 2022	
EUR	292,104,123	22,445,768	231,254,506	236,264,014	
USD	1,004,389	4,053,879	6,850,843	13,591,455	
CHF	5,099	2,994	-	-	
GBP	2,344	313	-	275	
RSD	1,700,247	215,074	366,707	-	
SEK	719	200	-	-	
DKK	548	549	-	-	
	294,817,469	26,718,777	238,472,056	249,855,744	

Sensitivity Analysis

Sensitivity analysis to exchange rate changes was mainly made only for USD and determined based on the exposure to foreign currency exchange rate at the end of the reporting period.

If the foreign exchange rate were 10% higher/lower on an annual basis, the Group's net profit for the year ended 31 December 2023 would have decreased / increased by the amount of BAM 48,450 (comparative figure in 2022: BAM 40,148).



40. **FINANCIAL INSTRUMENTS (Continued)**

40.3. Objectives of Financial Risk Management (Continued)

(1) Market Risk (Continued)

(b) Interest Rate Risk

The Group is exposed to various risks, which through the effects of the fluctuations in the market interest rates influence its financial position and cash flows. Given that the Group has no significant interest-bearing assets, the Group's income is to a great extent independent of interest rate risk.

The Group's risk from the changes in the interest rates arises primarily on the long-term borrowings. The loans obtained at variable interest rates make the Group' susceptible to cash flow interest rate risk, while the loans obtained at fixed interest rates expose the Group to the fair value interest rate risk.

During the year ended 31 December 2023, the largest portion of the liabilities arising from borrowings had a variable interest rate which was linked to EURIBOR. Borrowings with variable interest rates were mostly denominated in foreign currency (EUR).

The Group analyses its exposure to interest rate risk on a dynamic basis taking into consideration the alternative sources for financing and refinancing, of long-term liabilities in the first place, as these represent the most important interest-bearing item. The Group still does not swap variable for fixed interest rates, and vice versa, but takes steps to securitize loans from banks at more favourable terms.

Sensitivity Analysis

Sensitivity analysis interest rates changes is determined based on interest rate exposures of nonderivative instruments at the end of the reporting period. In regard with floating rate liabilities, the analysis has been prepared assuming that the outstanding liabilities at the end of the reporting period remained outstanding throughout the reporting period.

Had interest rates applied to cash loans and loans in kind during the reporting period been higher/lower by 10% where other variables remained unaltered, the Group's net profit for the year ended 31 December 2023 would have decreased / increased by the amount of BAM 1,569,066 (FY 2022: BAM 681,984) because of higher/lower interest expenses.

(c) Equity Price Risk

During the year reporting period ended 31 December 2023, the Group was exposed to the risk of the equity securities price changes. The mentioned investments are held for strategic purposes rather than everyday trading, and they are not actively traded.



40. FINANCIAL INSTRUMENTS (Continued)

40.3. Objectives of Financial Risk Management (Continued)

(2) Liquidity Risk

Liquidity management is centralized at the Group level. The ultimate responsibility for the liquidity risk management rests with the Group's management, which has established certain procedures for the management of the Group's long-term and short-term liquidity risk.

The Group has enough highly liquid assets (cash and cash equivalents), and continuous cash flows from the provision of services, which enables it to discharge its liabilities when due.

The Group does not use financial derivatives.

To manage liquidity risk, the Group has adopted financial policies which define dispersion on decisionmaking levels during the acquisition of certain goods/services. This dispersion is ensured by limiting the authority of certain persons or bodies within the Group to make decisions on certain acquisitions.

Maturities of the Group's financial assets and liabilities as at 31 December 2023 and 31 December 2022 were as follows:

Financial assets

	Up to 3	3-12	1-2	2-5	Over	
31 December 2023	months	months	years	years	5 years	Total
Non-interest bearing - Loans and receivables (including						
cash and cash equivalents)	396,324,090	-	-	-	-	396,324,090
- Fair value at amortised cost	948,087	2,419,360	19,381,898	28,515,759	177,615	51,442,719
Total	397,272,176	2,419,360	19,381,898	28,515,759	177,615	447,766,809
31 December 2022 <i>Non-interest bearing</i> - Loans and receivables (including						
cash and cash equivalents)	118,845,628	-	-	-	-	118,845,628
- Fair value at amortised cost	43,612	144,408	34,318	103,355	206,092	531,785
Total	118,889,240	144,408	34,318	103,355	206,092	119,377,413

Financial liabilities

31 December 2023	Up to 3 months	3-12 months	1-2 years	2-5 years	Over 5 years	Total
Other liabilities at amortized cost						
- Non-interest bearing	221,871,422	81,785,151	15,953,623	4,815,533	-	324,425,728
- Instruments at variable interest rat	23,146,747	64,966,426	74,937,474	101,738,362	4,566,509	269,355,519
- Instruments at fixed interest rate	3,915,505	10,988,842	8,548,916	16,113,853	7,377,469	46,944,586
Total	248,933,675	157,740,418	99,440,014	122,667,748	11,943,979	640,725,834
31 December 2022						
Other liabilities at amortized cost						
- Non-interest bearing	235,004,534	65,084,575	18,068,588	16,286,562	-	334,444,259
- Instruments at variable interest rat	11,340,624	61,316,509	73,566,734	137,611,161	1,503,794	285,338,822
- Instruments at fixed interest rate	3,961,653	14,301,932	10,519,866	16,407,899	7,222,628	52,413,978
Total	250,306,811	140,703,016	102,155,188	170,305,622	8,726,422	672,197,059

In BAM

In BAM



40. **FINANCIAL INSTRUMENTS (Continued)**

40.3. Objectives of Financial Risk Management (Continued)

(2) Liquidity Risk (Continued)

The breakdown of maturities of financial instruments (assets and liabilities) is made based on the undiscounted cash flows of financial assets and financial liabilities, including interest charged to those assets which will be earned (except from the assets based on which the Group expects cash flow in another period), i.e., based on the earliest date on which the Group can be expected to settle the incurred liability.

The amounts included in the table above for financial instruments (assets and liabilities) at variable interest rates may be subject to change if the changes in variable interest rates are different from the estimated interest rate established at the end of the reporting period.

(3) Credit Risk

Credit risk is the risk that counterparty defaults on its contractual obligations to the Group, which will result in financial loss to the Group. The Group has adopted policies regarding the monitoring of customer creditworthiness as well as requiring certain security (collateral), where possible, with a view to reducing the risk of potential financial losses resulting from failure to meet certain contractual obligations.

Credit risk is inherent in receivables from corporate and retail customers, in cash and cash equivalents, deposits held with banks and financial institutions, and commitments.

The Group is exposed to credit risk to the limited extent. As hedges against credit risk, certain measures and activities have been taken on the Group level. In case any service user falls behind in settlement of liabilities to the Group, further services to such a user are suspended.

In addition, the Group does not have material credit risk concentration in receivables as it has number of unrelated customers with individually small amounts of debt. Along with disabling further use of services, the following procedures of collection are also in place: debt rescheduling, offsets with legal entities, legal suits, out-of-court settlements and other.

The collection of loans extended to the Group employees is ensured through wage garnishment, i.e., by wage decrease in the amount of the instalment, whereas the employees leaving the Group sign the agreements to regulate the outstanding loan repayment upon leaving the Group.

For credit risk minimization purposes, the Group has developed and maintained credit risk assessment to categorize its exposures according to the default risk. Information on the credit rating is obtained from the independent credit rating agencies. In case such information is not available, the Group uses other publicly available financial information and its own data on the trading activity to assess its major customers and other debtors. The Group's credit risk exposure and the counterparty credit risk are constantly monitored and the aggregate value of the contractually agreed transactions is diversified among eligible (approved) parties.

The Group's current framework for credit risk assessment is comprised of the following categories:

Category	Description	Basis for ECL recognition
	Low-level default risk of the counterparty; no	
Performing	outstanding amounts past due	12-month ECL
	Amounts outstanding over 30 days past due or	
	a significant increase in credit risk has	Lifetime ECL – no impairment
Doubtful	occurred since the initial recognition	allowance
Non-	Amounts outstanding over 60 days past due or	Lifetime ECL – with impairment
performing –	there is objective evidence of impairment	allowance
Default		
	Evidence of the debtor's severe financial	
	difficulties and there is no realistic likelihood of	
Write -off	recovery of the Group's receivables	Written-off amount



40. FINANCIAL INSTRUMENTS (Continued)

40.3. Objectives of Financial Risk Management (Continued)

(3) Credit Risk (Continued)

The following tables present the credit quality of the Group's financial assets, contractual assets, and financial guarantees, as well as the Group's maximum credit risk exposure per credit risk assessment.

				12-month ECL			
31 December 2023	Note	External classification	Internal classification	or lifetime ECL	Gross exposure	Impairment allowance	Net amount
Long-term receivables and receivables	16,23	N/A	Performing and non-performing	Lifetime	1,992,686	18,184	1,974,502
Trade receivables	20	N/A	Performing and non-performing	Lifetime	437,622,452	69,704,242	367,918,210
Other receivables	21	N/A	Performing and non-performing		4,166,390	564,885	3,601,505
Cash and cash equivalents	25	N/A	Performing		25,007,822	-	25,007,822
Financial assets subsequently measured							
at amortized cost	17	N/A	Performing		400	-	400
					468,789,750	70,287,311	398,502,439

(4) Fair Value

Fair Value of Financial Assets Not Measured at Fair Value

Except as presented in the table below, management believes that the carrying values of financial assets and financial liabilities recognized in the consolidated financial statements approximate their fair values.

	31 Decembe Carrying value	er 2023 Fair value	31 Decembe Carrying value	r 2022 Fair value
<i>Financial assets:</i> Financial assets measured at				
amortized cost	-	-	1,647	1,413
Total	-	-	1,647	1,413

The assumptions used to estimate current fair values of financial assets/liabilities are summarized below:

- For short-term investments, loans, and liabilities, the carrying value approximates their fair value due to their short maturity.
- For long-term investments and liabilities, fair value is calculated using the method of discounting future cash flows at a current market interest rate, which is available to the Group for similar financial instruments.
- For securities available for sale that are traded in an active market, fair value calculation is based on the current market value of listed securities.



41. SEGMENT REPORTING

41.1. Segment information

As at 31 December 2023, the Group's reporting segments in accordance with IFRS 8 were as follows:

- 1. Fixed network, and
- 2. Mobile network.

41.2. Segment Revenues and Results

The segment revenues and results for the year ended 31 December 2023 are presented in the following table:

			In BAM
	Fixed-line	Mobile	
31 December 2023	Network	Network	Total
Sales of goods and services	245,123,270	272,623,808	517,747,078
Other operating income	26,360,875	283,004,431	309,365,306
Intersegment settlement	85,169,168	35,110,035	120,279,203
Cost of material, goods and combined services	(10,953,055)	(35,802,153)	(46,755,208)
Staff costs	(52,282,510)	(49,467,517)	(101,750,027)
Depreciation and amortization charge	(94,553,690)	(44,144,737)	(138,698,427)
Cost of production services	(55,395,378)	(45,812,172)	(101,207,550)
Other operating expenses	(15,310,667)	(22,528,397)	(37,839,064)
Finance income – interest-bearing	447,803	490,425	938,228
Finance income - other	948,878	322,871	1,271,749
Impairment of financial assets	(1,369,657)	(1,513,377)	(2,883,034)
Financial expenses	(13,921,488)	(14,609,552)	(28,531,040)
Intersegment settlement	(35,110,035)	(85,169,168)	(120,279,203)
Share in the profit of associates	9,914,481	11,024,233	20,938,714
Profit before taxes	89,067,995	303,528,730	392.596.725
Income tax expense	(8,649,234)	(29,475,131)	(38,124,365)
		, , , , , , , , , , , , , , , , , , ,	, , , <u> </u>
Net profit	80,418,761	274,053,599	354,472,360



41. SEGMENT REPORTING (Continued)

41.2. Segment Revenues and Results (Continued)

The segment revenues and results for the year ended 31 December 2022 are presented in the following table:

			In BAM
31 December 2022	Fixed-line Network	Mobile Network	Total
Sales of goods and services Other operating income Intersegment settlement	235,350,434 23,257,750 81,656,228	264,081,956 8,448,605 34,103,571	499,432,390 31,706,355 115,759,799
Cost of material, goods and combined services Staff costs Depreciation and amortization charge Cost of production services Other operating expenses Finance income – interest-bearing Finance income - other Impairment of financial assets Financial expenses Intersegment settlement	(14,975,817) (49,851,772) (92,950,132) (58,554,892) (14,432,351) 330,236 1,094,003 (1,406,445) (5,557,124) (34,103,571)	(42,816,681) (42,180,549) (44,242,188) (44,126,062) (21,531,803) 298,633 528,258 (1,309,252) (4,998,510) (81,656,228)	(57,792,498) (92,032,321) (137,192,320) (102,680,954) (35,964,154) 628,869 1,622,261 (2,715,697) (10,555,634) (115,759,799)
Share in the profit of associates	413,177	463,683	876,860
Profit before taxes Income tax expense	70,269,724 (7,598,864)	25,063,433 (2,710,322)	95,333,157 (10,309,186)
Net profit	62,670,860	22,353,111	85,023,971

Segment revenues and results reported above (for the year ended 31 December 2023 and 31 December 2022) represent revenue generated from external customers. Inter-segment sales during the period have been eliminated.

The accounting policies of the reporting segments are the same as the Group's accounting policies described in *Note 3* to the consolidated financial statements.

Segment profit represents the profit earned by each segment with allocation of all costs, based on the revenues earned by each individual reporting segment. This is the measure reported to the chief operating decision makers for the purposes of adequate resource allocation and assessment of segment performance.

The Group's revenue from its major services is presented in detail in *Note 5* to the consolidated financial statements.



41. SEGMENT REPORTING (Continued)

41.3. Segment Capital Expenditures

Capital expenditures of the segments during the year reporting period ended 31 December 2023 and 31 December 2022 were as follows:

	Fixed Network	Mobile Network	In BAM Total
31 December 2023			
Capital expenditures (Notes 12 and 13)	112,215,622	44,885,520	157,101,142
31 December 2022 Capital expenditures (<i>Notes 12 and 13</i>)	83,784,048	57,568,573	141,352,621

Capital expenditures include purchases of intangible assets, property, and equipment during the reporting period.

42. TAX RISKS

Republic of Srpska and Bosnia and Herzegovina currently have several tax laws in effect, imposed by various governmental agencies. The applicable taxes include value added tax, corporate income tax, and payroll (social) taxes, among others. Besides that, the regulations governing these taxes were not applied for longer time, in contrast to similar legislation in more developed market economies. Moreover, the regulations defining the implementation of these laws are often unclear or non-existent.

Hence, regarding the tax issues, there is limited number of exemplary cases. There are often different opinions on legal interpretation among government ministries and organizations, which may lead to creating uncertainties and conflict of interests. Tax declarations, together with other legal regulations (e.g., customs and currency control matters) are subject to the review and investigation by number of relevant authorities that are legally enabled to impose extremely severe fines, penalties, and interest charges.

The tax authorities' interpretation of the tax legislation, applicable to the transactions and activities of the Group may differ from that of the management. As the result, transactions may be disputed by tax authorities and additional taxes, penalties, and interest may be imposed to the Group. Pursuant to the Law on Tax Authority of the Republic of Srpska, the statutory limitation period of the tax liability is five years. This virtually means that the tax authorities could determine payment of outstanding liabilities in the period of five years from the origination of the liability. The afore-described situation creates tax risks in the Republic of Srpska and Bosnia and Herzegovina that are substantially more significant than those typically existing in countries with more developed tax systems. In addition, the Group performs a significant number of business transactions with its related parties.

Although the Group's management is of the opinion that the documentation on transfer prices is sufficient and adequate, it is uncertain whether the requirements and interpretations of the tax and other authorities differ from those of the management. The Group's management believes that no varying interpretations could have material impact on the Group's consolidated financial statements in whole.



43. CURRENT ECONOMIC SITUATION AND ITS IMPACT ON THE GROUP

Global economies continued to recover from the recession triggered by the coronavirus pandemic, but the current global situation has resulted in the inflation rates increase and monetary policy tightening. The economy of Bosnia and Herzegovina, as well as the economies of neighbouring countries, are facing new challenges reflected in the energy product prices increase and slowdown of the global and economic growth, which is directly reflected on their growth, too. The Group constantly monitors the events worldwide and in the surrounding countries, taking all necessary measures to minimise their impact on the Group's business operations. At the issuance date of these financial statements, the Group continues to meet its liabilities as they mature and regularly provides services to its clients.

44. EXCHANGE RATES

The official median exchange rates for major currencies, established in the Interbank Foreign Exchange Market and used in the translation of the statement of financial position components denominated in foreign currencies into BAM were as follows:

	In BAM	
	31 December 2023	31 December 2022
Euro (EUR) Serbian Dinar (RSD) American Dollar (USD) Swiss Franc (CHF)	1.95583 0.01669 1,76998 2,11213	1.95583 0.01667 1.83371 1.98622

45. EVENTS AFTER THE REPORTING PERIOD

On December 27, 2023, the Assembly of TRION TEL d.o.o. Banja Luka made a decision to initiate the merger procedure with the parent company Mtel a.d. Banja Luka, which is the owner of 100% of shares in TRION TEL d.o.o. Banja Luka. Upon entry of the status change merger and acquisition into the court register on February 27, 2024, entire assets of TRION TEL d.o.o. Banja Luka, including rights and obligations, will be transferred to the acquiring company, Mtel a.d. Banja Luka, and the company being merged will cease to exist without carrying out the liquidation procedure.

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