WWW HOLDING COMPANY LIMITED REVISED ANNUAL REPORT AND FINANCIAL STATEMENTS

FOR THE 10 MONTH PERIOD ENDED 31 DECEMBER 2016

L86ØMWIH
LD2 22/05/2019 #4
COMPANIES HOUSE

CONTENTS OF THE REVISED FINANCIAL STATEMENTS FOR THE PERIOD ENDED 31 DECEMBER 2016

	Page
Company Information	1
Revised Strategic Report	2
Revised Report of the Directors	5
Statement of Directors' Responsibilities	8
Report of the Independent Auditors	9
Revised Consolidated Statement of Comprehensive Income	12
Revised Consolidated Balance Sheet	13
Revised Company Balance Sheet	14
Revised Consolidated Statement of Changes in Equity	15
Revised Company Statement of Changes in Equity	16
Revised Consolidated Cash Flow Statement	17
Revised Notes to the Financial Statements	18

COMPANY INFORMATION FOR THE PERIOD ENDED 31 DECEMBER 2016

DIRECTORS:

A Subaskaran A S Premananthan

SECRETARY:

A S Premananthan

REGISTERED OFFICE:

3rd Floor

Walbrook Building 195 Marsh Wall London

London E14 9SG

REGISTERED NUMBER:

05049626 (England and Wales)

INDEPENDENT AUDITOR:

PKF Littlejohn LLP Statutory Auditor 1 Westferry Circus Canary Wharf London E14 4HD

REVISED STRATEGIC REPORT FOR THE PERIOD ENDED 31 DECEMBER 2016

The Directors present their Revised Annual Report and Financial Statements of the Company and the Group (comprising WWW Holding Company Limited and its subsidiaries) for the 10 months ended 31 December 2016. The comparative period comprises the year ended 29 February 2016.

The Revised Strategic Report replaces the original Strategic Report for the period ended 31 December 2016 and, in respect of the Company, it has been prepared as at the date of the original Strategic Report and not the date of the revision and accordingly does not deal with any events between those dates. In respect of the Group, the financial statements have been prepared as at the date of the revised financial statements. The significant amendment to the original Strategic Report is to include the Group whereas previously it comprised the Parent Company only.

PRINCIPAL ACTIVITY

The principal activity of the Group in the year under review was that of the provision of prepaid calling cards and wholesale airtime services. The principal activity of the Company during the period under review was that of a holding company.

CORPORATE GOVERNANCE

The Group supports high standards of corporate governance. The Board is responsible for organising and directing the overall affairs of the Group in a way that is in the best interests of the shareholders – that is, meeting all legal and regulatory requirements and to ensure the Group remains consistent with good practice.

By providing vision, strategy and a shared services centre to its subsidiaries and other related parties, the Group gains economies of scale. This takes place within a specific operational structure in which the Directors of each subsidiary have responsibility for their own decision making and for the corporate governance within their own entities, thus mitigating financial and regulatory risk.

The Board is also responsible for ensuring that the Group is adequately resourced, that the appropriate skills are in place and that the management team are meeting their objectives whilst ensuring that shareholder value is maintained.

REVIEW OF BUSINESS

The Group's key financial and other performance indicators during the period was as follows:

	10 months to 31 December 2016 €'000	Year ended 29 February 2016 €'000	Change
Turnover	423,429	581,415	(27.2%)
Gross Profit	67,330	86,780	(22.4%)
Gross Margin	15.9%	14.9%	6.7%
Profit after Tax	4,268	6,748	(36.7%)
Equity shareholders' funds	58,414	54,474	7.2%
Current assets as a % of current liabilities	98.16%	98.90%	(0.8%)

The Group revenue declined 12.6% when the reported €423.4m revenue for the 10 months ended 31 December 2016 was adjusted for a comparable 12-month basis. The gross profit margin has increased from 14.9% in the year ended 29 February 2016 to 15.9% for the 10 months ended 31 December 2016. The decline in revenue is primarily caused by a decline in voice call minutes offset by reducing costs of international termination, however an overall increase in data usage resulted in increased gross margins for the period.

Debtors have increased to €3,483m at 31 December 2016 compared to €3,236m at 29 February 2016 primarily as a result of increased related party receivables. A total amount of €399m is owed from Lycamobile Sweden - (Ireland), Lycamobile Belgium Ltd, Lycamobile Ltd and Lycatel Distribution UK Ltd, being 11.1% of total related party receivables.

Creditors falling due within one year have increased to €3,550m at 31 December 2016 from €3,273m at 29 February 2016 primarily as a result of an increase in related party payables. A total amount of €377m is owed to Lycamobile SPRL, Lycamobile UK Ltd and Lycamobile Sweden AB, being 10.9% of the total related party payables.

The total equity has increased by 7.2% which is predominantly due to profit retained in the period.

REVISED STRATEGIC REPORT - continued FOR THE PERIOD ENDED 31 DECEMBER 2016

PROFIT FOR THE FINANCIAL PERIOD

The profit after taxation for the 10 month period ended 31 December 2016 is €4,268k (year ended 29 February 2016: €6,748k).

The Group trades with other affiliated and related party companies (see note 17) and the Group, its affiliates and related parties are included in an operating model that ensures revenue and profits are economically allocated to the Group which has earned them.

PRINCIPAL RISKS AND UNCERTAINTIES

The principal risks and uncertainties facing the Group are broadly grouped within competitive, operational and financial risk. The directors' risk management objectives consist of identifying and monitoring those risks which could have an adverse impact on the Group's assets, profitability or cash flow, and mitigating these risks where appropriate.

Competitive Risk

The principal risk and uncertainty facing the Group is the current economic environment and a possible slow down in trade. The Group operates in a competitive and dynamic environment where maintaining and developing the interest of the audience is critical to its commercial success in attracting new customers, which impacts the Group's ability to grow margin. The Group manages this competitive risk by continually seeking to ensure its products meet the needs of the communities they service and investing in new services, which creates promising opportunities for revenue and margin generation.

The market remains competitive with new entrants able to join relatively easily, resulting in pricing risk. It has proven difficult for any new entrant to achieve any scale, however, and the combination of any new entrant's inability to match the Group's tariff rates for any length of time mitigates this risk. This competitive risk is further mitigated by regular reviews of competitive offerings and changes in market providers, with immediate responses to competitive offerings in the market.

Operational Risk

The main operational risk relating to the Group is the ever declining calling card market, but the Group is presently focusing its resources on building its wholesale market by providing competitive wholesale pricing to its related parties, which are mainly Mobile Virtual Network Operators (MVNO's) around the world. These related party MVNO's unique selling point is to provide cheap international calls to the community at large and their expansion is leading to ever increasing demand for international minutes.

Regulatory Risk

The Group's telecommunication services are regulated together with the industry as a whole. Full compliance with regulatory requirements is monitored by senior management in conjunction with the Group's in-house legal team.

Although Article 50 of the European Treaty to leave the EU has been invoked and the impact of foreign currency fluctuations has been evident, the threats and opportunities of 'Brexit' are still largely unknown, not least the uncertainty around trade and customs arrangements after October 2019. The Group is monitoring developments closely.

Financial Risk

The Groups sales and purchases are denominated in Euros. Certain Group company balances due to or from related parties are in other currencies primarily in British Sterling pounds. The Group is therefore exposed to currency movements. Currently, the Group does not use financial derivatives or currency hedging options in its financing activities.

In addition, the Group has undertaken a risk assessment within the non-trading areas of the business, which could have a material effect on the performance of the business.

Further, foreign exchange risk in overseas operations is managed by maintaining foreign currency bank balances.

REVISED STRATEGIC REPORT - continued FOR THE PERIOD ENDED 31 DECEMBER 2016

Credit risk

The Group has a significant concentration of credit risk as a result of balances due to and from related parties. The Group's principal financial assets are bank balances, trade and other receivables. The Group's credit risk is primarily attributable to the amounts due from related parties. The amounts presented in the Balance Sheet are presented net of any impairment. Each balance is reviewed and an assessment of recoverability of the balance has been made individually, with any impaired amount taken directly to profit or loss where relevant. The credit risk on bank balances is considered limited because the counterparties are banks with high credit ratings.

The Group has undergone a process to review the recoverability of related party balances owing at period end. In doing so it has taken the step to reduce the value of the debtors outstanding based upon various criteria including the counterparties profitability, financial stability and subsequent repayment.

Bad debt risk

The Group adopts a policy to mitigate third party bad debt risk throughout its subsidiary companies. It achieves this via a program of regular detailed reviews of past credit history and monitoring the receivable balances, coupled with the detailed knowledge of the trading experience of the customer.

Liquidity risk

The Group's policy on liquidity risk is to ensure that sufficient cash is available to fund ongoing operations, which is supported by related party balances.

Future Developments

The directors remain optimistic for the year ahead and expect turnover for the next financial year to increase due to commencement of businesses in new markets. The directors aim to maintain a strategy to continue to increase the turnover and the directors consider that the Group will continue to demonstrate a growth in sales and remain profitable.

By order of the Board

S Premanal)than

22 May 2019

REVISED REPORT OF THE DIRECTORS FOR THE PERIOD ENDED 31 DECEMBER 2016

The Directors present their Revised Annual Report and Financial Statements of the Company and its subsidiaries (together "the Group") for the period ended 31 December 2016. Refer to the accounting policy Revision of financial statements to include consolidated financial statements and change in Company presentation currency for the basis of these revised financial statements. These financial statements replace the previously filed financial statements as required by SI 2008 No. 373 4(2)(a)(i).

The Revised Report of the Directors replaces the original Report of the Directors for the period ended 31 December 2016 and in respect of the Company, it has been prepared as at the date of the original Report of the Directors and not the date of the revision and accordingly does not deal with any events between those dates. In respect of the Group, the financial statements have been prepared as at the date of the revised financial statements. The significant amendment to the original Report of the Directors is to include the Group.

Dividends

No dividends were proposed or paid during the period (year ended 29 February 2016: ENil).

Directors

The Directors who have held office during the period from 1 March 2016 to the date of this report are as follows:

A Subaskaran

A S Premananthan

Related Party Transactions

The Company has subsidiary undertakings as listed in note 12. The individual shareholders have similar interests in a range of related companies. As these companies are under common control, transactions between the Group and these companies are considered as related party transactions. Details of these transactions are set out in note 18 to the financial statements.

Political and Charitable Contributions

During the period the Company and the Group made no political donations (year ended 29 February 2016: €Nil). The Group made donations of €12k (year ended 29 February 2016 - €2k) to charities during the period. The Company made no donations in the period (year ended 29 February 2016: €Nil).

Employment Policies and Involvements

Opportunities are available to disabled employees for training, career development and promotion. The Group does not condone unfair treatment of any kind and offers equal opportunities in all aspects of employment and advancement regardless of race, nationality, gender, age, marital status, sexual orientation, disability, religious or political beliefs. The Group gives full consideration to applications for employment from disabled persons where the candidate's particular aptitudes and abilities are consistent with adequately meeting the requirements of the job.

Should any existing employee unfortunately become disabled during their employment, it is the Group's policy to provide continuing employment wherever practicable in the same or an alternative position and to provide appropriate training to achieve this aim.

The Group's employment policy is fully compliant with all legal and cultural requirements, and seeks to maintain high standards and strong employee relations with all of its employees within a diverse and inclusive environment.

GOING CONCERN

The financial statements have been prepared on a going concern basis. The directors believe the Group and Company will be able to continue to operate and meet its obligations as they fall due for the foreseeable future.

In order to meet its day to day working capital requirements the Group and Company is reliant on the amount and timing of cash receipts and payments, notably interest derived from Group companies and related parties and ultimately the continued support of its controlling shareholder, Mr A Subaskaran.

The Group and its related parties form an operating model that ensures revenue and profits are economically allocated to the company which has earned them. As such the Group has substantial trading transactions with other related party companies and there may be significant amounts due to or from those parties that are repayable on demand. The Group may be called upon to fund related parties however there is no obligation to do so.

REVISED REPORT OF THE DIRECTORS - continued FOR THE PERIOD ENDED 31 DECEMBER 2016

As a consequence of this, the operating model exposes each company to cash needs as well as operational risks of those affiliated and related companies. Within a number of those companies, there are net liabilities as well as net assets, elements of litigation with external parties and tax authority challenges and risks associated with local legislation interpretations. These factors could result in potential liabilities and a drain in cash resources across the operating model and the companies which are part of it. Accordingly, the timing and amount of cash available to the Group and Company to meet its liabilities as they fall due may be affected by the uncertain future working capital needs of those parties. Related party liabilities will be settled only when sufficient surplus working capital is available.

As referred to in notes 14 and 16, the Company has recorded a corporation and section 455 liability of €4.6m plus a provision of €8.9m with regard to ongoing enquiries by HMRC into the Controlled Foreign Company ("CFC") Tax Regime. The Directors believe that they have strong grounds and arguments to support the Company's CFC position. Despite the uncertain nature of the timing and quantum of a potential liability, the Directors consider that there is a remote likelihood of any amount relating to this provision being payable within the next 12 months from approval of these financial statements, due to the complexity of the matter and length of appeal process. This remote financial risk has been further mitigated by the availability of financial support from related parties, should it be required. The Directors have confirmed the validity of the conclusion by undertaking a review of the cashflows for the related party companies within the aggregated entities which show sufficient cashflow headroom for this provision to be met from wider operational cashflow.

Operational cashflow forecasts for this Group and related party companies have been prepared on an aggregate basis for the period ending 31 December 2019. The forecast takes account of the market conditions and risk factors faced by all entities involved in the model. This aggregated forecast shows the group of affiliated and related companies, whom are all under the common control of Mr A Subaskaran, the ultimate controlling party of WWW Holding Company, being profit generating and cash generating for the period ending 31 December 2019 and that the aggregated companies have the ability to meet future resourcing requirements and settle related party debts as they fall due, within this group. The operational cashflow forecasts are prepared on an annual basis by management and at the date of this report, the operational cashflow forecast is to 31 December 2019. In the view of management, there is unlikely to be a material change for the period to 31 December 2020.

The Directors have further mitigated any potential related party risk by receiving an undertaking from the owners of certain material related party creditor companies that liabilities will not be demanded and repaid to the related party companies for a period of at least 12 months from the date of signing these financial statements, unless significant surplus funds are available, or if doing so could jeopardise, in the opinion of the Directors, the Group's ability to meet its debts as they fall due.

The Directors have additionally concluded, following a review of related party receivables, that whilst operational cash headroom would be significantly reduced in the event of difficulty collecting these balances, this would not itself jeopardise the going concern conclusion that the Directors have reached.

Liquidity and Capital Resources

The major source of Group liquidity for the current financial period was cash generated from operations. The Group's key sources of liquidity for the foreseeable future will likely continue to be cash generated from operations.

SUBSEQUENT EVENTS

There are no subsequent events for the Company for the period ended 31 December 2016, which we are required to consider beyond the date of approval of the original financial statements. In respect of the Group, which was excluded from the original financial statements, the following subsequent event is noted:

- Group reconstruction including Lycamobile SRL

Lycamobile SRL was previously owned by the shareholders of WWW Holding Company Limited. In March 2017, ownership was transferred to WWW Holding Company Limited. Consideration of €100 was paid to the previous shareholders on transfer of ownership.

DISCLOSURE OF INFORMATION TO THE AUDITOR

The Directors who held office at the date of approval of this Directors' report confirm that, so far as they are each aware, there is no relevant audit information of which the Group's auditor is unaware; and each Director has taken all the steps that they ought to have taken as a Director to make themselves aware of any relevant audit information and to establish that the Group's auditor is aware of that information.

REVISED REPORT OF THE DIRECTORS - continued FOR THE PERIOD ENDED 31 DECEMBER 2016

AUDITOR

PKF Littlejohn LLP has signified its willingness to continue in office as auditor.

By order of the Board

S Premananthan

Director

22 May 2019

STATEMENT OF DIRECTORS' RESPONSIBILITIES FOR THE PERIOD ENDED 31 DECEMBER 2016

The Directors are responsible for preparing the Revised Annual Report and the Financial Statements in accordance with applicable law and regulations.

Company law requires the Directors to prepare Financial Statements for each financial year. Under that law the Directors have elected to prepare the Financial Statements in accordance with United Kingdom Generally Accepted Accounting Practice (United Kingdom Accounting Standards and applicable law). Under company law the Directors must not approve the Financial Statements unless they are satisfied that they give a true and fair view of the state of affairs of the Company and the Group, and of the profit or loss of the Group for that period. In preparing these financial statements, the Directors are required to:

- select suitable accounting policies and then apply them consistently;
- make judgements and accounting estimates that are reasonable and prudent;
- state whether applicable accounting standards, including FRS 102 have been followed, subject to any material departures disclosed and explained in the financial statements;
- prepare the financial statements on the going concern basis unless it is inappropriate to presume that the Group and the Company will continue in business.

The Directors are responsible for keeping adequate accounting records that are sufficient to show and explain the Group's and Company's transactions and disclose with reasonable accuracy at any time the financial position of the Company and the Group and enable them to ensure that the Financial Statements comply with the Companies Act 2006. They are also responsible for safeguarding the assets of the Company and the Group and hence for taking reasonable steps for the prevention and detection of fraud and other irregularities.

The Directors are responsible for the maintenance and integrity of the corporate and financial information included on the Group's website. Legislation in the United Kingdom governing the preparation and dissemination of the Financial Statements may differ from legislation in other jurisdictions.

BEHALF OF THE BOARD:

AS Premananthan
Director

Date: 22 May 2019

Disclaimer of opinion

We were engaged to audit the revised financial statements of WWW Holding Company Limited (the 'parent company') and its subsidiaries (the 'group') for the 10 months ended 31 December 2016 which comprise the Revised Consolidated Statement of Comprehensive Income, the Revised Consolidated Balance Sheet, the Revised Company Balance Sheet, the Revised Consolidated Statement of Changes in Equity, the Revised Company Statement of Changes in Equity, the Revised Consolidated Cash Flow Statement and notes to the revised financial statements, including a summary of significant accounting policies.

These revised financial statements replace the original financial statements approved by the directors on 9 May 2018. The financial reporting framework that has been applied in their preparation is applicable law and United Kingdom Accounting Standards, including Financial Reporting Standard 102 The Financial Reporting Standard applicable in the UK and Republic of Ireland (United Kingdom Generally Accepted Accounting Practice). The revised financial statements have been prepared under the Companies (Revision of Defective Accounts and Reports) Regulations 2008 and accordingly do not take account of events which have taken place after the date the original revised financial statements were approved, except in the case of the Group which was excluded from the original financial statements and therefore was not in the scope of our audit report on the original financial statements.

We do not express an opinion on the accompanying revised financial statements of the Company and Group. Because of the significance of the matters described in the basis for disclaimer of opinion section of our report, we have not been able to obtain sufficient appropriate audit evidence to provide a basis for an audit opinion on these revised financial statements.

Basis for disclaimer of opinion

We refer to note 1 to the revised financial statements which explains that the Directors are in the process of preparing Group revised financial statements for previous financial reporting periods. As at the date of our report, the process is ongoing and therefore the opening balances and comparative consolidated financial information contained within these revised financial statements are unaudited.

The audit evidence available to us to confirm the appropriateness of preparing the Group and Company revised financial statements on the going concern basis, which the Directors explain in note 1 to the revised financial statements, was limited. Accordingly, we were unable to obtain sufficient, appropriate audit evidence as to the ability of the Group and Company to continue to operate for the next 12 months from the date of our report.

We were not appointed as auditors of the Group until after 31 December 2016 and thus we were not able to utilise component auditors in accordance with ISA 600 and be involved in the audit of significant components, which were finalised before our appointment. We were unable to satisfy ourselves by alternative means concerning these significant components, particularly regarding the modifications to the audit reports of the individual financial statements. In addition, there were components within the Group which have incorrectly taken an audit exemption while not being eligible to do so. Accordingly, we were unable to determine whether any adjustments might have been found necessary in respect of these components.

As a result of the above we do not express an opinion on these revised financial statements. In addition, there is the following matter that would have otherwise required a modification of our audit opinion:

• Included within Tangible assets is Freehold Property with an amount of €3,321,000 which should be accounted for as an Investment Property in accordance with Section 16 (Investment Properties) of FRS 102. This reclassification would also result in revaluing the carrying amounts to fair value with gains or losses being recognised in profit or loss. We were unable to obtain sufficient appropriate evidence regarding the fair value of the properties.

Emphasis of matter - contingent liabilities

We draw attention to note 20 of the revised financial statements, which describes ongoing tax enquiries with HMRC for which provisions are not recognised in these revised financial statements. There is a material uncertainty regarding the timing and quantum of amounts that may be payable in respect of these issues which the Directors are not able to quantify with certainty. Our opinion is not modified in this respect.

Emphasis of matter - revision of financial statements to include consolidated financial statements

We draw attention to note 1 to these revised financial statements which describes the need for revision of the original financial statements to include consolidated financial statements and also amend the presentational currency of the Company to align with that of the Group. The original financial statements were approved on 9 May 2018 and our previous audit report was signed on that date. That audit report was qualified under the Companies Act 2006 for non-preparation of consolidated financial statements. We have not performed a subsequent events review for the period from the date of our previous auditor's report to the date of this report, except in the case of the Group which was excluded from the original financial statements and therefore was not in the scope of our audit report on the original financial statements. Our opinion is not modified in this respect.

Other information

The other information comprises the information included in the annual report, other than the revised financial statements and our auditor's report thereon. The directors are responsible for the other information. Our opinion on the Group and Parent Company revised financial statements does not cover the other information and, except to the extent otherwise explicitly stated in our report, we do not express any form of assurance conclusion thereon. In connection with our audit of the revised financial statements, our responsibility is to read the other information and, in doing so, consider whether the other information is materially inconsistent with the revised financial statements or our knowledge obtained in the audit or otherwise appears to be materially misstated. If we identify such material inconsistencies or apparent material misstatements, we are required to determine whether there is a material misstatement in the revised financial statements or a material misstatement of the other information.

If, based on the work we have performed, we conclude that there is a material misstatement of the other information, we are required to report that fact. As described in the Opinion on other matters prescribed by the Companies Act 2006 section of our report, we have concluded that a material misstatement of the other information exists.

Opinion on other matters prescribed by the Companies Act 2006

In our opinion, the original financial statements for the period ended 31 December 2016 failed to comply with the requirements of the Companies Act 2006 in respect of the matters identified by the directors in note 1 to the revised financial statements.

Because of the significance of the matters described in the basis for disclaimer of opinion section of our report, we have been unable to form an opinion, whether based on the work undertaken in the course of the audit:

- the information given in the strategic report and the directors' report for the financial period for which the revised financial statements are prepared is consistent with the revised financial statements; and
- the strategic report and the directors' report have been prepared in accordance with applicable legal requirements.

Matters on which we are required to report by exception

Notwithstanding our disclaimer of opinion on the revised financial statements, in the light of the knowledge and understanding of the company and its environment obtained in the course of the audit performed subject to the pervasive limitation described above, we have not identified material misstatements in the strategic report or the directors' report.

Arising from the limitation of our work referred to above:

• we have not obtained all the information and explanations that we considered necessary for the purpose of our audit.

We have nothing to report in respect of the following matters in relation to which the Companies Act 2006 requires us to report to you if, in our opinion:

the Parent Company revised financial statements are not in agreement with the accounting records and returns; or

INDEPENDENT AUDITOR'S REPORT TO THE MEMBERS OF WWW HOLDING COMPANY LIMITED

- adequate accounting records have not been kept by the Parent Company, or returns adequate for our audit have not been received from branches not visited by us; or
- certain disclosures of directors' remuneration specified by law are not made.

Responsibilities of the Directors

As explained more fully in the directors' responsibilities statement, the directors are responsible for the preparation of the Group and Parent Company revised financial statements and for being satisfied that they give a true and fair view, and for such internal control as the directors determine is necessary to enable the preparation of revised financial statements that are free from material misstatement, whether due to fraud or error.

In preparing the Group and Parent Company revised financial statements, the directors are responsible for assessing the Group's and Parent Company'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 the directors either intend to liquidate the company or to cease operations, or have no realistic alternative but to do so.

Auditor's responsibilities for the audit of the revised financial statements

Our responsibility is to conduct an audit of the Group's and Parent Company's revised financial statements in accordance with ISAs (UK) and to issue an auditor's report. We are also required to report whether in our opinion the original financial statements failed to comply with the requirements of the Companies Act 2006 in the respects identified by the directors. The audit of revised financial statements includes the performance of procedures to assess whether the revisions made by the directors are appropriate and have been properly made.

However, because of the matters described in the basis for disclaimer of opinion section of our report, we were not able to obtain sufficient appropriate audit evidence to provide a basis for an audit opinion on these revised financial statements.

We are independent of the Group and Parent Company in accordance with the ethical requirements that are relevant to our audit of the revised financial statements in the UK, including the FRC's Ethical Standard, and we have fulfilled our other ethical responsibilities in accordance with these requirements.

Use of our report

This report is made solely to the company's members, as a body, in accordance with the Companies (Revision of Defective Accounts and Reports) Regulations 2008. Our audit work has been undertaken so that we might state to the company's members those matters we are required to state to them in an auditor's report and for no other purpose. To the fullest extent permitted by law, we do not accept or assume responsibility to anyone, other than the company and the company's members as a body for our audit work, for this report, or for the opinions we have formed.

Mark Ling (Senior Statutory Auditor)

For and on behalf of PKF Littlejohn LLP

Statutory Auditor
22 May 2019

1 Westferry Circus Canary Wharf London E14 4HD

REVISED CONSOLIDATED STATEMENT OF COMPREHENSIVE INCOME FOR THE PERIOD ENDED 31 DECEMBER 2016

	Notes	Period ended 31 December 2016 (10 months) €'000	Year Ended 29 February 2016 €'000
TURNOVER	3	423,429	581,415
Cost of sales		(356,099)	(494,635)
GROSS PROFIT		67,330	86,780
Administrative expenses Other operating expenses	5	(60,448) (10,802)	(73,257) (8,587)
OPERATING (LOSS)/PROFIT		(3,920)	4,936
Interest receivable and similar income Interest payable and similar charges	7 8	7,434 (154)	6,600 (39)
PROFIT ON ORDINARY ACTIVITIES BEFORE TAXATION		3,360	11,497
Tax credit/(charge) on profit on ordinary activities	9	908	(4,750)
PROFIT FOR THE FINANCIAL PERIOD/YEAR ATTRIBUTABLE TO OWNERS OF THE PARENT	ī	4,268	6,747
		Period ended 31 December 2016 (10 months) €'000	Year ended 29 February 2016 €'000
PROFIT FOR THE FINANCIAL PERIOD/YEAR		4,268	6,747
Other comprehensive income: Items that may be subsequently reclassified to profit or le	OSS		
Translation of foreign operations		2,779	3,174
TOTAL COMPREHENSIVE INCOME FOR THE PARATTRIBUTABLE TO THE OWNERS OF THE PARA		7,047	9,921

All of the activities of the Group are classed as continuing.

WWW HOLDING COMPANY LIMITED (REGISTERED NUMBER: 05049626)

REVISED CONSOLIDATED BALANCE SHEET AS AT 31 DECEMBER 2016

Non-CURRENT ASSETS Intangible assets 10 Tangible assets 11 Investments 12 Debtors due after more than one year 13	€'000	€'000 2,067 9,969 320	€'000	€'000 2,371
Intangible assets10Tangible assets11Investments12		9,969		2 371
Tangible assets 11 Investments 12				,- / I
		320		8,383
Debtors due after more than one year 13				356
Debiors due arter more dian one year		120,348		93,202
•		132,704		104,312
		,		
CURRENT ASSETS				
Debtors 13	3,482,906		3,235,926	
Cash and cash equivalents	1,697		1,147	
	3,484,603		3,237,073	
CREDITORS Amounts falling due within one year 14	(3,549,979)		(3,273,024)	
NET CURRENT LIABILITIES		(65,376)		(35,951)
TOTAL ASSETS LESS CURRENT LIABILITIE	s	67,328		68,361
PROVISIONS FOR LIABILITIES 16		(8,915)		(13,887)
NET ASSETS		58,413		54,474
CAPITAL AND RESERVES				
Called up share capital 17		<u>-</u>		-
Other reserves		(6,739)		(6,739)
Foreign exchange reserve		(1,348)		(4,127)
Profit and loss account		66,500		65,340
TOTAL EQUITY		58,413		54,474

The revised financial statements were approved and authorised for issue by the Board of Directors on 22 May 2019 and were signed on its behalf by:

A S Premananthan - Director

WWW HOLDING COMPANY LIMITED (REGISTERED NUMBER: 05049626)

REVISED COMPANY BALANCE SHEET AS AT 31 DECEMBER 2016

•		31 D	ecember 2016	29	February 2016 Restated	1 March 2015 Restated
	Note	€'000	€'000	€,000	€'000	€'000 €'000
NON-CURRENT ASSETS Investments	12		96		104	113
Debtors due after more than one year	13		86,316		62,823	49,953
			86,412		62,927	50,066
CURRENT ASSETS						
Debtors	13	531		540		7,045
Cash and cash equivalents		5				<u>-</u>
		536		542		7,045
CREDITORS						
Amounts falling due within one year	14	(76,510)		(54,602)		(53,217)
NET CURRENT LIABILITIES			(75,974)		(54,060)	(46,172)
TOTAL ASSETS LESS CURRENT L	IABILITI)	ES	10,438		8,867	3,894
PROVISIONS FOR LIABILITIES	16		(8,928)		(13,903)	(13,072)
NET ASSETS/(LIABILITIES)		_	1,510		(5,036)	(9,178)
CAPITAL AND RESERVES						
Called up share capital	17		-		-	-
Other reserves			(6,739)		(6,739)	(6,739)
Foreign exchange reserve Profit and loss account			(548)		(838)	(1,266)
FIGHT AND IOSS ACCOUNT			8,797		2,541	(1,173)
TOTAL EQUITY			1,510		(5,036)	(9,178)

As permitted by Section 408 of the Companies Act 2006, the statement of profit or loss of the parent company is not presented as part of these financial statements. The parent company's profit for the financial period was &epsilon9,363,922 (year ended 29 February 2016 - &epsilon3,714,620).

The financial statements were approved by the Board of Directors on 22 May 2019 and were signed on its behalf by:

A S Premanantha

Director

REVISED CONSOLIDATED STATEMENT OF CHANGES IN EQIUTY FOR THE PERIOD ENDED 31 DECEMBER 2016

Sha	re capital €'000	Other reserves €'000	Foreign exchange reserve €'000	Profit and Loss account €'000	Total €'000
At 1 March 2015	<u>-</u>	(6,739)	(7,301)	58,593	44,553
Profit for the year Other comprehensive income	-	- -	- 3,174	6,747	6,747 3,174
Total comprehensive income		-	3,174	6,747	9,921
At 29 February 2016	-	(6,739)	(4,127)	65,340	54,474
At 1 March 2016	-	(6,739)	(4,127)	65,340	54,474
Distribution (see note 13)	-	-	-	(3,108)	(3,108)
Total transactions with owners recognised directly in equity	·	-	-	(3,108)	(3,108)
Profit for the period	-	· -	-	4,268	4,268
Other comprehensive income	-	<u>-</u>	2,779	· -	2,779
Total comprehensive income	-	_	2,779	4,268	7,047
At 31 December 2016	-	(6,739)	(1,348)	66,500	58,413

The other reserve listed above represents capital redeemed by the Company and share buy-back of securities held by a prior shareholder of the business.

REVISED COMPANY STATEMENT OF CHANGES IN EQUITY FOR THE PERIOD ENDED 31 DECEMBER 2016

	Share capital €'000	Other reserves €'000	Foreign exchange reserve €'000	Profit and loss account €'000	Total €'000
At 1 March 2015 (restated)		(6,739)	(1,265)	(1,174)	(9,178)
Profit for the year Other comprehensive income	-	- -	- 427	3,715	3,715 427
Total comprehensive income	-	-	427	3,715	4,142
At 29 February 2016	•	(6,739)	(838)	2,541	(5,036)
At 1 March 2016	-	(6,739)	(838)	2,541	(5,036)
Distribution (see note 13)	-	<u>-</u>	<u>.</u>	(3,108)	(3,108)
Total transactions with owners recognised directly in equity				(3,108)	(3,108)
Profit for the period	-	-	-	9,364	9,364
Other comprehensive income Total comprehensive income	-	-	290 290	9,364	9,654
At 31 December 2016		(6,739)	(548)	8,797	1,510

REVISED CONSOLIDATED CASH FLOW STATEMENT FOR THE PERIOD ENDED 31 DECEMBER 2016

	Period ended 31 December 2016 (10 months) €'000	Year ended 29 February 2016 €'000
Profit for the period/year	4,268	6,747
Finance costs	154	39
Finance income	(7,434)	(6,600)
Corporation tax	(908)	4,750
Loss on disposal	` -	(37)
Depreciation	1,777	1,386
Amortisation	123	118
(Increase)/decrease in trade and term receivables	(7,304)	1,570
(Increase)/decrease in prepayments	952	6,307
Increase/(decrease) in trade payables and accruals	6,505	17,094
	(1,867)	31,374
Tax paid	(870)	(1,476)
Net cash (used in)/generated from		-
operating activities	(2,737)	29,898
Cash flows from Investing Activities		
Loan repaid/(advanced) to shareholders		
and related parties	5,630	(28,329)
Payments for property, plant & equipment	(1,641)	(741)
Payments for investments	· · · · · ·	(355)
Net cash generated from/(used in) investing activities	3,989	(29,425)
Cash flow from financing activities		
Interest paid	(154)	(39)
Repayment of borrowings	(547)	(586)
Net cash used in financing activities	(701)	(625)
Net increase/(decrease) in cash and cash equivalents	551	(152)
Cash and cash equivalents at the beginning of the year	1,147	1,299
Cash and cash equivalents at the end of the year	1,698	1,147

The Company is a qualifying entity for the purposes of FRS 102 and has elected to take the exemption under FRS 102, para 1.12 (b) not to present the Company statement of cash flows.

REVISED NOTES TO THE FINANCIAL STATEMENTS FOR THE PERIOD ENDED 31 DECEMBER 2016

1. ACCOUNTING POLICIES

General information

WWW Holding Company Limited ("the Company") and its subsidiaries (together "the Group") operate principally in the UK and countries within the European Union. The Group also has operations in the rest of the world, as disclosed in note 3. The Company is a private company limited by shares and is incorporated in England. The address of its registered office is 3rd Floor Walbrook Building, 195 Marsh Wall, London, E14 9SG.

Revision of financial statements to include consolidated financial statements and change in Company presentational currency

The Company has not complied with the requirements of the Companies Act 2006 to prepare consolidated financial statements that include the Company and its subsidiaries since the year ended 28 February 2013. The Company is in the process of revising the previously prepared financial statements by preparing consolidated financials statements for all reporting periods since that date.

The basis of the revision of the original financial statements is in accordance with the Companies (Revision of Defective Accounts and Reports) Regulations 2008. The original Company financial statements were approved by the board of directors on 9 May 2018. The revised financial statements were approved by the board directors on 22 May 2019. The financial statements are revised by replacement of the original financial statements for the period ended 31 December 2016.

The Revised Annual Report and Financial Statements replaces the original Annual Report and Financial Statements for the period ended 31 December 2016 and in respect of the Company, it has been prepared as at the date of the original Report of the Directors and not the date of the revision and accordingly does not deal with any events between those dates. In respect of the Group, the financial statements have been prepared as at the date of the revised financial statements. The significant amendment to the original Annual Report and Financial Statements is to include the Group and a change in the Company's presentational currency.

The Company has changed its presentational currency to align with that of the Group with effect from 1 March 2016 from Pounds sterling to Euro. The change in presentational currency is a change in the Company's accounting policies and has therefore been accounted for retrospectively as though the presentational currency of the Company was always Euro. Opening equity at 1 March 2015 has been translated at historic rates, the Statement of Financial Position has been translated at the closing rate on 29 February 2016, and the Statement of Comprehensive Income has been translated at the average rate.

Statement of compliance

The Group and Company financial statements of WWW Holding Company Limited have been prepared in compliance with United Kingdom Accounting Standards, including Financial Reporting Standard 102, "The Financial Reporting Standard applicable in the United Kingdom and the Republic of Ireland" ("FRS 102") and the Companies Act 2006.

Summary of significant accounting policies

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

Basis of preparation

The consolidated financial statements of WWW Holding Company Limited and its subsidiaries have been prepared on a going concern basis, under the historical cost convention, as modified by the recognition of the shareholder loans which are measured at fair value, and are in accordance with applicable accounting standards in the United Kingdom.

The Company has taken advantage of the exemption in section 408 of the Companies Act from disclosing its individual profit or loss.

REVISED NOTES TO THE FINANCIAL STATEMENTS - continued FOR THE YEAR ENDED 31 DECEMBER 2016

1. ACCOUNTING POLICIES – continued

Basis of consolidation

The consolidated financial statements consolidate the financial statements of WWW Holding Company Limited and all of its subsidiary undertakings up to 31 December 2016. A subsidiary is an entity controlled by the Group. Control is the power to govern the financial and operating policies of an entity so as to obtain benefits from its activities. Where the Group owns less than 50% of the voting powers of an entity but controls the entity by virtue of an agreement with other investors which give it control of the financial and operating policies of the entity it accounts for that entity as a subsidiary

Where a subsidiary has different accounting policies to the Group, adjustments are made to those subsidiary financial statements to apply the Group's accounting policies when preparing the consolidated financial statements.

Where subsidiaries have a reporting date which is non-coterminous with the Group, those subsidiaries' financial statements are prepared to a date within three months of the parent, adjusted for the effects of significant transactions or events.

Going concern

The financial statements have been prepared on a going concern basis. The directors believe the Group and Company will be able to continue to operate and meet its obligations as they fall due for the foreseeable future.

In order to meet its day to day working capital requirements the Group and Company is reliant on the amount and timing of cash receipts and payments, notably interest derived from Group companies and related parties and ultimately the continued support of its controlling shareholder, Mr A Subaskaran.

The Group and its related parties form an operating model that ensures revenue and profits are economically allocated to the company which has earned them. As such the Group has substantial trading transactions with other related party companies and there may be significant amounts due to or from those parties that are repayable on demand. The Group may be called upon to fund related parties however there is no obligation to do so.

As a consequence of this, the operating model exposes each company to cash needs as well as operational risks of those affiliated and related companies. Within a number of those companies, there are net liabilities as well as net assets, elements of litigation with external parties and tax authority challenges and risks associated with local legislation interpretations. These factors could result in potential liabilities and a drain in cash resources across the operating model and the companies which are part of it. Accordingly, the timing and amount of cash available to the Company to meet its liabilities as they fall due may be affected by the uncertain future working capital needs of those parties. Related party liabilities will be settled only when sufficient surplus working capital is available.

As referred to in notes 14 and 16, the Company has recorded a corporation and section 455 liability of €4.6m plus a provision of £8.9m with regard to ongoing enquiries by HMRC into the Controlled Foreign Company ("CFC") Tax Regime. The Directors believe that they have strong grounds and arguments to support the Company's CFC position. Despite the uncertain nature of the timing and quantum of a potential liability, the Directors consider that there is a remote likelihood of any amount relating to this provision being payable within the next 12 months from approval of these financial statements, due to the complexity of the matter and length of appeal process. This remote financial risk has been further mitigated by the availability of financial support from related parties, should it be required. The Directors have confirmed the validity of the conclusion by undertaking a review of the cashflows for the related party companies within the aggregated entities which show sufficient cashflow headroom for this provision to be met from wider operational cashflow.

Operational cashflow forecasts for this Group and related party companies have been prepared on an aggregate basis for the period ending 31 December 2019. The forecast takes account of the market conditions and risk factors faced by all entities involved in the model. This aggregated forecast shows the group of affiliated and related companies, whom are all under the common control of Mr A Subaskaran, the ultimate controlling party of WWW Holding Company, being profit generating and cash generating for the period ending 31 December 2019 and that the aggregated companies have the ability to meet future resourcing requirements and settle related party debts as they fall due, within this group. The operational cashflow forecasts are prepared on an annual basis

REVISED NOTES TO THE FINANCIAL STATEMENTS - continued FOR THE YEAR ENDED 31 DECEMBER 2016

1. ACCOUNTING POLICIES – continued

by management and at the date of this report, the operational cashflow forecast is to 31 December 2019. In the view of management, there is unlikely to be a material change for the period to 31 December 2020.

The Directors have further mitigated any potential related party risk by receiving an undertaking from the owners of certain material related party creditor companies that liabilities will not be demanded and repaid to the related party companies for a period of at least 12 months from the date of signing these financial statements, unless significant surplus funds are available, or if doing so could jeopardise, in the opinion of the Directors, the Group's ability to meet its debts as they fall due.

The Directors have additionally concluded, following a review of related party receivables, that whilst operational cash headroom would be significantly reduced in the event of difficulty collecting these balances, this would not itself jeopardise the going concern conclusion that the Directors have reached.

Exemptions for qualifying entities under FRS 102

FRS 102 allows a qualifying entity certain disclosure exemptions, subject to certain conditions, which have been complied with.

- (i) FRS 102 1.12 (b) from preparing a statement of cash flows, on the basis that it is a qualifying entity and the consolidated cash flow statement, included in these financial statements, includes the Company' cash flows;
- (ii) FRS 102.1.12 (c) from the financial instrument disclosures, required under FRS 102 paragraphs 11.39 to 11.48A and paragraphs 12.26 to 12.29, as the information is provided in the consolidated financial statement disclosures;
- (iii) FRS 102 1.12 (e) from disclosing key management personnel compensation, as required by FRS 102 paragraph 33.7.

Foreign currency

Functional and presentational currency

The Group financial statements are presented in Euro. The Company's functional currency is Pounds sterling and presentational currency is Euro. The Company changed its presentational currency to Euro to align with that of the Group's functional and presentational currency with effect from 1 March 2016. See the Revision of Financial Statements paragraph above for more detail.

Transactions and balances

Foreign currency translations are translated into the functional currencies using the spot exchange rates at the date of the transaction.

At each reporting period end, foreign currency monetary items are translated using the closing rate. Non-monetary items measured at historical cost are translated using the exchange rate at the date of the transaction and non-monetary items measured at fair value are measured using the exchange rate when fair value was determined.

Translation

The trading results of Group undertakings are translated into Euro at the average exchange rates for the year. The assets and liabilities of undertakings not reporting in Euro, including goodwill and fair value adjustments arising on acquisition, are translated at the exchange rates ruling at the year end. Exchange adjustments arising from the retranslation of opening net investments and from the translation of the profits or losses at average rates are recognised in 'Other comprehensive income'.

Turnover

Revenue is measured at the fair value of the consideration received or receivable and represents amounts receivable for services supplied stated net of value added taxes. The Group adopts specific revenue recognition criteria prior to revenue being recognised, as follows:

Mobile service revenue

This includes national and international airtime, data and roaming services provided to the end user. Airtime is invoiced to pre-pay customers at the time of top-up and to wholesalers at the time of voucher activation. Mobile

REVISED NOTES TO THE FINANCIAL STATEMENTS - continued FOR THE PERIOD ENDED 31 DECEMBER 2016

1. ACCOUNTING POLICIES - continued

service revenues are recognised only when the services are actually consumed by the end user. Revenue invoiced or received in advance of usage is deferred and released when consumed as services by the end users or when usage expires.

Calling Card service revenue

Calling card service revenues are recognised only when the services are actually consumed by the end user. Revenue invoiced or received in advance of usage is deferred and released when consumed as services by the end users or when usage expires.

Revenue for support services

Revenue from the supply of mobile equipment support services to related parties is recognised when the service is provided.

Wholesale Service Revenue

Wholesale service revenue is invoiced on the basis of traffic used by the wholesaler, and recorded as revenue at the time of invoicing. Any advance received from these wholesalers is treated as other creditors in the balance sheet, and not recognised as revenue.

Handset Sales

Handset sales revenue is recognised on the basis of purchase requested from the customer.

Commission Revenue

Commission revenue represents the mark-up on further sale of activated product to wholesalers.

Deferred Income

Deferred income for expected future usage of calling cards purchased and/or paid is recognised as a liability on the balance sheet. The deferred income is released to profit or loss upon usage by the end users, or on expiry of unused balances of end users and then recorded as turnover.

Employee benefits

The Group provides a range of benefits to employees, including annual bonus arrangements, paid holiday arrangements and defined benefit and defined contribution pension plans.

Short term benefits

Short term benefits, including holiday pay and other similar non-monetary benefits, are recognised as an expense in the period in which the service is received.

Defined contribution pension plans

The Group contributes to a number of country-specific defined contribution plans for its employees. A defined contribution plan is a pension plan under which the Group pays fixed contributions into a separate entity. Once the contributions have been paid, the Group has no further payment obligations. The contributions are recognised as an expense when they are due. Amounts not paid are shown in accruals in the balance sheet. The assets of the plan are held separately from the Group in independently administered funds.

Tangible fixed assets

Tangible fixed assets are stated at cost less accumulated depreciation and accumulated impairment losses. Such cost includes costs directly attributable to making the asset capable of operating as intended.

Depreciation is provided on all tangible fixed assets at rates calculated to write off the cost, less estimated residual value based on prices prevailing at the date of acquisition, of each asset evenly over its expected useful life as follows:

REVISED NOTES TO THE FINANCIAL STATEMENTS - continued FOR THE PERIOD ENDED 31 DECEMBER 2016

1. ACCOUNTING POLICIES - continued

Tangible fixed assets - continued

Plant and Machinery	25% straight line on cost
Computer Equipment	25% straight line on cost
Improvements to Property	20% straight line on cost
Motor Vehicles	25% straight line on cost
Fixture & Fittings	20% straight line on cost
Long Leasehold	Over the life of the lease
Freehold Property	Straight line over 25 years

Land and buildings consists of three properties located in London and Loughton in the United Kingdom. Land and buildings are stated at cost (or deemed cost for land and buildings held at valuation at the date of transition to FRS 102) less accumulated depreciation and accumulated impairment losses. Land is not depreciated.

The carrying values of tangible fixed assets are reviewed for impairment when events or changes in circumstances indicate the carrying value may not be recoverable.

Tangible assets are derecognised on disposal or when no future economic benefits are expected. On disposal, the difference between the net disposal proceeds and the carrying amount is recognised in profit or loss and included in 'Other operating (losses)/gains'.

Intangible fixed assets

Intangible fixed assets are stated at cost less accumulated amortisation and accumulated impairment losses. Such costs include costs directly attributable to making the asset capable of operating as intended.

Amortisation is provided on all intangible fixed assets at rates calculated to write off the cost. The intangible fixed asset relates to capitalised development costs and licences. The capitalised development costs are being amortised at 25% on a straight-line basis on cost. The licences are being amortised at 5% on a straight-line basis on cost. Amortisation is charged to administrative expenses in consolidated profit or loss.

Where factors, such as technological advancement or changes in market price, indicate that residual value or useful life have changed, the residual value, useful life or amortisation rate are amended prospectively to reflect the new circumstances.

The assets are reviewed for impairment if the above factors indicate that the carrying amount may be impaired.

Taxation

Taxation for the period comprises current and deferred tax recognised in the reporting period. Tax is recognised in profit or loss, except to the extent that it relates to items recognised in other comprehensive income or directly in equity. In this case tax is also recognised in other comprehensive income or directly in equity respectively.

Current or deferred taxation assets and liabilities are not discounted.

Current tax

Current tax is the amount of income tax payable in respect of the taxable profit for the year or prior years. Tax is calculated on the basis of tax rates and laws that have been enacted or substantively enacted by the period end.

Management periodically evaluates positions taken in tax returns with respect to situations in which applicable tax regulation is subject to interpretation. It establishes provisions where appropriate on the basis of amounts expected to be paid to the tax authorities.

Deferred tax

Deferred tax arises from timing differences that are differences between taxable profits and total comprehensive income as stated in the financial statements. These timing differences arise from the inclusion of income and expenses in tax assessments in periods different from those in which they are recognised in financial statements.

REVISED NOTES TO THE FINANCIAL STATEMENTS - continued FOR THE PERIOD ENDED 31 DECEMBER 2016

1. ACCOUNTING POLICIES – continued

Deferred tax is recognised on all timing differences at the reporting date. Unrelieved tax losses and other deferred tax assets are only recognised when it is probable that they will be recovered against the reversal of deferred tax liabilities or other future taxable profits.

Deferred tax is measured using tax rates and laws that have been enacted or substantively enacted by the period end and that are expected to apply to the reversal of the timing difference.

Impairment of non-financial assets

At each balance sheet date non-financial assets not carried at fair value are assessed to determine whether there is an indication that the asset (or asset's cash generating unit) may be impaired. If there is such an indication, the recoverable amount of the asset (or asset's cash generating unit) is compared to the carrying amount of the asset (or asset's cash generating unit).

The recoverable amount of the asset (or asset's cash generating unit) is the higher of the fair value less costs to sell and value in use. Value in use is defined as the present value of the future cash flows before interest and tax obtainable as a result of the asset's (or asset's cash generating unit) continued use. These cash flows are discounted using a pre-tax discount rate that represents the current market risk-free rate and the risks inherent in the asset.

If the recoverable amount of the asset (or asset's cash generating unit) is estimated to be lower than the carrying amount, the carrying amount is reduced to its recoverable amount. An impairment loss is recognised in consolidated profit or loss, unless the asset has been revalued when the amount is recognised in other comprehensive income to the extent of any previously recognised revaluation. Thereafter any excess is recognised in profit or loss.

Investments - Company

Investments held in subsidiary companies are held at cost less accumulated impairment losses.

Cash and cash equivalents

Cash and cash equivalents includes cash in hand, deposits held at call with banks, other short-term highly liquid investments with original maturities of three months or less and bank overdrafts. Bank overdrafts are shown within borrowings in current liabilities.

Provisions and contingencies

Provisions are recognised when the Company and Group has (i) a present legal or constructive obligation as a result of past events; (ii) it is probable that an outflow of resources will be required to settle the obligation; and (iii) the amount of the obligation can be estimated reliably.

Where there are a number of similar obligations, the likelihood that an outflow will be required in settlement is determined by considering the class of obligations as a whole. A provision is recognised even if the likelihood of an outflow with respect to any one item included in the same class of obligations may be small.

Contingent liabilities are not recognised, except those acquired in a business combination. Contingent liabilities arise as a result of past events when (i) it is not probable that there will be an outflow of resources or that the amount cannot be reliably measured at the reporting date: or (ii) when the existence will be confirmed by the occurrence or non-occurrence of uncertain future events not wholly within the Group's control. Contingent liabilities are disclosed in the financial statements unless the probability of an outflow of resources is remote.

REVISED NOTES TO THE FINANCIAL STATEMENTS - continued FOR THE PERIOD ENDED 31 DECEMBER 2016

1. ACCOUNTING POLICIES - continued

Financial instruments

The Group and Company have chosen to adopt Sections 11 and 12 of FRS 102 in respect of financial instruments.

Financial assets

Basic financial assets, including trade and other debtors, and cash and bank balances, are initially recognised at transaction price, unless the arrangement constitutes a financing transaction, where the transaction is measured at the present value of the future receipts discounted at a market rate of interest.

Such assets are subsequently carried at amortised cost using the effective interest method.

At the end of each reporting period, financial assets measured at amortised cost are assessed for objective evidence of impairment. If an asset is impaired, the impairment loss is the difference between the carrying amount and the present value of the estimated cash flows discounted at the asset's original effective interest rate. The impairment loss is recognised in profit or loss.

Financial liabilities

Basic financial liabilities, including trade and other creditors, bank loans and loans from fellow Group companies, are initially recognised at transaction price, unless the arrangement constitutes a financing transaction, where the debt instrument is measured at the present value of the future payments discounted at a market rate of interest.

Share capital

Ordinary shares are classified as equity. Incremental costs directly attributable to the issue of new ordinary shares or options are shown in equity as a deduction, net of tax, from the proceeds.

Related party transactions

The Group discloses transactions with related parties which are not wholly owned within the same group. Where appropriate, transactions of a similar nature are aggregated unless, in the opinion of the Directors, separate disclosure is necessary to understand the effect of the transactions on the Group financial statements.

2. CRITICAL ACCOUNTING ESTIMATION UNCERTAINTY

Estimates are continually evaluated and are based on historical experience and other factors, including expectations of future events that are believed to be reasonable under the circumstances.

(i) Impairment of debtors

The Company makes an estimate of the recoverable value of trade and other debtors on an annual basis. When assessing impairment of trade and other debtors, management considers factors including the current credit rating of the debtor, the ageing profile of debtors and historical experience. See note 13 for the net carrying amount of the debtors and associated impairment provision.

REVISED NOTES TO THE FINANCIAL STATEMENTS - continued FOR THE PERIOD ENDED 31 DECEMBER 2016

3. TURNOVER

The turnover and profit before taxation are attributable to the one principal activity of the Group.

,	1	•
An analysis of turnover by class of business is given below:	10 months ended 31 December 2016 €'000	Year ended 29 February 2016 €'000
Airtime	316,491	457,179
Calling Cards	9,092	7,091
Support Services	2,004	42,115
Mobile SIM & Top-up Vouchers	43,859	17,318
Commission	38,821	43,413
Wholesale minutes	13,162	14,299
	423,429	581,415
An analysis of turnover by geographical market is given below:		
	10 months ended 31 December 2016 €'000	Year ended 29 February 2016 €'000
United Kingdom	215,587	264,947

	2016 €'000	2016 €'000
United Kingdom	215,587	264,947
Republic of Ireland	49,351	81,723
Rest of the World	423	332
Rest of Europe	140,521	192,379
Canada	1,845	3,483
Australia	7,432	22,337
Hong Kong	141	450
United States of America	8,129	15,764
	422.422	
	423,429	581,415

EMPLOYEES AND DIRECTORS Group	10 months ended 31 December 2016 €'000	Year ended 29 February 2016 €'000
Wages and salaries Social security costs Other pension costs	28,155 1,330	34,204 1,053 61
•.	29,485	35,318

There were no Company staff costs for the period ended 31 December 2016 (year ended 29 February 2016: €Nil).

REVISED NOTES TO THE FINANCIAL STATEMENTS - continued FOR THE PERIOD ENDED 31 DECEMBER 2016

4. EMPLOYEES AND DIRECTORS - continued

The average monthly number of employees (including executive Directors) employed by the Group during the year was as follows:

year was as follows.	10 months ended 31 December 2016	Year ended 29 February 2016
Staff including Directors	1,079	1,016

The Directors are not remunerated for their services to the Group. Their remuneration for the service to the WWW Holding Company Limited and other related parties is disclosed in the financial statements of Lycamobile UK Ltd, a related company by virtue of common control. Directors' remuneration as disclosed is as follows:

	10 months ended 31 December 2016 €'000	Year ended 29 February 2016 €'000
Directors' Remuneration	2,369	3,624

Information regarding the highest paid Director for the period ended 31 December 2016 is as follows:

	10 months ended 31 December 2016 & 2000	Year ended 29 February 2016 €'000
Emoluments	1,974	2,748

The Directors' emoluments are aggregate remuneration in respect of qualifying services.

5. OPERATING PROFIT

The operating profit is stated after charging/(crediting):	10 months ended 31 December 2016 €'000	Year ended 29 February 2016 & 6'000
Depreciation - owned assets Amortisation Gain on disposal of fixed assets Foreign exchange differences	1,845 123 (25) 11,003	1,3 86 143 (21) 9,445

6. AUDITORS' REMUNERATION

	onths ended 31 December 2016 €'000	Year ended 29 February 2016 €'000
Fees payable to the Company's auditor for the audit of the parent Company and the Group's consolidated financial statements	110	110
Fees payable to the company's auditor and its associates for other services: Accounts preparation	20	20
Total	130	130

REVISED NOTES TO THE FINANCIAL STATEMENTS - continued FOR THE PERIOD ENDED 31 DECEMBER 2016

7. INTEREST RECEIVABLE AND SIMILAR INCOME

	10 months ended 31 December 2016 €'000	Year ended 29 February 2016 €'000
Loan and other interest	7,434	6,600

Interest has been accrued on loans extended by Lycatelcom Lda to Hastings Trading e Serviços Lda and from WWW Holdings Company Limited to Thames Quay Properties Holdings Limited.

8. INTEREST PAYABLE AND SIMILAR CHARGES

	10 months ended 31 December 2016 €'000	Year ended 29 February 2016 €'000
Bank interest Other interest payable	8 146	24 15
	154	39
		

9. TAXATION

Analysis of the tax (credit)/charge

The tax (credit)/charge on the profit on ordinary activities for the period was as follows:

	10 months ended 31 December 2016 €'000	Year ended 29 February 2016 €'000
Current tax Overseas taxation	I,546	1,963
Adjustment in respect of prior years	1,481	1,057 (112)
(Decrease)/Increase in provision for CFC Deferred tax	(3,946)	1 ,841 1
Tax on profit on ordinary activities	(908)	4,750

REVISED NOTES TO THE FINANCIAL STATEMENTS - continued FOR THE PERIOD ENDED 31 DECEMBER 2016

9. TAXATION - continued

Reconciliation of tax (credit)/charge

The tax assessed for the period differs to than the standard effective rate of corporation tax in the UK for the period ended 31 December 2016 of 20% (29 February 2016: 20%). The differences are explained below:

	10 months ended 31 December 2016 €'000	Year ended 29 February 2016 €'000
Profit on ordinary activities before tax	3,360	11,498
	10 months ended 31 December 2016 €'000	Year ended 29 February 2016 €'000
Profit on ordinary activities multiplied by the standard rate of corporation tax in the UK of 20% (year ended 29 February 2016 - 20%)	672	2,299
Effects of: Expenses not deductible for tax purposes Capital allowances in excess of depreciation Tax losses utilised in the current year Non-taxable income Effect of overseas tax rates Additional overseas tax (regional surcharge tax) (Decrease)/Increase in provision for CFC	862 35 (1,719) (30) 2,786 424 (3,946)	1,831 - 368 (7) (1,683) 213 1,841
Adjustments in respect of previous periods	8	(112)
Current tax (credit)/charge	(908)	4,750

A deferred tax asset has been recognised at 31 December 2016 in the amount of €13k (29 February 2016 - €16k).

Factors that may affect future tax charges

At Summer Budget 2015, the government announced legislation setting the Corporation Tax main rate (for all profits except ring fence profits) at 19% for the years starting the 1 April 2017, 2018 and 2019 and 18% for the year starting 1 April 2020. At Budget 2016, the government announced a further reduction to the Corporation Tax main rate (for all profits except ring fence profits) for the year starting 1 April 2020, setting the rate at 17%.

REVISED NOTES TO THE FINANCIAL STATEMENTS - continued FOR THE PERIOD ENDED 31 DECEMBER 2016

10. **INTANGIBLE FIXED ASSETS** Group Development Licences Total costs €'000 €'000 €'000 **COST** At 1 March 2016 3 2,666 2,669 Foreign exchange differences (205)(205)At 31 December 2016 3 2,464 2,461 **AMORTISATION** 298 At 1 March 2016 3 295 Charge for period 123 123 Foreign exchange differences (24)(24)3 At 31 December 2016 394 397 **NET BOOK VALUE** At 31 December 2016 2,067 2,067 At 29 February 2016 2,371 2,371

REVISED NOTES TO THE FINANCIAL STATEMENTS - continued FOR THE PERIOD ENDED 31 DECEMBER 2016

11. TANGIBLE FIXED ASSETS

Group

	Freehold Property & 000	Long leasehold €'000	Improvements to property €'000	Plant and machinery €'000	Fixtures and Fittings & 000	Motor vehicles €'000	Computer equipment €'000	Total €'000
COST At 1 March 2016 Additions Disposals Foreign exchange differences	4,012 - - (306)	1,663 - (131)	2 -	3,058 137 - (205)	745 22 - (36)	3,347 3,668 (125) 123	1,046 198 - (293)	13,873 4,025 (125) (848)
At 31 December 2016	3,706	1,532	2	2,990	731	7,013	949	16,925
DEPRECIATION At 1 March 2016 Charge for period Eliminated on disposal Foreign exchange differences	366 47 - (28)		2	1,306 573 - (105)	589 46 - (11)	2,264 1,127 (69) 97	962 52 - (262)	5,489 1,845 (69) (309)
At 31 December 2016	385	-	2	1,773	624	3,419	752	6,956
NET BOOK VALUE At 31 December 2016	3,321	1,532	-	1,217	107	3,594	198	9,969
At 29 February 2016	3,645	1,663	-	1,752	156	1,083	84	8,383

REVISED NOTES TO THE FINANCIAL STATEMENTS - continued FOR THE PERIOD ENDED 31 DECEMBER 2016

12. FIXED ASSET INVESTMENTS

	Group		Company	
	31 December 2016	29 February 2016	31 December 2016	29 February 2016 Restated
	€,000	€'000	€'000	€'000
Shares in group undertakings	-	-	96	104
Other investments excluding loans	320	356	-	-
				
	320	356	96	104

Additional information is as follows:

Group

	Other investments €'000
COST At 1 March 2016	356
Foreign exchange differences	(36)
At 31 December 2016	320
NET BOOK VALUE At 31 December 2016	320
At 29 February 2016	356

Lycatel Services Limited owns 0.5% of the ordinary shareholding in Lycamoney Financial Services Limited. The investment is held at cost less accumulated impairment losses.

Company

	Shares in group undertakings €'000
COST At 1 March 2016	104
Foreign exchange differences	(8)
At 31 December 2016	96
NET BOOK VALUE At 31 December 2016	96
At 29 February 2016	104

REVISED NOTES TO THE FINANCIAL STATEMENTS - continued FOR THE PERIOD ENDED 31 DECEMBER 2016

12. FIXED ASSET INVESTMENTS – continued

The Company's investments at the balance sheet date in the share capital of subsidiaries include the following:

Subsidiary undertakings	Registered address	Principal activity	% held	Share class
Lycatel Services Ltd	195 Marsh Wall, London, E14 9SG, UK	Telecommunications & Support services	100	Ordinary
Switchware Ltd	195 Marsh Wall, London, E14 9SG, UK	IT Support Services	100	Ordinary
Lycatel (UK) Ltd	195 Marsh Wall, London, E14 9SG, UK	Dormant	100	Ordinary
Lycatel Property Services Ltd	195 Marsh Wall, London, E14 9SG, UK	Property Investment	100	Ordinary
Lycatel LLC	24 Commerce Street, Suite 100, Newark, NJ 07102, USA	Telecommunications & Support Services	99	Cap
Lycatel Canada Inc	305 Milner Avenue, Suite 304, Scarborough, Ontario, M1B 3V4, Canada	Telecommunications	100	Ordinary
Lycatel GmbH	Hermetschloostrasse 73, 8048 Zürich, Switzerland	Telecommunications & Support Services	95	Ordinary
Lycatel BV	Robijnlaan 19, 2132WX Hoofddorp , The Netherlands	Dormant	100	Ordinary
Lycatelcom LDA	Rua da Mouraria, n. ° 9-3.° D, 9000-047 Funchal, Madeira Portugal	Telecommunications	100	Ordinary
Lycatel Property Management Services Ltd	195 Marsh Wall, London, E14 9SG, UK	Property Investment	100	Ordinary
Lycatel Ireland Ltd	22 Clanwilliam Square, Grand Canal Quay, Dublin 2 Republic of Ireland	Telecommunications	100	Ordinary
Lycatel Greece Ltd	22 Clanwilliam Square, Grand Canal Quay, Dublin 2 Republic of Ireland	Dormant	100	Ordinary
Lycatel Cyprus Ltd	22 Clanwilliam Square, Grand Canal Quay, Dublin 2 Republic of Ireland	Dormant	100	Ordinary
Lycatel Ireland Distribution Limited	22 Clanwilliam Square, Grand Canal Quay, Dublin 2 Republic of Ireland	Telecommunications	100	Ordinary
Lycatel Unipessoal LDA	Portu Avenida João Crisóstomo, 24, 1050- 127 Lisboa Portugal	Support Services	100	Ordinary
Hasting Denmark APS	Vibevej 7A, 2400 København NV, Denmark	Support Services	100	Ordinary
Lycamobile Global Ltd	3rd Floor, Walbrook Building 195 Marsh Wall, London, E14 9SG	Telecommunications	100	Ordinary
Hastings Telecommunications & Services GmbH	Altmannsdorfer Straße 89/13 1120 Wien Austria	Telecommunications	100	Ordinary
Gnanam Distribution Holding Limited	195 Marsh Wall, London, E14 9SG, UK	Dormant	100	Ordinary
Gnanam Europe Limited	195 Marsh Wall, London, E14 9SG, UK	Dormant	100	Ordinary
Gnanam Telecom Centers BVBA	Hermesstraat 8c, 1930 Zaventem, Belgium	Telecommunications	100	Ordinary
Gnanam Telecom Centers AB	Götgatan 27, 1 tr, 116 21 Stockholm, Sweden	Telecommunications & Support Services	100	Ordinary
Kerplannen B.V	Robijnlaan 19 2132WX Hoofddorp The Netherlands	Telecommunications	100	Ordinary
Lycamedia II Limited	3rd Floor, Walbrook Building 195 Marsh Wall, London, E14 9SG	Radio broadcasting	100	Ordinary

13.

REVISED NOTES TO THE FINANCIAL STATEMENTS - continued FOR THE PERIOD ENDED 31 DECEMBER 2016

DEBTORS	,		_	
		Group		npany
	31 December 2016	29 February 2016	31 December 2016	29 February 2016 Restated
	€'000	€'000	€'000	€'000
Amounts falling due within one year:				
Trade debtors	931	1,699	-	-
Other debtors	3,480,713	3,232,020	331	346
Prepayments	1,062	2,013	-	-
Directors' loans	200	194	200	194
	3,482,906	3,235,926	531	540
Amounts falling due after more than	one year:			
Shareholder loans – capital	4,444	3,809	4,444	3,809
Shareholder loans – s455	2,130	1,016	2,130	1,016
Other debtors	113,774	88,377	79,742	57,998
	120,348	93,202	86,316	62,823
Aggregate amounts	3,603,254	3,329,128	86,847	63,363

Trade debtors are stated after provisions for impairment of €15,996k (29 February 2016: €27,839k).

Group other debtors include €3,581,000k (29 February 2016 - €3,314,000k) owed by related parties as disclosed in note 18 and deferred tax asset of €13k (29 February 2016 - €16k), as disclosed in note 9.

Company other debtors relates to the amounts owed by related parties as disclosed in note 18.

Directors' loans

The loans bear interest at 5% per annum and the full loans are repayable on demand. The loans are repayable by A.Subaskaran: €195k (29 February 2016: €192k), A. S. Permananthan: €2k (29 February 2016: €2k), C Tooley €2k (29 February 2016: €nil) and M A Malique €2k (29 February 2016: €nil).

Loans to Shareholders

Loans to parties listed below represent transactions that had initially been provided at a rate that is less than market value and have been discounted back at a commercial rate over the expected term of the loan. Transactions that fall under this category are as follows:

Party	Loan issue date	Loan amount €'000	Loan Term	Interest rate as per agreement	Commercial interest rate applied	Fair value of loan as at 31 December 2016 €'000	Fair value of loan as at 29 February 2016 €'000
A S Premananthan	02/05/2016 08/12/2017	3,312 56	5 years 5 years	0%	12%	2,281 33	2,119
M A Malique	11/01/2016 24/02/2016	338 3,042	5 years 5 years	0%	12%	241 2,126	224 1,975
C Tooley	18/07/2016	203	5 years	0%	12%	136	125

REVISED NOTES TO THE FINANCIAL STATEMENTS - continued FOR THE YEAR ENDED 31 DECEMBER 2016

13. **DEBTORS** – continued

No repayments were made against any loan during the period. All loans are repayable at the expiry of the loan term.

The difference between the fair value of the loans and the original loan value is $\epsilon 3,108$ k and this has been recorded as a distribution. Subsequent to this, a discount of $\epsilon 634$ k has been unwound during the period.

14. CREDITORS: AMOUNTS FALLING DUE WITHIN ONE YEAR

	Gr	oup	Company	
•	31 December 2016	29 February 2016	31 December 2016	29 February 2016 Restated
	€'000	€,000	€'000	€'000
Bank loans and overdrafts (see note 15)	_	547	-	-
Other loans (see note 15)	18	18	-	-
Payments on account	14,274	15,161	-	-
Trade creditors	42,030	13,823	-	-
Amounts owed to group undertakings	-	-	49,388	27,505
Corporation tax	8,341	5,147	4,683	3,001
Social security and other taxes	1,346	1,635	-	-
Other creditors	3,468,877	3,201,075	22,137	23,849
Accrued expenses	15,093	35,618	302	247
	3,549,979	3,273,024	76,510	54,602

Group other Creditors due within one year include €3,463,646k (29 February 2016 - €3,159,681k) owed to related parties as disclosed in note 18.

Group

15. LOANS

An analysis of the maturity of loans is given below:

	٠.	oup
	31 December 2016 €'000	29 February 2016 €'000
Amounts falling due within one year or on demand:		
Bank loans	-	547
Other loans	18	18
	18	565

Other loans consists of a loan with Lycatelcom Lda, a subsidiary of the Company.

REVISED NOTES TO THE FINANCIAL STATEMENTS - continued FOR THE PERIOD ENDED 31 DECEMBER 2016

16. PROVISIONS

Group	CFC Provision €'000	Deferred tax Provision €'000	Total €'000
At 1 March 2016	(13,903)	16	(13,887)
Amounts utilised	•	-	· · · -
Tax through profit or loss	-	(3)	(3)
Foreign exchange translation adjustment	1,029	-	1,029
Revision of CFC provision	3,946	-	3,946
			
	(8,928)	13	(8,915)
			
		CFC	
Company		Provision	Total
• •		€'000	€'000
			Restated
At 1 March 2016		(13,903)	(13,903)
Amounts utilised		-	-
Foreign exchange translation		1,029	1,029
adjustment			
Revision of CFC provision		3,946	3,946
		(8,928)	(8,928)

The Directors continue to assess the Company's operating model and group structure with regards to the Controlled Foreign Company ("CFC) Tax Regime. UK resident companies are subject to a charge for tax on undistributed income of low tax controlled foreign companies of which they are shareholders if certain conditions apply. Following their assessment based on the most current information, the Directors have revised their estimate of this potential liability at 31 December 2016 to €8.93m (29 February 2016: €13.9m). The Directors note that there is a possibility the final settled amount could differ from this provision due to the fact that it is anticipated that various exemptions will be available, however the rules are complex and discussions are ongoing. The Directors believe that they have strong grounds and arguments to support the Company's CFC position. During 2015, HMRC raised initial queries into the Company's CFC position, and have continued with their investigation during 2017, but no assessment for unpaid taxes has been raised and no judgements have been taken. HMRC have issued a penalty notice in respect of the financial years 2012 and 2013 which the Directors do not consider will become payable and have therefore not included a provision for this amount. Further detail is included within note 20.

The movement in deferred tax relates to fixed assets timing differences.

17. CALLED UP SHARE CAPITAL

Allotted, issued and fully paid:

Number:	Class:	Nominal	2016	2016 Restated
		value:	€	€
200	Ordinary share	£0.01	2	2

21 Docombon

20 Fahrmann

REVISED NOTES TO THE FINANCIAL STATEMENTS - continued FOR THE PERIOD ENDED 31 DECEMBER 2016

18. RELATED PARTY DISCLOSURES

The Company's individual shareholders have similar interests in a range of related companies. As these companies are under common control, transactions between WWW Holding Company Limited and its subsidiaries and these companies are related party transactions. These are set out below:

Lycatel Ireland Ltd, Lycatel Services Ltd, Switchware Ltd, Lycatel Property Services Ltd, Lycatel Ireland Distribution Ltd, Lycatel Property Management Services Ltd, Lycatel GMBH, Lyca Media II Ltd, Lycatel Canada Inc and Lycatelcom Lda are wholly owned subsidiaries of WWW Holding Company Limited in which Mr A Subaskaran owns 97.8% of the issued share capital.

Mr A Subaskaran owns 98.5% of the issued share capital of Lycamobile Ltd which owns 100% of Lycamobile Sweden Ltd (UK), 98.5% of the issued share capital of Lycamobile AG, 98.5% of the issued share capital of Lycatel Distribution UK Ltd and 98% of the share capital of Thames Quay Properties Holdings Limited, which in turn owns 100% of the share capital of Thames Quay Properties II Ltd.

Lycamobile SRL is wholly own subsidiary of Lycatelcom Lda.

Mr A Subaskaran owns 98% of the issued share capital of Lycamoney Ltd, Lycamobile Switzerland Ltd, Lycamobile Belgium Ltd, Lycamobile Norway Ltd, Lycamobile Denmark Ltd, Lycamobile SARL, Lycamobile Germany Gmbh, Lycamobile Ireland Ltd, Lycamobile SP Zoo, Lycamobile Netherlands Ltd, Lycamobile USA Inc, Lycamobile Portugal Lda, Lycamobile Pty Ltd, Lycamobile Distribution Austria Ltd, Lycamobile Austria Ltd, Nexus Cab Company Ltd, Docklands Data Centre Ltd, Lycamobile Ireland Ltd, Lycamobile Hongkong Ltd, Lycamobile Sweden Ltd, Lycamobile Sweden Ltd (Ireland), Lycamobile Denmark Aps, Lycamobile Europe Ltd, Lyca Health Ltd and Lyca Home Ltd. Mr A Subaskaran also owns 97.5% of the issued share capital of Lycamobile Distribution Ltd.

Lycamobile Sweden AB is wholly owned subsidiary of Lycamobile Sweden (UK) Ltd.

Mr A Subaskaran also has an interest in Asia Media Global Ltd, Universal Marketing Services SUARL and Gnanam Foundation (of which Mr A Subaskaran is on the board of trustees).

Mr A Subaskaran also owns 61% of the issued share capital of Lycatech Services Pvt Ltd (formerly known as Plintron Technologies Pvt Limited, a company registered in India).

Mr A Subaskaran owns 100% of the issued share capital of LM Holdco Ltd which owns 99.9% of Lycamobile Kenya Ltd, 100 % of Lycamobile Network Services Uganda Ltd and 100% of Lycamobile LLC Skopje and 90% of Lycaflex SARL (Luxembourg).

Lycamobile Ukraine LLC is wholly owned by Lycaflex SARL (Luxembourg).

Mrs P Subaskaran owns 98.5% of the issued share capital of Pettigo Comércio Internacional, Lda (a company registered in Portugal), which owns 63.05% of the issued share capital of Lycatel BPO Pvt Ltd (a company registered in India), 62% of the issued share capital of Plintron Global Technology Solutions Pvt Ltd (a company registered in India), 99.99% of the issued share capital of Lycatel Business Outsourcing Solutions Pvt Ltd (a company registered in India), 100% of the issued share capital of Onestopsim Lda, 100% of the issued share capital of Lycamobile SL, 63.05% of the issued share capital of Lyca Digital Pvt Ltd (a company registered in India) and 100% of the issued share capital of U Can Fly Limited.

Mr M Sundaram (Director and minority shareholder for Lycatel BPO Pvt Ltd and Plintron Global Technology Solutions Pvt Limited) and Ms S Radhakrishnan equally own the remaining 39% of the issued share capital of Lycatech Services Pvt Ltd and Mr M Sundaram also owns 51% of Lyca Telecom Pvt Ltd (a company registered in India). Gnanam Properties Limited is owned by Mr and Mrs Subaskaran. Mr M Sundaram and Ms S Radhakrishnan also own Plintron Holdings Pte Limited (a company registered in Singapore), which in turn owns Plintron Europe Limited.

REVISED NOTES TO THE FINANCIAL STATEMENTS - continued FOR THE PERIOD ENDED 31 DECEMBER 2016

18. RELATED PARTY DISCLOSURES - continued

Two Directors of Switchware Limited and Lycatel Property Services Ltd jointly own Anglo Indian Beverages Limited.

Deluxson Somanathbabujee owns 100 % share capital of Lycamobile Hongkong Ltd, Sayo technology Limited, Lyca Chat (UAE) Limited, Universal Marketing Services SUARL and Universal Marketing Services Uganda Ltd. Deluxson is an employee of Lycatel Services Ltd. He is responsible for conducting research and launching of mobile network distribution Companies in new Countries.

The Director of Lycatel Property Services Ltd owns Excellent Entertainment Limited

During the period the Group purchased airtime from Lycatelcom Lda for its termination of international minutes. In addition, management fees were received for its administrative support and IT support service fees were charged for its office networking by Lycatelcom Lda. Outsourced support service fees were charged by Lycatel BPO Pvt Ltd for its back-office function. Network operational support service fees were charged by Plintron Global Technology Solutions Pvt Ltd for managing its telecom switches and network management. Switching maintenance support service fees were charged by Lycatech Services Pvt Ltd (formerly Plintron Technologies Pvt Ltd), advertisement fees were charged by Excellent Entertainment Limited, marketing support service fees were charged by Lycatel Distribution UK Ltd for its outdoor branding of products, digital marketing fees were charged by Lyca Digital Pvt, marketing fees were charged by Lycamedia II Ltd, space rental was charged by Docklands Data Centre Ltd for its telecom equipment location, travel management fees were charged by U Can Fly Ltd for its business related travel by employees, support fees were charged by Lycatel Services Limited, rent was charged by Gnanam Properties Limited, sales and distribution services were provided by Universal Marketing Services SUARL, printing & marketing materials were provided by Lycatel Services Ltd and annual rent was charged by Thames Quay Properties II Ltd for its office space.

During the period, Lycatelcom Lda, LBOS Morocco Sarl has received telecom equipment and network provider support services from the Lycamobile UK Ltd and Tunisia Services SARL and termination of airtime revenue was generated from Lycamobile Pty Ltd, Lycamobile Belgium Ltd, Lycamobile Norway Ltd (NUF), Lycamobile Switzerland Ltd, Lycamobile SRL, Lycamobile SL, Lycamobile SP Zoo, Lycamobile Ireland Ltd, Lycamobile USA Inc, Lycamobile Sarl, Lycamobile SRL (Romania) and Lycamobile Europe Ltd.

During the period, Lycamobile UK Ltd outsourced all of the administrative and support services to Lycatelcom Lda, a company with common Directors and shareholders.

During the period the Group exchanged funds with various entities, which are summarised below. WWW Holdings Co Limited ("WWW" or "the Company") is part of the group controlled by Mr A Subaskaran. Mr A Subaskaran owns 98.5% of WWW's share capital and controls numerous other entities with which WWW group Companies trades, buys services or exchanges funds ("the Group").

As a part of its period-end procedures, the Company performed an assessment of the recoverability of the amounts due from its Group companies. An intercompany and related party receivable is assessed at the reporting date to determine whether there is objective evidence that it is impaired. Intercompany and related party receivable assets are impaired if there is objective evidence indicates that a loss event has occurred after the initial recognition of the assets. No impairment has been recognised on the related party amounts due to the Company. The provision against related party debtors is €15,996k (29 February 2016: €nil). Bad debt expenditure recognised in admin expenses was €961k (year ended 29 February 2016: €4,425k).

The remuneration of key management personnel amounted to €4,044k (year ended 29 February 2016 - €5,336k).

REVISED NOTES TO THE FINANCIAL STATEMENTS - continued FOR THE PERIOD ENDED 31 DECEMBER 2016

18. RELATED PARTY DISCLOSURES – continued

A group summary of the transactions with the related parties during the current and prior period is below:

Part									F		
Company Name		DDT				Coch (Paggings)			Expenses	Eagus and other	
Lycambolic UK Ltd	Company Name		Onening Ralance	Durchases	Sales		Accioned debt	Interest Deceived			(Owed to)/Due from
Lycatel Distribution UK Ltd							Assigned debt	Interest Received	Deut		(104,093,933)
Lycan Enter Lind									-		3,608,920
Docklands Data Centre Lid				(4,427,010)			•	•	-		34,099,839
The The Content of Color C				-	234,373		-	-	•		(1,472,190)
Ganam Foundation Ltd				-	-	1,370,704	-	-	-		129,432
Ü can ty Lid D 177,108 - 328,769 - 273,567 77, 12, 12, 12, 12, 12, 12, 12, 12, 12, 12		_		•	•	50 500	•	•	-		59,432
Lycamobie Giving Ltd				-	-		-	-	-		779,444
LÝCA HÉALTH LTD		D.	177,108	•	-		•	-	•	213,361	
LYCA HEALTH LTD		A	4006	•	-		-		-	(150)	35
LYCA HEALTH (KENT) LTD		A		-	-		•	-	-		4,116
Nexus Cab Company Ltd		A		-	-	4,795,869	•	-	-		20,364,591
Lyca Entertainment Ltd A 533,591 - 296,510 - 325,600 - 323,600 91 Thames Quay Properties Ltd A 275,569 - 251,835 18,832 44 Lyca Media Ltd A 792,957 - 3,829,579 18,260 Lyca Media Ltd A 792,957 - 3,829,579 282,777 4,35 Thames Quay Properties II Ltd A 7,841,876 - 131,261 5,862,486 Thames Quay Properties Holdings Ltd. A 18,264,321 - 19,484,421 6,882,486 Lyca Chenter Ladings Ltd A 18,264,321 - 19,484,421 6,882,486 Lyca Leasing Holdings Ltd D 4,938,530 - 889,99 (158,369) 37,00 Lyca Leasing Holdings Ltd D 5,7630 - 19,484,421 (10,789) 1,88 Holdon Ltd D 5,7630 - 19,772,931 (11,789) 1,88 Holdon Ltd D 5,7630 1,833,132 (11,845) 30 Lyca Chenter Ltd D 7,7630 1,833,132 (11,845) 30 Lyca Chenter Ltd D 7,7630 1,833,132				-	-		-	-	-		90,360
Thames Quay Properties Ltd				-	-		-	-	-		140,54
Lycamoney Financial Services Ltd		Α		-	-	296,510	-	-	-		912,471
Lýca Media Ltd A 792,957 - 3,829,579 - - (227,277) 4,35 Thames Quay Properties II Ltd A 7,841,876 - 131,261 - - 478,325 8,48 Thames Quay Properties Holdings Ltd A 29,524,567 - - 5,862,486 - (1,112,971) 34,27 Thames Quay Properties II Ltd A 18,264,321 - - 19,484,421 - - (688,499) 37,06 Anglo Indian Beverages Ltd D 4,938,530 - - 898,99 - - (10,789) 1,88 Photon Media Ltd. D 286,201 - 1,572,931 - - (2,172) 5 Stelar Media Ltd. D 314,223 - - 1,833,132 - - (2,172) 5 Lyca Media Ltd. D 31,072 - - 1,833,132 - - - 1,814,68 1,91 Lyca Chenter Stad D 3,		Α		•	-		•	-	-		469
Thames Quay Properties II Ltd A 7,841,876 - 131,261 - 5,862,486 (1,112,971) 34,27 Thames Quay Properties Holdings Ltd. A 29,524,567 - 5 5,862,486 (1,112,971) 34,27 Thames Quay Properties III Ltd A 18,264,321 - 19,484,421 - 5,862,486 (1,112,971) 34,27 Thames Quay Properties III Ltd A 18,264,321 - 19,484,421 - 5,862,486 (1,112,971) 34,27 Thames Quay Properties III Ltd A 18,264,321 - 19,484,421 - 6 (688,499) 37,000 Anglo Indian Beverages Ltd D 4,938,530 - 898,99 - 5 (1,572,931) - 6 (158,369) 5,67 Lyca Leasing Holdings Ltd D 286,201 - 15,752,931 - 6 (10,789) 1,88 Photon Media Ltd. D 5,76,300 - 7 - 7 - 7 - 7 - 7 - 7 - 7 - 7 - 7 -		Α		-	-		-	-	•		544,236
Thames Quay Properties Holdings Ltd. A 29,524,567 5,862,486 - (1,112,971) 34,27 Thames Quay Properties III Ltd A 18,264,321 - 19,484,421 6,888,499 3.7,06 Anglo Indian Beverages Ltd D 49,38,530 - 898,99 (1588,499) 3.7,06 Lyca Leasing Holdings Ltd D 286,201 15,72,931 (10,789) 1,84 Photon Media Ltd. D 314,223 (11,85) 3.3 LM Holdco Ltd D 314,223 (11,85) 3.3 LM Holdco Ltd D 3,072 (11,85) 3.3 LM Holdco Ltd D 9,63,77		Α		-	-		-	-	-		4,395,258
Thames Quay Properties III Ltd		Α		•	-	131,261	-	-	-		8,451,462
Anglo Indian Beverages Ltd D 4,938,530 - 8898,99 - 6158,369 5,67 Lyca Leasing Holdings Ltd D 286,201 - 1,572,931 - 612,729 1,584 Photon Media Ltd. D 57,630 - 1,572,931 - 612,729 1,584 Photon Media Ltd. D 57,630 - 612,729 1,584 Photon Media Ltd. D 314,223 - 612,729 1,584 Photon Media Ltd. D 314,223 - 612,729 1,584 Photon Media Ltd. D 314,223 - 612,729 1,583,132 - 612,729 1,584 Photon Media Ltd. D 3,072 - 612,729 1,583,132 - 612,729 1,584 Photon Media Ltd. D 3,072 - 612,729 1,583,132 - 612,729 1,584 Photon Media Ltd. D 96,327 - 612,729 1,584 Photon Media Ltd. D 97,129 1,584 Photon Media Ltd.	Thames Quay Properties Holdings Ltd.	Α		-	-	-	-	5,862,486	-		34,274,083
Lyca Leasing Holdings Ltd D 286,201 - 1,572,931 - - (10,789) 1,84 Photon Media Ltd. D 57,630 - - - - (2,172) 5 Stelar Media Ltd. D 314,223 - - - (11,884) 33 LM Holdeo Ltd A - - - 1,833,132 - - 85,268 1,91 Lyca Contents Ltd D 3,072 - - - - 44,082 76 Excellent Entertainment Ltd D 96,327 - - 624,635 - - 44,082 76 Lycamobile South Africa (Pty) Ltd A - - - 24,916 - - - 851 2 Lyca Chat UK Ltd D - - - 271,218 - - 2,316 27 Sayo Technology Limited D - - - - 1,857,900 <	Thames Quay Properties III Ltd	Α		-	-		-	-	- ·		37,060,243
Photon Media Ltd. D 57,630 - - - - - - (2,172) 55,526 Media Ltd. D 314,223 - - - - - - (1,185) 3.00 LM Holdeo Ltd A - - - 1,833,132 - - - - 85,268 1,99 Lyca Contents Ltd D 3,072 - - - 624,635 - - - 44,082 76,626 Lycamobile South Africa (Pty) Ltd A - - - - 24,916 - - - - 44,082 76,626 Lycamobile Mexico S.A.P.I. De C.V. A 22,147 - - - - - - - - -	Anglo Indian Beverages Ltd	D	4,938,530	-	-		-	-		(158,369)	5,679,151
Stelar Media Ltd. D 314,223 - - - (11,845) 30 LM Holdoc Ltd A - - 1,833,132 - - 85,268 1,91 Lyca Chenters Ltd D 3,072 - - - - 254 Excellent Entertainment Ltd D 96,327 - - 624,635 - - 44,082 76 Lycamobile South Africa (Pty) Ltd A - - 24,916 - - 851 27 Lyca Chat UK Ltd D - - 271,218 - - 851 27 Sayo Technology Limited D - - - 271,218 - - 1,887,614 25,62 Lycamobile Distribution Ltd A (87,514,879) - - (17,205,321) 67,207,765 - 1,887,614 35,62 Lycamobile Ireland Ltd A (352,858) - 1,857,900 (1,409,176) - -	Lyca Leasing Holdings Ltd	D	286,201	-	-	1,572,931	-	-	-	(10,789)	1,848,343
LM Holdeo Ltd A - - 1,833,132 - - 85,268 1,91 Lyca Contents Ltd D 3,072 - - - - 254 Excellent Entertainment Ltd D 96,327 - - 624,635 - - 44,082 76 Lycamobile South Africa (Pty) Ltd A - - - 24,916 - - - - 22 Lyca Chat UK Ltd D - - - - - 851 2 Sayo Technology Limited D - - - - 1,886 - Lycamobile Istribution Ltd A (87,514,879) - - - - 1,887,614 35,62 Lycamobile Ireland Ltd A (529,858) - 1,857,900 (1,409,176) - - - 7,842 0.7 Lycamobile Ltd. A (10,373,098 (933,057) 863,758 8,419,953 -	Photon Media Ltd.	D	57,630	-	-	-	-	-	-	(2,172)	55,458
Lyca Contents Ltd D 3,072 - - - - 254 Excellent Entertainment Ltd D 96,327 - - 624,635 - - 44,082 76 Lycamobile South Africa (Pty) Ltd A - - - 24,916 - - - - 22 Lyca Chat LK Ltd D - - - - - 2316 27 Sayo Technology Limited D - - - - 1,866 2 Lycamobile Distribution Ltd A (87,514,879) - - - - 1,866 4 5,62 Lycamobile Iteland Ltd A (529,858) - 1,857,900 (1,409,176) - - - 7,842 0.7 Lycamobile Ltd A 110,737,098 (933,057) 863,758 8,419,953 - - - 2,822,71 119,37 Lycamobile Austria Ltd A 3,592,576 -	Stelar Media Ltd.	D	314,223	-	-	-	-	-	-	(11,845)	302,378
Excellent Entertainment Ltd D 96,327 - 624,635 - - 44,082 76 Lycamobile South Africa (Pty) Ltd A - - 24,916 - - - 2 Lycamobile Mexico S.A.P.I. De C.V. A 22,147 - - - - 851 2 Lyca Chat UK Ltd D - - - 271,218 - - 2,316 27 Sayo Technology Limited D - - - - - 2,316 27 Lycamobile Distribution Ltd A (87,514,879) - - (17,205,321) 67,207,765 - - 1,887,614 35,62 Lycamobile Ireland Ltd A (529,858) - 1,857,900 (1,409,176) - - - 7,842 (7 Lycamobile Ltd. A 110,737,098 (933,057) 863,758 8,419,953 - - - 2,822,71 119,37 Lycamobile Ltd. <td>LM Holdco Ltd</td> <td>Α</td> <td>-</td> <td>-</td> <td>-</td> <td>1,833,132</td> <td>-</td> <td>-</td> <td>-</td> <td>85,268</td> <td>1,918,400</td>	LM Holdco Ltd	Α	-	-	-	1,833,132	-	-	-	85,268	1,918,400
Lycamobile South Africa (Pty) Ltd A - - 24/916 -	Lyca Contents Ltd	D	3,072	-	-		-	-	-	254	3,326
Lýcamobile Mexico S.A.P.I. De C.V. A 22,147 - - - - - 851 22 Lyca Chat UK Ltd D - - - 271,218 - - - 2,316 27 Sayo Technology Limited D - - - - - 1,866 - Lycamobile Distribution Ltd A (87,514,879) - - (17,205,321) 67,207,765 - - 1,887,614 (35,62 Lycamobile Ireland Ltd A (529,858) - 1,857,900 (1,409,176) - - - 7,842 (7 Lycamobile Ltd. A 110,737,098 (933,057) 863,758 8,419,953 - - - 282,271 119,37 Lycamobile Austria Ltd A 3,992,576 - 6,773,028 (21,210,274) (3,188,439) - - 6,44 Lycamobile Austria Ltd A 3,992,576 - 2,821,824 - -	Excellent Entertainment Ltd	D	96,327	-	-	624,635	-	-	-	44,082	765,044
Lycamobile Mexico S.A.P.I. De C.V. A 22,147 - - - - - 851 22 Lyca Chat UK Ltd D - - - 271,218 - - - 2,316 27 Sayo Technology Limited D - - - - 1,866 - - 1,866 - - 1,887,614 (35,62 - 1,887,614 (35,62 - 1,887,614 (35,62 - 1,887,900 (1,409,176) - - - 1,887,614 (35,62 - 1,87,900 (1,409,176) - - - 7,842 (77 - - - - 282,271 119,37 - <t< td=""><td>Lycamobile South Africa (Pty) Ltd</td><td>Α</td><td></td><td>-</td><td>-</td><td>24,916</td><td>-</td><td>-</td><td>-</td><td></td><td>24,916</td></t<>	Lycamobile South Africa (Pty) Ltd	Α		-	-	24,916	-	-	-		24,916
Lyca Chat UK Ltd D - - - - - - 2,316 27 Sayo Technology Limited D - - - - - - - 1,866 27 Lycamobile Distribution Ltd A (87,514.879) - - (17,205,321) 67,207,765 - - 1,887,614 (35,62 Lycamobile Ireland Ltd A (529,858) - 1,857,900 (1,409,176) - - - 7,842 (7 Lycamobile Ltd. A 110,737,098 (933,057) 863,758 8,419,953 - - - 282,271 119,37 Lycamobile Suttzerland Ltd. A (24,860,104) - 36,773,028 (2,1210,274) (3,188,439) - - - 2,822,71 119,37 Lycamobile Austria Ltd A 3,592,576 - - 2,821,824 - - - - 2,865,633 (13,89	Lycamobile Mexico S.A.P.I. De C.V.	Α	22,147	-	-	· -	-	-		851	22,998
Sayo Technology Limited D - - - - - - 1,866 Lycamobile Distribution Ltd A (87,514,879) - - (17,205,321) 67,207,765 - - 1,887,614 (35,22,676) - 7,842 (7.7 Lycamobile Ltd. - - 7,842 (7.7 Lycamobile Ltd. - - 1,857,900 - - - - 7,842 (7.7 Lycamobile Ltd. - - - - - 8,22,71 119,37 - <		D	· -	-	-	271.218	-	-		2.316	
Lycamobile Distribution Ltd A (87,514,879) - - (17,205,321) 67,207,765 - - 1,887,614 (35,62 Lycamobile Ireland Ltd A (529,858) - 1,857,900 (1,409,176) - - - 7,842 (7 Lycamobile Ld. A 110,737,098 (933,057) 863,758 8,419,953 - - - 282,271 119,37 Lycamobile Switzerland Ltd. A (24,860,104) - 36,773,028 (21,210,274) (3,188,439) - - (1,405,653) (13,88 Lycamobile Austria Ltd A 3,592,576 - 2,821,824 - - - (286) 6,41	Savo Technology Limited	D	-		-	•		-		1.866	
Lycamobile Ireland Ltd A (529,858) - 1,857,900 (1,409,176) - - - 7,842 (7.2 Lycamobile Ltd. A 110,737,098 (933,057) 863,758 8,419,953 - - - 282,271 119,37 Lycamobile Switzerland Ltd. A (24,860,104) - 36,773,028 (21,210,274) (3,188,439) - - (1,405,653) (13,89 Lycamobile Austria Ltd A 3,592,576 - - 2,821,824 - - - (265) 6,41		Α	(87,514,879)	-	-	(17,205,321)	67,207,765	-	-		(35,624,821)
Lycamobile Ltd. A 110,737,098 (933,057) 863,758 8,419,953 - - - 282,271 119,37 Lycamobile Switzerland Ltd. A (24,860,104) - 36,773,028 (21,210,274) (3,188,439) - - (1,405,653) (13,89 Lycamobile Austria Ltd A 3,592,576 - - 2,821,824 - - - (286) 6,41		A		-	1.857,900		,,,		_		
Lycamobile Switzerland Ltd. A (24,860,104) - 36,773,028 (21,210,274) (3,188,439) (1,405,653) (13,89 Lycamobile Austria Ltd A 3,592,576 2,821,824 (286) 6,41		A		(933.057)			-	-	_		119,370,023
Lýcamobile Austria Ltd A 3,592,576 2,821,824 (286) 6,41		A		(,/)			(3.188.439)				(13,891,443)
					,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		(=,=00,157)		_		6,414,114
	Lycamobile Norway Ltd.	A	41,008,495	_	3,021,255	309,174		_	(51,843,085)	6,965,906	
		Α .		(41.807.920)	2,321,233		_	_	(51,045,065)		29,956,286

REVISED NOTES TO THE FINANCIAL STATEMENTS - continued FOR THE PERIOD ENDED 31 DECEMBER 2016

18. RELATED PARTY DISCLOSURES – continued

								Expenses		
_	RPT				Cash (Received)			Recharged / Other	Forex and other	
Company Name	Disc	Opening Balance	Purchases	Sales	/Paid		Interest Received	Debt		(Owed to)/Due from
Lycamobile Belgium Ltd	Α	195,125,707	-	46,441,016	(3,635,317)	(51,439,693)	-	•	2,588,938	
Lycamobile Sweden Ltd	Α	8,087,936	-	•	(9,810)	-	-	-	(247,969)	
Lycamobile Sweden AB	Α	(68,550,526)	-	17,714	2,939,324	-	-	-	4,592,574	(61,000,912
Lycamobile Denmark Ltd	Α	49,623,595	-	-	2,952,074	-	-		(70,525)	
Lycamobile Sweden Limited - IRE	Α	56,794,253	-	-	32,923	-	-	•	(154,755)	
Lycamobile Distribution Austria Ltd	Α	(834,398)	-	-	(119,058)	-	-	-	(15,264)	
Lycamoney Ltd	Α	3,400,638	-		497,013		-	-	(128,441)	
Lycamobile Denmark APS	Α	(54,988,394)	-	-	(4,028,203)	-	-	-	(85,078)	(59,101,676
Lycamobile Pty Ltd	Α	10,378,270	-	7,431,747	(10,077,503)	-	-	-	592,007	8,324,522
LYCAMOBILE AS	Α	33,326	-	-	-	-	-	-	1,718	35,04
Lycatel Australia Pty Ltd	Α	(1,000,319)	(52,438)	-		-	-	-	(52,021)	(1,104,778
Lycamobile Sp Zoo	Α	10,075,734	(5,515,613)	4,609,429	56,600	-	-	-	(140,390)	9,085,76
LBOS Morocco SARL AU	D	(35,470)	(2,601,151)	131,182	2,363,861	-	-	-	(408,736)	(550,313
Lycamobile Europe Ltd	Α	19,567,985	•	119,861,583	(78,446,992)	(193,087,832)	-		(109,807)	(132,215,063
Lvcamobile GmbH	Α	231,499	-		82,275		-	-	`	313,773
Lycamobile BVBA	Α	(222,393,039)	(40,800,084)	36,348	2,891,616	51,439,693	-	-	(3,396,439)	
Lyca Investments SARL	Α	` ' '			73,888		-		(3,888)	70,000
Lyca Chat Limited	D	1.636	-	-	1,866	-	-	-	(13,046)	
Lycatel Germany GmbH	Α	1,872,572	(53,535)	220,574	2,604,792				546,148	
Lycamobile Germany GmbH	Α.	(133,293,224)		´ -	(57,835,425)	95,460,443	-	-	(128,425)	(95,796,631
LYCAMOBILE SRL ITALY	A	28,507,815		17,754,269	(8,785,922)		-		(1,500,322)	
Skyline Telecom SRL	D	(8,020,069)	-			-	-	-	(313,061)	
Universal Service 2006 SRL	D	(4,863,687)			(11,091,000)	-	-	-	(54,151)	
vcamobile BV	Α	(262,204)	-		•	-	-		(11,821)	
Bepporefin B.V	D	11.609	-	_	_	_	_	-	494	
Universal Service Collection AS	D	226,929		-	93,099		_		(17,668)	
Lycamobile Norway Limited (NUF)	Ā	(43,047,441)	_	-	(4,364,822)	-		39,702,086	6,810,169	
One Stop SIM Lda	D	1,664,905	-	30,135	248,258	-	_	,,	13,882	
Lycamobile Italy Lda	Ā	68,600	_	,	(4,888)	-		-	,	63,71
Pettigo Comércio Internacional, Lda		00,000			(1,000)					00,71.
Portugal	D	46,190,248	_	-	38,841,621		-		(1,822,924)	83,208,94
Lycamobile Portugal Lda	Ā	(9,044,310)	_	_	(7,108,059)	30.419.625		_	(9,956)	
Lycamobile SL	A	41,945,304		99,837,527	(99,847,256)	-	-	_	(373,189)	
Skyline Telecom SLU	D	8,244,138	_	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	1,210,000		_		537,540	
Lycamobile SARL	Ā	14,291,658	-	124,308,764	(122,927,147)	-			137,179	
Lycamobile services SARL	A	(3,165,000)	_	221,500,704	1,913,330	_	-	_	137,173	
Lycamobile SRL (Romania)	A	3,855,169		779,480	3,029,664		-	-	(264,293)	
Universal Distribution Services SRL	71	2,033,103		. 15,400	5,027,004	-	_	-	(204,275)	7,400,020
Romania)	D	892,480		_	884,000	_	_	_	(709)	1,775,776
Universal Marketing Services SUARL	Ď	15,405	-	_	304,000	_	_	-	(615)	

REVISED NOTES TO THE FINANCIAL STATEMENTS - continued FOR THE PERIOD ENDED 31 DECEMBER 2016

18. RELATED PARTY DISCLOSURES - continued

	RPT				Cash (Received)			Expenses Recharged / Other	Forex and other	
Company Name	Disc	Opening Balance	Purchases	Sales	/Paid	Assigned debt	Interest Received	Debt		(Owed to)/Due from
Tunisia Services SARL	Α	360,430	-	274,872	-	-		-	(29,754)	605,548
LBOS Hastings	D	17,554	•	-	-	-	-	•	1,453	19,007
Lycamobile Kenya Limited	Α	-	-	•	21,835		-	-	450	22,285
Lycamobile AG	Α	(18,986,163)	(4,889,598)	836,968	431,992	3,188,439	-	-	(291,318)	(19,709,681)
Lycamobile USA	Α	85,800,528	(11,939,791)	7,436,679	(29,319,186)		-	20,654,490	2,343,661	74,976,381
Plintron Technology LLC	D	(92,973)	-	-	-	-	-	-	(56,555)	(149,528)
Lycamobile Canada Inc	Α	19,862	-	-	116,444	-	-	-	(1,992)	134,314
Lycamobile Hongkong	D	1,391,867	-	161,166	1,778,872	-	-		147,418	3,479,324
Lycamobile Network Services Uganda Ltd	Α	-	-	-	106,314	-	-	-	(457)	105,857
Lycamobile LLC SKOPJE	Α	-	-	12,704	628,040	-	-	-	23,741	664,485
Universal Marketing Services Uganda Ltd	D	-		-	3,367	-	-	-	19	3,386
Lycatel Business Outsourcing Solution P Ltd	D	7,305	(553,333)	-	479,335	-	-	-	2,744	(63,948)
L.ycatel BPO Pvt Ltd	D	350,854	(1,136,906)		1,058,220	-	-	-	1,292	273,459
Lycatelcom P LTD	Α	1,036,605	-	17,398	(591,844)	-	-	-	74,254	536,413
Plintron Global Technologies Pvt Ltd.	D	341,993	-			-	-	-	(341,993)	0
Plintron Technologies Pvt Ltd.	D	94,044	-	-	-	-	-	-	(7,239)	86,805
Lyca Digital Private Limited	D		-	-	492,227	-	-	-	-	492,227
GNANAM PROPERTIES LIMITED	Α	-	-	-	232,661	-	-	-	19,313	251,974
Lyca Airways	Α	983,009	-	-	-	-	-	-	81,371	1,064,381
			•	-	-	•	<u> </u>	-	-	<u> </u>
TOTAL		146,069,954	(140,346,586)	566,504,383	(428,113,496)	(0)	5,862,486	8,513,490	15,631,916	174,122,147

Key:

A – Entities with control, joint control or significant influence over the entity

B - Entities over which the entity has control, joint control or significant influence

 $C-Key \ management \ personnel \ of the entity or its parents$

D - Other related parties

REVISED NOTES TO THE FINANCIAL STATEMENTS - continued FOR THE PERIOD ENDED 31 DECEMBER 2016

18. RELATED PARTY DISCLOSURES - continued

A company summary of the transactions with related parties during the current and prior period is below:

		Amounts due from/(owed to) related parties	Sales to related parties in the year	Purchases from related parties in the year	Cash loaned /(borrowed) in the year	Foreign Currency Revaluation	Amounts due from/(owed to) related parties
Lycamobile UK Ltd	Dec-16	(21,981,302)	-	-	(502,414)	615,750	(21,867,966)
Lycamobile UK Ltd	Feb-16	(29,772,394)	-	_	6,847,784	825,704	(22,098,907)
Lycatel Distribution UK Ltd	Dec-16	180,884	-	-	-	-	180,884
Lycatel Distribution UK Ltd	Feb-16	187,977	-	-	-	-	187,977
Thames Quay Properties Holdings Ltd	Dec-16 :	53,531,959	5,862,246	-	20,344,836	-	79,739,041
Thames Quay Properties Holdings Ltd	Feb-16	44,022,023	5,835,754	-	5,029,067	-	54,886,844
Universal Services 2006 SRL	Dec-16	138,149	-	-	-	11,520	149,669
Universal Services 2006 SRL	Feb-16	132,437	-	-	•	11,129	143,566
Pettigo Comércio Internacional Lda	Dec-16	(31,367)	-	-	-	(2,694)	(34,061)
Pettigo Comércio Internacional Lda	Feb-16	(29,995)	-	-	-	(2,603)	(32,597)
Docklands Data Centre Limited	Dec-16	-	-	-	(234,575)	-	(234,575)
Docklands Data Centre Limited	Feb-16	-	-	-	-	-	<u>-</u>
Total Related Parties	Dec-16	31,838,322	5,862,246		19,607,846	624,576	57,932,991
Total Related Parties	Feb-16	14,540,048	5,835,754	-	11,876,852	834,230	33,086,883

REVISED NOTES TO THE FINANCIAL STATEMENTS - continued FOR THE PERIOD ENDED 31 DECEMBER 2016

19. ULTIMATE CONTROLLING PARTY

The majority beneficial owner of WWW Holding Company Limited is Mr. Allirajah Subaskaran.

20. CONTINGENT LIABILITIES

Regulation 80 Determination

In March 2018, HMRC raised Regulation 80 Determinations, section 8 decisions and Schedule 24 penalty assessments on two of the Company's subsidiaries, Lycatel Services Ltd and Switchware Ltd in relation to potential amounts of additional income tax and national insurance contributions arising from business expenses which HMRC deem are potentially assessable on employees for the periods ended 5 April 2012 to 5 April 2016. The assessments were appealed in April 2018 and additionally, the assessed subsidiaries have requested HMRC review which has not yet been completed. The matter is therefore unresolved and discussions with HMRC are ongoing. The directors dispute the assessments in full on the basis that there were material inaccuracies in the HMRC section 8 decisions. No provision therefore has been recognised in the financial statements.

Imputed Interest

In February 2019, HMRC issued determinations under s444, CTA 2009 for the periods 28 February 2013 to 31 December 2017 for amounts to be brought into account for specific tax purposes. The determinations are on the Company and two of its subsidiaries, Lycatel Services Ltd and Switchware Ltd and relate to the treatment of imputed interest on certain current trading accounts.

The directors are in the process of appealing all the determinations and do not consider any additional tax is due as, in the opinion of the directors, all trading accounts represent short term trading debt and therefore no liability exists. No provision has therefore been recognised in either the Company or subsidiary financial statements for the amounts under determination.

21. SUBSEQUENT EVENTS

There are no Company subsequent events for the period ended 31 December 2016, which we are required to consider beyond the date of approval of the original financial statements. In respect of the Group, which was excluded from the original financial statements, the following subsequent event is noted:

o Merger of Lycamobile SRL – On 24 March 2017, Lycamobile SRL merged into the Group. Lycamobile SRL was previously owned by the shareholders of WWW Holding Company Limited, however ownership was transferred to the Group due to a group reconstruction.