# IP MAESTRALE ENERGY ITALY 2 LLP (Formerly Matrix Energy Italy 2 LLP)

Registration No. OC311122

FINANCIAL STATEMENTS

For the period ended 31 December 2007

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#### Members' report

The Members present their annual report and audited financial statements of the Limited Liability Partnership (the "Partnership") for the period 1 September 2007 to 31 December 2007. The prior period comparatives relate to the period 6 April 2007 to 31 August 2007.

On 15 September 2007, the Partnership changed its name from Matrix Energy Italy 2 LLP to IP Maestrale Energy Italy 2 LLP.

During the period the accounting reference date of the Partnership was changed from 31 August to 31 December.

#### Principal activities

The principal activity of the Partnership is the generation and sale of electricity in Italy. The average number of Members for the period was four. The Partnership's ultimate parent undertaking is International Power plc ("IPR"), a company listed on the London Stock Exchange. The Partnership has a branch in Italy.

#### **Business review**

During the period from 1 September 2007 to 31 December 2007, the results for the period and the financial position at the period end were considered satisfactory by the Members who expect continued growth in the foreseeable future.

There were errors in the prior period accounts in respect of accounting for tangible fixed assets, prepayments, stocks and loans due to group undertakings. These errors have been corrected by way of a prior period restatement as detailed in note 1(a) to the financial statements.

As shown in the profit and loss account on page 5 of the financial statements, the Partnership made a profit for the period ended 31 December 2007 of €572,000. In the period ended 31 August 2007, the restated profit for the period was €658,000 (originally stated as a profit of €525,939).

The balance sheet on page 6 of the financial statements shows the Partnership's financial position at the period end. The Members' interests increased from €17,990,000 (originally stated as €13,526,702) to €18,437,000 at 31 December 2007.

#### Principal risks and uncertainties

Operating risk

The Partnership is subject to typical risks affecting wind farms. These include wind variability risk and operating risk via its operating and maintenance contracts. The Partnership is also required to comply with legal and regulatory requirements.

Interest rate risk

The Partnership has both interest-bearing assets and interest-bearing liabilities. Interest-bearing assets include cash at bank which earns interest at a floating rate.

Interest-bearing liabilities include an on-loan facility from group undertakings. The rate of interest on the loan is based on an applicable interest rate set out in the facility agreement.

#### **Designated Members**

The Designated Members of the Partnership during the period and subsequently were as follows:

IP Maestrale (MEI 1-14-1) (UK) Limited (formerly Trinergy (MEI 1-14-1) (UK) Limited) IP Maestrale (MEI 1-14-2) (UK) Limited (formerly Trinergy (MEI 1-14-2) (UK) Limited) (resigned 16 April 2009)

RCG Lywood

(resigned 16 April 2009) DJG Royds

#### Allocation of profit

The profit for the period remains unallocated to Members.

#### Members' report (continued)

#### Members' drawings

Each Member shall be entitled to receive dividends by way of distributions of profits when they are declared by the Board. Such dividends shall be distributed in proportion to each Member's interest on the day on which the particular distribution of dividends takes place.

There were no transfers of Members' interests from capital to debt during the period or up to the date of signature of the accounts.

#### Future developments

There have been no significant events since the balance sheet date, except as disclosed in note 15, which should be considered for a proper understanding of these financial statements.

#### Members' and officers' liability insurance

During the period ended 31 December 2007, the Partnership's ultimate parent undertaking, International Power plc, maintained insurance for the Members' Directors to indemnify them against certain liabilities which they may incur in their capacity as Members or officers of the Partnership, including liabilities in respect of which the Partnership itself is unable to provide an indemnity by virtue of Section 310 of the Companies Act 1985.

#### **Employees**

Details of the number of employees and related costs can be found in note 3 to the financial statements.

#### Charitable and political donations

The Partnership did not make any political or charitable donations during the period (period ended 31 August 2007: € nil).

#### Post balance sheet events

On 16 April 2009, RCG Lywood and DJG Royds resigned as Designated Members.

On 30 April 2009, the 0.4% interest of the partnership which was held equally by RCG Lywood and DJG Royds, was sold to IP Maestrale (MEI 1-14-1) (UK) Limited (formerly Trinergy (MEI 1-14-1) (UK) Limited), and IP Maestrale (MEI 1-14-2) (UK) Limited (formerly Trinergy (MEI 1-14-2) (UK) Limited) for total consideration of £1, in the proportion 80:20.

#### Disclosure of information to auditors

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

#### Auditors

Nexia Smith & Williamson resigned as auditors on 23 March 2009 and were replaced by KPMG Audit Plc. KPMG Audit Plc will continue to act as auditor of the partnership.

SD Pinnell

On behalf of IP Maestrale (MEI 1-14-1) (UK) Limited (formerly Trinergy (MEI 1-14-1) (UK) Limited), and IP Maestrale (MEI 1-14-2) (UK) Limited (formerly Trinergy (MEI 1-14-2) (UK) Limited).
4 June 2009

## Statement of Members' responsibilities in respect of the Members' report and the financial statements

The Members are responsible for preparing the Members' report and the financial statements in accordance with applicable law and regulations.

The law relating to Limited Liability Partnerships (LLPs) requires the Members to prepare financial statements for each financial period. Under that law the Members have elected to prepare the financial statements in accordance with applicable law and UK Accounting Standards (UK Generally Accepted Accounting Practice).

The financial statements are required by law to give a true and fair view of the state of affairs of the LLP and of the profit or loss of the LLP for that period.

In preparing these financial statements, the Members are required to:

- select suitable accounting policies and then apply them consistently;
- · make judgments and estimates that are reasonable and prudent;
- state whether applicable UK Accounting Standards have been followed, subject to any material departures disclosed and explained in the financial statements; and
- prepare the financial statements on the going concern basis unless it is inappropriate to presume that the LLP will continue in business.

Under the Limited Liability Partnerships Regulations 2001, the Members are responsible for keeping proper accounting records that disclose with reasonable accuracy at any time the financial position of the LLP and enable them to ensure that its financial statements comply with those regulations. They have general responsibility for taking such steps as are reasonably open to them to safeguard the assets of the LLP and to prevent and detect fraud and other irregularities.

Independent auditor's report to the Members of IP Maestrale Energy Italy 2 LLP (formerly Matrix Energy Italy 2 LLP)

We have audited the financial statements of IP Maestrale Energy Italy 2 LLP (formerly Matrix Energy Italy 2 LLP) for the period ended 31 December 2007 which comprise the Profit and Loss Account, the Statement of Total Gains and Losses, the Balance Sheet, the Reconciliation of Movement in Members' Interests and the related notes. These financial statements have been prepared under the accounting policies set out therein.

This report is made solely to the Members of the Limited Liability Partnership (LLP), as a body, in accordance with section 235 of the Companies Act 1985, as required by Regulation 3 of the Limited Liability Partnerships Regulations 2001. Our audit work has been undertaken so that we might state to the LLP'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 LLP and the LLP's Members, as a body, for our audit work, for this report, or for the opinions we have formed.

## Respective responsibilities of Members and auditors

As described in the Statement of Members' responsibilities on page 3, the Members are responsible for the preparation of the financial statements in accordance with applicable law and UK Accounting Standards (UK Generally Accepted Accounting Practice).

Our responsibility is to audit the financial statements in accordance with relevant legal and regulatory requirements and International Standards on Auditing (UK and Ireland).

We report to you our opinion as to whether the financial statements give a true and fair view and are properly prepared in accordance with the Companies Act 1985. We also report to you if, in our opinion, the LLP has not kept proper accounting records, if we have not received all the information and explanations we require for our audit, or if information specified by law regarding Members' remuneration and other transactions is not disclosed.

We read the Members' Report and consider whether it is consistent with the audited financial statements. We consider the implications for our report if we become aware of any apparent misstatements or material inconsistencies with the financial statements.

#### Basis of audit opinion

We conducted our audit in accordance with International Standards on Auditing (UK and Ireland) issued by the Auditing Practices Board. An audit includes examination, on a test basis, of evidence relevant to the amounts and disclosures in the financial statements. It also includes an assessment of the significant estimates and judgments made by the Members in the preparation of the financial statements, and of whether the accounting policies are appropriate to the LLP's circumstances, consistently applied and adequately disclosed.

We planned and performed our audit so as to obtain all the information and explanations which we considered necessary in order to provide us with sufficient evidence to give reasonable assurance that the financial statements are free from material misstatement, whether caused by fraud or other irregularity or error. In forming our opinion we also evaluated the overall adequacy of the presentation of information in the financial statements.

#### **Opinion**

In our opinion the financial statements:

- give a true and fair view, in accordance with UK Generally Accepted Accounting Practice, of the state of affairs of the LLP as at 31 December 2007 and of its profit for the period then ended; and
- have been properly prepared in accordance with the Companies Act 1985.

KIMG ASS Ph

KPMG Audit Plc Chartered accountants Registered auditor 5 June 2009 8 Salisbury Square London EC4Y 8BB

Profit and loss account for the period ended 31 December 2007

	Note	122 day period ended 31 December 2007 €'000	148 day period ended 31 August 2007 & 000 Restated*
Turnover	2	3,042	3,334
Cost of sales		(221)	(667)
Gross profit		2,821	2,667
Other operating income Administration costs		(2,044)	186 (1,509)
Operating profit and profit before interest and taxation	4	785	1,344
Interest receivable and similar income Interest payable and similar charges	5 6	22 (99)	24 (105)
Profit on ordinary activities before taxation and Members' remuneration		708	1,263
Tax on profit on ordinary activities	7	(136)	(605)
Profit before Members' remuneration and profit share, and profit for the period available for discretionary division among Members		572	658
Statement of total recognised gains and losses for the period ended 31 December 2007			
		122 day period ended 31 December 2007 €'000	148 day period ended 31 August 2007 €'000 Restated*
Profit for the period and total recognised gains and losses relating to the financial period		572	658
Prior period adjustments*		4,463	
Total gains and losses recognised since last financial statements		5,035	

## \* See note 1

The notes on pages 8 to 14 form part of these financial statements.

## Balance sheet as at 31 December 2007

	Note	31 December 2007 €'000	31 August 2007 €'000 Restated*
Current assets  Debtors (including amounts due in more than one year of €17,930,000 (31 August 2007: €17,615,000))  Stocks  Cash at bank and in hand	9 10 —	26,473 183 664	25,971 181 932
Total current assets		27,320	27,084
Creditors: amounts falling due within one year	11 _	(7,484)	(7,600)
Net current assets	_	19,836	19,484
Total assets less current liabilities		19,836	19,484
Creditors: amounts falling due after more than one year	12 _	(1,399)	(1,494)
Net assets attributable to Members		18,437	17,990
Represented by: Loans and other debts due to members within one year Members' loan capital	13	2,224	2,349
Members' other interests: Members' equity capital Other reserves		18,774 (2,561)	18,774 (3,133)
	_	18,437	17,990
Total Members' interests Members' loan capital Members' other interests		2,224 16,213	2,349 15,641
	_	18,437	17,990

These accounts were authorised for issue by IP Maestrale Energy Italy 2 LLP (formerly Matrix Energy Italy 2 LLP) on 4 June 2009 on behalf of IP Maestrale (MEI 1-14-1) (UK) Limited (formerly Trinergy (MEI 1-14-1) (UK) Limited), and IP Maestrale (MEI 1-14-2) (UK) Limited (formerly Trinergy (MEI 1-14-2) (UK) Limited).

S D Pinnell

On behalf of IP Maestrale (MEI 1-14-1) (UK) Limited (formerly Trinergy (MEI 1-14-1) (UK) Limited), and IP Maestrale (MEI 1-14-2) (UK) Limited (formerly Trinergy (MEI 1-14-2) (UK) Limited).

#### See note 1

The notes on pages 8 to 14 form part of these financial statements.

Reconciliation of movements in Members' interests for the period ended 31 December 2007

	Note			Members' other Interests		Total
		capital	Members' Equity capital	Other reserves	debts due from Members	
		€'000	€,000	€'000	€'000	€'000
Balance at 31 August 2007 as						
originally stated		2,349	18,774	(7,596)	-	13,527
Prior period restatement* Balance at 1 September 2007 as restated* Profit for the financial period		2,349	18,774	(3,133)	-	4,463 17,990
available for discretionary division among Members				572		572
Members' interests after			:	, <u>.</u>		10.550
profit for the period	10	2,349	18,774	(2,561)	-	18,562
Repayment of capital	13	(125)			<u>-</u>	(125)
Balance at 31 December 2007		2,224	18,774	(2,561)	_	18,437
		Members'	Members	s' other	Loans and	Total
		loan	Inter	ests	other	
		capital	Members'	Other	debts due	
			equity	reserves	from	
		01000	capital	01000	Members	C2000
Dalana et C Appil 2007 es		€'000	€,000	€'000	€'000	€'000
Balance at 6 April 2007 as originally stated		2,349	18,774	(871)	(5,884)	14,368
Prior year restatement*		2,547	10,,,,,	4,331	(0,00,)	4,331
Balance at 6 April 2007 as						. <u> </u>
restated*		2,349	18,774	3,460	(5,884)	18,699
Profit for the financial period		·				
available for discretionary						
division among Members' as				658		658
restated*				038		036
Members' interests after profit for the period		2,349	18,774	4,118	(5,884)	19,357
Allocated losses		2,347	-	871	(871)	-
Drawings		-	-	•	(1,367)	(1,367)
Transfer of amounts due from						
Members (see below)			-	(8,122)	8,122	<del></del>
Balance at 31 August 2007		2,349	18,774	(3,133)	-	17,990

The transfer represents amounts due from Members no longer considered recoverable, following the transfer of Members' interest on 31 August 2007.

Members' loan capital is generally not repayable, except in certain specified instances, such as retirement from the Partnership, which occurs with immediate effect. The nature and amount of the repayment is dependent of various different parameters.

In the event of winding up, the amount included in "Members' loan capital" and "Loans and other debts due to Members" will rank equally with unsecured creditors.

#### See note 1

The notes on pages 8 to 14 form part of these financial statements.

#### Notes to the financial statements

#### 1. Accounting policies

#### a. Basis of preparation

IP Maestrale Energy Italy 2 LLP (formerly Matrix Energy Italy 2 LLP), (the "Partnership") is domiciled in the United Kingdom. It is the responsibility of the Partnership to maintain books, records and accounts in accordance with UK Generally Accepted Accounting Practice (UK GAAP).

The financial statements are prepared in accordance with the Limited Liability Partnerships Regulations 2001 (and those provisions of the Companies Act 1985 referred to therein) and the Statement of Recommended Practice "Accounting by Limited Liability Partnerships" May 2002 (Revised March 2006).

These statutory accounts are presented in Euros, rounded to the nearest thousand. They are prepared on the historical cost basis.

Upon International Power plc's acquisition of IP Maestrale Limited (formerly Trinergy Limited), management reviewed the accounting policies which had been previously adopted and concluded that items within tangible fixed assets, stocks and prepayments were incorrect. Tangible fixed assets previously recognised in the Partnership, have also been disclosed within another group undertaking. The underlying payments should have been reflected as a prepayment of operating lease charges in accordance with SSAP 21 'Accounting for leases and hire purchase contracts'. Also, items which had previously been expensed should have been classified as prepayments and stocks in accordance with applicable accounting standards. A reclassification in loans due to group undertakings has been performed from creditors: amounts falling due within one year to creditors: amounts falling due after more than one year to reflect the terms of the related loan agreements. Finally, the financial commitments note has been restated to reflect the actual commitments as at 31 August 2007.

	Period ended		
	6 April 2007	31 August 2007	31 August 2007
	€'000	€'000	€'000
Reduction in tangible fixed assets (reclassification)	-	-	(15,362)
Increase in prepayments (including reclassification)	4,150	132	19,644
Increase in stocks	181	•	181
Loans due to other creditors: Reduction in creditors: amounts falling due within one year	-	-	1,494
Increase in creditors: amounts falling due after more than one year	<u> </u>		(1,494)
	-	-	-
Impact of prior year adjustments	4,331	132	4,463

#### b. Stocks

Plant spares are valued at the lower of cost and net realisable value. Cost comprises direct materials and, where applicable, direct labour costs and those overheads that have been incurred in bringing stocks to their present location and condition.

Notes to the financial statements (continued)

#### 1. Accounting policies (continued)

#### c. Members' remuneration and Members' interests

Members' capital is not repayable and is therefore classified as equity.

Members' interest earned on Members' balances are treated as Members' remuneration charged as an expense to the profit and loss account in arriving at results available for discretionary division among Members.

Distributions of profit are payable to Members when such distributions are declared by the Board. The distributions are made in proportion to the Member's interest on the day on which the distribution takes place. The overall policy for Members' drawings takes into account the need to maintain sufficient funds to finance working capital and other needs of the Partnership.

#### d. Leasing

Rentals payable under operating leases are charged against income on a straight line basis over the lease term.

#### e. Foreign currency translation

Transactions denominated in foreign currencies are translated into Euros at the exchange rate ruling on the date of transaction unless related or matching forward foreign exchange contracts have been entered into when the rate specified in the contract is used. At the year end, monetary assets and liabilities expressed in foreign currencies are translated into Euros at the rates of exchange ruling at the balance sheet date. Any gain or loss arising on the restatement of such balances is taken to the Profit and Loss Account.

#### f. Turnover

Turnover represents amounts receivable for electricity supplied net of VAT and is recognised when earned.

## g. Taxation

The Partnership is liable for Italian taxation on the profit of its Italian Branch. Members are liable for UK taxation on their share of Partnership profits. Consequently, no reserve for UK taxation is made in these financial statements, and the profits are shown within Members' Interest. The foreign tax charge is in respect of the Italian branch.

Deferred tax is provided for on a full provision basis on all timing differences which have arisen but not reversed at the balance sheet date. No timing differences are recognised in respect of gains on sale of assets where those gains have been rolled over into replacement assets. Deferred tax assets are recognised to the extent that they are recoverable, that is, on the basis of all available evidence, it is more likely than not that there will be suitable taxable profits from which the future reversal of the underlying timing differences can be deducted. Any assets and liabilities recognised have not been discounted.

#### h. Cash flow statement

Under FRS 1, the Partnership is exempt from the requirement to prepare a cash flow statement on the grounds that it is wholly owned subsidiary undertaking included within publicly available consolidated financial statements.

#### 2. Turnover

The Partnership's turnover was to markets outside the United Kingdom in Italy.

## 3. Employees' remuneration

The Partnership had no employees during this financial period (period ended 31 August 2007: nil).

## Notes to the financial statements (continued)

## **Operating profit**

	122 day	148 day
	period ended	period ended
	31 December 2007	31 August 2007
	€'000	€'000
		Restated*
Operating profit is stated after charging:		
Operating lease rentals – plant and machinery	1,536	1,727
Operating lease rentals – land and buildings	9	10

Auditor's remuneration of €9,072 in respect of the statutory audit for the period ended 31 December 2007 is borne by International Power plc, the Partnership's ultimate parent undertaking. Auditor's remuneration of €2,000 in respect of the statutory audit for the period ended 31 August 2007 was borne by the Partnership.

*	See note 1		
5. Interes	st receivable and similar income	•	
		122 day period ended 31 December 2007 €'000	148 day period ended 31 August 2007 €'000
Bank ir	nterest	22	24
6. Interes	st payable and similar charges		
		122 day period ended 31 December 2007 €'000	148 day period ended 31 August 2007 €'000
Bank ir Interest Other in	payable to group undertakings	1 92 6 99	102 3 105
7. Tax or	ı profit on ordinary activities		
		122 day period ended 31 December 2007 €'000	148 day period ended 31 August 2007 €'000 Restated*
Analys	is of the charge for the period		Restated
	t tax a corporation tax nents in respect of prior periods	389	604 1
	ed tax credit (see note 9) tion and reversal of timing differences	(253)	-
Total ta	x charge for the period	136	605

Notes to the financial statements (continued)

## 7. Tax on profit on ordinary activities (continued)

	122 day period ended 31 December 2007 €'000	148 day period ended 31 August 2007 €'000 Restated*
Current tax reconciliation Profit on ordinary activities before tax	708	1,263
Current tax at 30% (period ended 31 August 2007: 30%)	212	379
Profit attributable to Members	(212)	(379)
Foreign corporation tax	389	604
Adjustments for prior periods		1
Total current tax charge	389	605

The deferred tax credit relates to timing differences arising from income and expenditure.

\* See note 1

## 8. Tangible fixed assets

	Plant and machinery €'000
Cost	
At 31 August 2007	17,911
Prior period restatement*	(17,911)
At 1 September 2007 as restated	-
At 31 December 2007	-
Depreciation	
At 31 August 2007	2,549
Prior period restatement*	(2,549)
At 1 September 2007 as restated	-
At 31 December 2007	-
Net book value	
At 31 December 2007	-
At 1 September 2007 as restated	

\* See note 1

Notes to the financial statements (continued)

#### 9. Debtors

	31 December 2007 €'000	31 August 2007 €'000 Restated*
Deferred tax asset	253	-
Corporation tax asset	108	-
Trade debtors	1,158	929
Other debtors	3,728	4,432
Prepayments and accrued income	20,494	20,610
Amounts due from group undertakings	732	-
· · · · · · · · · · · · · · · · · · ·	26,473	25,971

Included within other debtors are overseas VAT balances of €3,720,000 (31 August 2007: €3,307,000) which are not fully recoverable within one year.

Amounts falling due after more than one year and included in the debtors above are:

	31 December 2007 €'000	31 August 2007 €'000 Restated*
Deferred tax asset	253	-
Other debtors	3,720	3,307
Prepayments and accrued income	13,957	14,308
	17,930_	17,615

The deferred tax credit relates to timing differences arising from income and expenditure.

#### See note 1

#### 10. Stocks

	31 December 2007 €'000	31 August 2007 €'000 Restated*
Spare parts	183	181

See note 1

## 11. Creditors: amounts falling due within one year

	31 December 2007 €'000	31 August 2007 €'000 Restated*
Amounts due to group undertakings Loans and other debts due to members (see note 12) Loans due to group undertakings (see note 12) Trade creditors Corporation tax Other creditors Accruals and deferred income	1,524 189 3,579 20 - 32 2,140 7,484	204 3,579 77 1,407 1,405 928 7,600

See note 1

#### Notes to the financial statements (continued)

#### 12. Creditors: amounts falling due after more than one year

	31 December 2007 €'000	31 August 2007 €'000 Restated*
Loans and other debts due to members	1,399	1,494
Analysis of loans  Total payable Loans and other debts due to members (see note 11) Loans due to group undertakings (see note 11)	€'000 5,167 (189) (3,579) 1,399	€'000 5,277 (204) (3,579) 1,494
Loan maturity analysis  In more than one year but not more than two years In more than two years but not more than five years In more than five years	€'000 152 753 494 1,399	€'000 170 708 616 1,494

See note 1

#### 13. Members' capital

During the period ended 31 December 2007, capital repayments of €100k and €25k were made to IP Maestrale (MEI 1-14-1) (UK) Limited (formerly Trinergy (MEI 1-14-1) (UK) Limited) and IP Maestrale (MEI 1-14-2) (UK) Limited (formerly Trinergy (MEI 1-14-2) (UK) Limited) respectively (31 August 2007: €nil).

#### 14. Financial commitments

As at 31 December 2007, the Partnership was committed to making the following payments under non-cancellable operating leases in the year ending 31 December 2008:

	31 December 2007		31 August 2007	
	Land and buildings	Other	Land and buildings	Other
	€'000	€,000	€'000 Restated*	€'000 Restated*
Operating leases which expire:				
In over five years	26	13,046	26	13,075

The above relates to plant and machinery and land and buildings commitments.

#### See note 1

#### 15. Post balance sheet events

On 16 April 2009, RCG Lywood and DJG Royds resigned as Designated Members.

On 30 April 2009, the 0.4% interest of the partnership which was held equally by RCG Lywood and DJG Royds, was sold to IP Maestrale (MEI 1-14-1) (UK) Limited (formerly Trinergy (MEI 1-14-1) (UK) Limited), and IP Maestrale (MEI 1-14-2) (UK) Limited (formerly Trinergy (MEI 1-14-2) (UK) Limited) for total consideration of €1, in the proportion 80:20.

#### Notes to the financial statements (continued)

### 16. Related party transactions

As at 31 December 2007 the Partnership was a wholly owned subsidiary of International Power plc the ultimate parent undertaking. The Partnership has taken advantage of the exemption contained in FRS 8 and has therefore not disclosed transactions or balances with entities which form part of the group.

The consolidated financial statements of International Power plc, within which the Partnership is included, can be obtained from the address given in note 17.

#### 17. Controlling party and ultimate parent undertaking

The Members of IP Maestrale Energy Italy 2 LLP (formerly Matrix Energy Italy 2 LLP) are IP Maestrale (MEI 1-14-1) (UK) Limited (formerly Trinergy (MEI 1-14-1) (UK) Limited) (80%) and IP Maestrale (MEI 1-14-2) (UK) Limited (formerly Trinergy (MEI 1-14-2) (UK) Limited) (20%).

As at 31 December 2007, IP Maestrale Energy Italy 2 LLP (formerly Matrix Energy Italy 2 LLP) was controlled by IP Maestrale (MEI 1-14-1) (UK) Limited (formerly Trinergy (MEI 1-14-1) (UK) Limited), a company registered and incorporated in England and Wales. IP Maestrale (MEI 1-14-1) (UK) Limited (formerly Trinergy (MEI 1-14-1) (UK) Limited) is controlled by International Power plc.

As at 31 December 2007, the smallest and largest group of undertakings for which group accounts are prepared was for International Power plc.

As at 31 December 2007, International Power plc was the Partnership's ultimate parent undertaking. Copies of the accounts of International Power plc may be obtained from the following address:

Senator House 85 Queen Victoria Street London EC4V 4DP