Abuja Electricity Distribution Plc

Annual Report 31 December 2015

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Chairman

South African/ Managing Director

Zambian

Zambian

Corporate information

Registration number

Registered office address:

Directors:

Auditor:

638681

Amb. Shehu Malami

Benjamin Ezra Dikki John Albert Jones

Neil Croucher Siyanga Malumo

Emmanuel Katepa

Ahmad Saci Maiyaki

1 Ziguinchor Street

Off IBB Way Wuse Zone 4

Abuja

1 Ziguinchor Street **Business office address:**

Off IBB Way Wuse Zone 4

Abuja

Mrs. Olajumoke Delano Company secretary

1 Ziguinchor Street Off IBB Way Wuse Zone 4 Abuja

KPMG Professional Services

KPMG Tower

Bishop Aboyade Cole Street

Victoria Island

Lagos

United Bank for Africa Plc Bankers:

First Bank of Nigeria Limited

Zenith Bank Plc

Union Bank of Nigeria Plc

Diamond Bank Plc Ecobank Nigeria Limited

Unity Bank Plc Access Bank Plc

Guaranty Trust Bank Plc

Sterling Bank Plc Skye Bank Plc

Directors' Report

For the year ended 31 December 2015

The directors present their report on the affairs of Abuja Electricity Distribution Plc ("the Company"), together with the financial statements and auditor's report for the year ended 31 December 2015.

Principal activity and business review

Abuja Electricity Distribution Plc ("the Company" or "AEDC") was incorporated in Nigeria on 8 November 2005 as a public liability company to take over electricity distribution activities and related businesses of the Power Holding Company of Nigeria ("PHCN") in the Federal Capital Territory (FCT) Abuja, Niger, Kogi and Nasarawa States.

As part of the Federal Government of Nigeria's ("FGN") initiative to transform the power sector, the Nigerian Electricity Regulatory Commission (NERC) was established in October 2005 as required under the Electric Power Sector Reform Act (EPSRA). NERC is Nigeria's independent regulatory agency for the Nigerian electricity industry comprising generation, transmission and distribution sectors and regulates the activities of the Company. In 2008, NERC introduced a Multi-Year Tariff Order (MYTO) as the framework for determining the industry pricing structure and this forms the basis of revenue earned by the Company after taking into consideration changes as applicable per the Transitional Electricity Market (TEM) rules as issued by NERC via Order number 136 dated 29 January 2015 and effective 1 February 2015. The TEM rules were amended on 18 March 2015 and the amended rules became effective April 1 2015.

On 1 November 2013, the FGN completed the privatization of the electricity sector effectively handing over 6 generation and 11 distribution companies to new owners under various share sale agreements. As a result of this, 60% interest of the Company was acquired by a Nigerian Company, KANN Utility Company Limited ("KANN").

Operating results

During the year, the Company's revenue increased by 30% from №48.10 billion to №62.53 billion. The gross profit for the year was №8.34 billion (2014: gross loss of №0.26 billion). The increase in revenue is as a result of the increase in tariff by NERC following the commencement of the TEM rule. Electricity tariff increased on the average by 33.20% from 2014.

The following is a summary of the Company's operating results:

The following is a summary of the Company's operating is	2015	2014
	№'000	№'000
	62,534,676	48,097,381
Revenue	8,338,832	(256,409)
Gross profit/(loss)	(39,196,964)	(24,908,727)
Operating loss	(41,718,714)	(25,606,664)
Loss before minimum tax and income tax	(253,874)	(364,371)
Minimum tax	(233,011)	= = =
Income tax	(41,972,588)	(25,971,035)
Loss for the year	(41,772,300)	

Summary of financial position

Summary of financial position	109,485,860	105,530,260
Total assets	73,057,575	42,406,812
Total liabilities	36,428,285	63,123,448
Equity	22,123	

No dividend has been recommended by the directors (2014: Nil).

Directors and their interests

The Directors who served during the year were as follows:

Name	Nationality	Designation	Date appointed/(resigned)
Benjamin Ezra Dikki Amb. Shehu Malami Felix Ohiwerei John Albert Jones		Chairman	(24 July 2015)
Siyanga Malumo Neil Croucher Michael Tarney Emmanuel Katepa Ahmad Saci Maiyaki	Zambian South Africa British Zambian	n Managing Director	(12 November 2015) 11 December 2015 11 December 2015

^{*} Audu Uba Mohammed * Audu Uba Mohammed is the alternate director to Benjamin Ezra Dikki who is the representative of BPE on the board. Alhaji Uba represents Mr. Dikki at all AEDC meetings.

The directors indicate that they do not have any interests required to be disclosed under Section 275 of the Companies and Allied Matters Act of Nigeria.

In accordance with Section 277 of the Companies and Allied Matters Act of Nigeria, none of the directors has notified the Company of any declarable interests in contracts with the Company.

Shareholding structure

The shareholding structure of the Company is as follows:

The shareholding structure of the Company is as a	Ordinary 31 December 2015		nary Share	31 December 2014
	% _	Number	%	Number
Limited	60	6,000,000	60	6,000,000
KANN Utility Company Limited	32	3,200,000	32	3,200,000
Bureau of Public Enterprises Ministry of Finance Incorporated	8	800,000	8	800,000
	100	10,000,000	100	10,000,000
Total				

Consistent with applicable NERC rules, the Board continues to re-emphasize the maintenance of high standards of corporate governance, central to achieving the Company's objective of maximizing shareholder value. As a result, the Board has a schedule of matters reserved specifically for its decision and the Directors have been empowered by the provision of access to learning appropriate professional skills and knowledge development.

The NERC rules requires that the Company has at least five directors of which at least one must be an independent director. The Company currently has seven (7) directors. The Company does not have an independent director but is in the process of evaluating and selecting one.

The executive director in person of the managing director has extensive knowledge of the power sector and is supported by a strong leadership team (see section on leadership team) while the non-executive directors bring to the table their broad knowledge of business, financial, commercial and technical experience.

The board met five (5) times for meetings to set and monitor strategy as well as approve key policies pertinent to the operations of the Company.

The attendance of Directors at board meetings during the year was as follows:

endance of Directors at	DESIGNATI		12 May	0 Iul	10-Jul	13-Nov
DIRECTORS	ON	6-Feb	13-Mar	<i>y</i> -5 u1	10 0 11	X
Amb. Shehu Malami	Chairman	X	X	-	S .T.	
	Managing	X	X	X	X	X
Neil Croucher	Director			**	V	X
Michael Tarney	Director	X	X	X	X	Λ
		X	X^1	X^1	X^1	-
Felix Ohiwerei	Director	V	X	\mathbf{X}^{1}	X^1	X
John Albert Jones	Director	X	Λ			v
Siyanga Malumo	Director	X	X	X	X	X
Audu Uba Mohammed	Alternate Director	X	X	X	X	X

 $X = Attended; X^{I} = Attended by proxy; -= Absent$

Sub committees of the board

The Board has established Committees consistent with NERC rules, each with written terms of reference approved by the Board. Currently, there are five (5) sub-committees that have been approved.

The sub-committees are established to assist the Board to effectively and efficiently perform guidance and oversight functions, amongst others.

The audit committee

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The current composition of the Audit Committee is as follows:

Members	Designation
Mr. Audu Uba Mohammed	Chairman
Mr. John Albert Jones	Member
Mr. Siyanga Malumo	Member
Mr. Neil Croucher	Ex-officio
Mr. Ahmed Rufai Salau	Secretary

The Audit Committee's overall purpose is to enhance confidence in the integrity of the Company's processes and procedures relating to internal control and corporate reporting. On the invitation of the Chairman of the Audit Committee, representatives of Management and the external auditors attend meetings. The Audit Committee is responsible for the review of financial reporting, appointment and provision of oversight for the work of the external auditor. The Audit Committee makes recommendations to the Board concerning internal financial controls, effectiveness of its internal audit functions viz a viz compliance with internal processes and procedures.

The Committee also reviews the arrangement by which staff of the Company may, in confidence, raise concerns about possible improprieties in financial and non financial matters. It also ensures statutory compliance with the provisions of Company and Allied Matters Act of Nigeria.

The Audit Committee had five (5) meetings during the year under review.

2. Finance committee

The current composition of the Finance Committee is as follows:

	Designation
Members	Chairman
Mr. John Albert Jones	Member
Mr. Audu Uba Mohammed	Member
Mr. Emmanuel Katepa	
Mr. Neil Croucher	Ex-officio
Mr. Andrew Atterbury	Secretary

The functions of the Finance Committee include optimizing, overseeing and advising on all matters relating to the capital structure, capital management and planning. The Committee also supports and advises the Board in exercising its authority in relation to the finance related function. In addition the Committee makes recommendations to the Board concerning the revenue requirement of the Company as well as reviews of the Company's investment plans and financial performance.

The Finance Committee had four (4) meetings during the year under review.

3. Executive committee

The members of the Executive Committee are as follows:

The memoers of the 200	Designation
Members	Chairman
Mr. Siyanga Malumo Mrs. Olajumoke Delano	Secretary
Mr. Audu Uba Mohammed	Member
Mr. Neil Croucher	Ex-officio

The responsibilities of the Executive Committee include supervising executive and operational management in between Board meetings, implementing policy recommendations of the Board, approving the annual budget and authorizing categories of expenditure and payments within its mandate, agreeing the terms of and release of Company announcements, approving the agenda for Board meetings and fixing the time and place for such meetings, acting on behalf of the Board during times of exigency, approving annual meeting programs for the Board and its Committees, acting as a communication link between Board and Management and to oversee developmental plans and strategies.

The Executive Committee had eight (8) meetings during the year under review.

4. Health safety and environment committee

The composition of the Health Safety & Environment Committee is as follows:

The composition of an	Designation
Members Mr. Audu Uba Mohammed	Chairman
	Member
Mr. Siyanga Malumo Amb. Shehu Malami	Member
Mr. Neil Croucher	Ex-officio
Collins M Chabuka	Secretary

The Health Safety and Environment (HSE) Committee is responsible for updating the Company on current issues in health and safety in the electricity sector as well as ensuring that the Company maintains strict compliance with regulatory and other relevant Health and Safety Codes. The HSE Committee also ensures that the management of HSE is aligned with the overall business strategy of the Company.

The Health Safety and environment Committee held five (5) meetings during the year.

Remuneration and employee development committee

The composition of the Remuneration & Employee Development Committee is as follows:

The composition of the resistance	Designation
Members	Chairman
Mr. Ahmad Saci Maiyaki	Member
Mr. Audu Uba Mohammed	Member
Mr. Emmanuel Katepa Mr. Neil Croucher	Ex-officio
Mr. Folorunsho Dada	Secretary

The responsibilities of the Remuneration and Employee Development Committee includes reviewing the contract terms, remuneration and other benefits of the Executive Directors and Senior Management of the Company, making recommendations to the Board on the Company's framework of employee remuneration and its cost, operating the Company's long term incentive plans and reviewing the Company's performance management system.

The Chairman and other directors may be invited to attend meetings of the Committee, but do not take part in any decision making directly affecting their own remuneration. The Committee undertakes an external and independent review of remuneration levels on a periodic basis and ensure that employment policies are strictly

The Remuneration and Employee Development Committee had four (4) meetings during the year.

Leadership team

The Board has delegated the day to day running of the Company to the leadership team of the Company headed by the Managing Director. The leadership team comprises:

Designation
Managing Director/CEO
Chief Finance Officer
Executive Director - Human Resources
Executive Director - Technical Services
Chief Risk Officer
Executive Director - CP&BD
Executive Director - Commercial Services
Executive Director - Regulatory & Stakeholders Affairs

Material agreements

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The Company has entered into the following material agreements:

Deed of assignment of pre-completion receivables and liabilities \square

As part of the privatisation completion, the Company through the Bureau of Public Enterprises signed a deed of assignment of pre-completion receivables and liabilities with the Nigerian Electricity Liability Management Company Limited (NELMCO) effective 31 October 2013. NELMCO is a government owned entity, established to take over and manage the stranded assets and liabilities in the Power sector.

(a) Pre-completion receivables

Per the Deed of Assignment of Pre-completion Receivables, all the trade receivables of the Company as at 31 October 2013 were transferred to NELMCO without recourse. Further, interpretation accorded to the definition of precompletion receivables by NERC expanded this to include cash and cash equivalents held as at 31 October 2013.

(b) Pre-completion liabilities

Per the Deed of Assignment of Pre-completion liabilities all liabilities and contingent liabilities of the Company as at 31 October 2013 were transferred to NELMCO subject to certain terms and conditions which management believes do not limit the transfers.

On the basis of this agreement, management derecognized qualifying assets and liabilities as at 31 October 2013 from the 2013 financial statements. In addition, as a result of the interpretation given by NERC and other industry participants in 2014 on ownership of cash and cash equivalents as at 31 October 2013, the Company has recorded a liability to NELMCO of №2.17 billion in the financial statements. See Note 22.

2. Technical agreement with related party

See Note 24(d) to these financial statements.

Super vendor agreement

During the year, as part of the measures to make vending platforms more readily available to prepaid customers, the Company entered into an agreement with Kallak Power Limited (Kallak) an ICT company specialized in sale of electricity via various online platforms. Under the agreement, Kallak is to provide electronic platforms and web based applications to enable customers vend electricity online paying with cash, credit or debit cards. The Company pays Kallak a commission of 4.25% of sales by Kallak.

Management intends to continue to enter into this type of arrangement with quality partners to improve its collection rates.

Geographical presence

To enable the Company operate in the Abuja, Kogi, Nasarawa and Niger States where it distributes electricity, it has 28 area offices excluding the head office. The 28 area offices are distributed among six regions across the four states from which the Company operates. The regional offices are headed by regional managers and the area offices are headed by area managers who report to the regional managers. The regional managers subsequently reports to the leadership team based at the head office.

Property, plant and equipment (PPE)

Information relating to changes in property, plant and equipment is given in Note 13 to the financial statements.

Charitable contributions

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No contributions or donations was made to charitable organisations during the year (2014: Nil). In accordance with Section 38(2) of the Companies and Allied Matters Act of Nigeria, the Company did not make any donation to any political association, or for any political purpose in the course of the year.

Events after the reporting period

Events after the reporting period are disclosed in Note 26 to the financial statements.

Employment and employees

(a) Employment consultation and training:

The Company places considerable value on the involvement of its employees in major policy matters and keeps them informed on matters affecting them as employees and on various factors affecting the performance of the Company. This is achieved through regular meetings with employees and consultations with their representatives. Training is conducted for the Company's employees as the need arises.

Management, professional and technical expertise are the Company's major assets. The Company continues to invest in developing such skills. The Company has in-house training facilities, complemented, when and where necessary, with external training for its employees.

(b) Dissemination of information

In order to maintain shared perception of our goals, the Company is committed to communicating information to employees in a fast and effective manner, as possible. This is considered critical to the maintenance of team spirit and high employee morale.

(c) Employment of physically challenged persons:

The Company has no physically challenged persons in its employment (2014: 2). Applications for employment by physically challenged persons are always fully considered, bearing in mind the respective aptitudes and abilities of the applicants concerned. In the event of members of staff becoming physically challenged, every effort is made to ensure that their employment with the Company continues and that appropriate training is arranged. It is the policy of the Company that training, career development and promotion of physically challenged persons should, as far as possible, be identical with that of other employees.

(d) Employee health, safety and welfare:

The Company places high premium on the health, safety and welfare of its employees in their places of work. To this end, the Company has various forms of insurance policies, including workmen's compensation and group life insurance, to adequately secure and protect its employees. It is the Company's goal to ensure that incident-free safety record in operations is amongst the best, both locally and globally, upon which it has set its Safety Policy.

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Messrs. KPMG Professional Services, having satisfied the relevant corporate governance rules on their tenure in office have indicated their willingness to continue in office as auditors to the Company. In accordance with Section 357 (2) of the Companies and Allied Matters Act of Nigeria therefore, the auditors will be re-appointed at the next annual general meeting of the Company without any resolution being passed.

BY ORDER OF THE BOARD

Mrs. Olajumoke Delano

Company Secretary

FRC/2014/ICADN/000000006727

Abuja, Nigeria 17 June 2016

Statement of directors' responsibilities in relation to the financial statements for the year ended 31 December 2015

The directors accept responsibility for the preparation of the annual financial statements that give a true and fair view in accordance with International Financial Reporting Standards and in the manner required by the Companies and Allied Matters Act of Nigeria and the Financial Reporting Council of Nigeria Act, 2011.

The directors further accept responsibility for maintaining adequate accounting records as required by the Companies and Allied Matters Act of Nigeria and for such internal control as the directors determine is necessary to enable the preparation of financial statements that are free from material misstatement whether due to fraud or error.

The directors have made an assessment of the Company's ability to continue as a going concern and have no reason to believe the Company will not remain a going concern in the year ahead.

SIGNED ON BEHALF OF THE BOARD OF DIREC	TORS BY:
Signature	Signature
NEIL FREDERICK CROUCHER Name	AMB. SHEHU MALAMI Name
FRC/2015/IODN/00000011019	FRC/2015/IODN/00000011270
17 June 2016 Date	17 June 2016 Date

Report of the Audit Committee

To the members of Abuja Electricity Distribution Plc

In accordance with the terms of reference as contained in the Company's Audit Committee Charter and the provisions of section 359(6) of the Companies and Allied Matters Act of Nigeria, we the members of the Audit Committee of Abuja Electricity Distribution Plc, having carried out our functions hereby report that:

- (a) the accounting and reporting policies of the Company are in accordance with legal requirements and agreed ethical practices;
- (b) the scope and planning of the audit for the year ended 31 December 2015 are satisfactory;
- (c) having reviewed the independent auditor's memorandum of recommendations on accounting procedures and internal controls, we are satisfied with management responses thereon.

Members of the Audit Committee are:

1) Mr. Audu Uba Mohammed

Chairman Secretary

- 2) Mr. Ahmed Rufai Salau
- 3) Mr. John Albert Jones
- 4) Mr Siyanga Malumo
- 5) Mr. Neil Croucher

Ex-Officio

Mr. Audu Uba Mohammed

Chairman

17 June 2016

FRC/2014/CIPSMN/00000010485



KPMG Professional Services

KPMG Tower Bishop Aboyade Cole Street Victoria Island PMB 40014, Falomo Lagos

Telephone

234 (1) 271 8955

234 (1) 271 8599

Internet

www.kpmg.com/ng

INDEPENDENT AUDITOR'S REPORT

To the Members of Abuja Electricity Distribution Plc

Report on the Financial Statements

We have audited the accompanying financial statements of Abuja Electricity Distribution Plc ("the Company), which comprise the statement of financial position as at 31 December, 2015, and the statement of profit or loss and other comprehensive income, statement of changes in equity, and statement of cash flows for the year then ended, and a summary of significant accounting policies and other explanatory information, as set out on pages 13 to 50.

Directors' Responsibility for the Financial Statements

The directors are responsible for the preparation of financial statements that give a true and fair view in accordance with International Financial Reporting Standards and in the manner required by the Companies and Allied Matters Act of Nigeria and the Financial Reporting Council of Nigeria Act, 2011, and for such internal control as the directors determine is necessary to enable the preparation of financial statements that are free from material misstatement, whether due to fraud or error.

Auditor's Responsibility

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

An audit involves performing procedures to obtain audit evidence about the amounts and disclosures in the financial statements. The procedures selected depend on the auditor's judgment, including the assessment of the risks of material misstatement of the financial statements, whether due to fraud or error. In making those risk assessments, the auditor considers internal control relevant to the entity's preparation of financial statements that give a true and fair view in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the entity's internal control. An audit also includes evaluating the appropriateness of accounting policies used and the reasonableness of accounting estimates made by the directors, as well as evaluating the overall presentation of the financial statements.

We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion.

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Registered in Nigeria No BN 988925

Partners:

Abiola F. Bada Adewale K. Ajayi

Ayobami L. Salami Joseph O. Tegbe Oladimeji I. Salaudeen Olanike I. James

Aiihola O. Olomola Chibuzor N. Anyanechi Goodluck C. Obi Kabir O. Okunlola Mohammed M. Adama Oladapo R. Okubadejo Olumide O. Olayinka Oluwafemi O, Awotoye Oluwatoyin A, Gbagi Oguntayo I, Ogungbenro Victor U, Onyenkpa

Ayodele A. Soyinka

Adebisi O. Lamikanra Adekunie A. Elebute

Adetola P. Adeyemi Ayodele H. Othihiwa Ibitomi M. Adepoju Olusegun A. Sowande



Opinion

In our opinion, these financial statements give a true and fair view of the financial position of Abuja Electricity Distribution Plc ("the Company) as at 31 December, 2015, and of the Company's financial performance and cash flows for the year then ended in accordance with International Financial Reporting Standards and in the manner required by the Companies and Allied Matters Act of Nigeria and the Financial Reporting Council of Nigeria Act, 2011.

Report on Other Legal and Regulatory Requirements

Compliance with the requirements of Schedule 6 of the Companies and Allied Matters Act of Nigeria

In our opinion, proper books of account have been kept by the Company, so far as appears from our examination of those books and the statement of financial position and the statement of profit or loss and comprehensive income are in agreement with the books of account.

Signed:

Ayodele A. Soyinka, ACA

FRC/2012/ICAN/00000000405

For: KPMG Professional Services

Chartered Accountants

18 November 2016

Lagos, Nigeria



Statement of financial position

As	at	31	December	•

As at 31 December	Notes	2015	2014
	110103	₩'000	№'000
ASSETS		83,079,696	86,784,523
Property, plant and equipment	13	32,485	15,177
Intangible assets	14	37,043	40,348
Prepayments	17 _		9 (0 - 300) UNATED
Non-current assets		83,149,224	86,840,048
	15	736,422	554,902
Inventories Trade and other receivables	16	23,605,830	14,523,525
	17	222,942	183,508
Prepayments	18	1,771,442	3,428,277
Cash and cash equivalents	_	26,336,636	18,690,212
Current assets Total assets		109,485,860	105,530,260
EQUITY	-	* 000	5 000
Share capital	19(a)	5,000	5,000
Retained earnings		17,845,595	59,818,183
Revaluation reserve	19(b)	18,577,690	3,300,265
Total equity		36,428,285	63,123,448
LIABILITIES		80000000000	0.52 0.47
Deferred income	20	831,338	853,847
Loans and borrowings	23	889,252	272,042
Non-current liabilities	_	1,720,590	1,125,889
	22	2,172,939	2,172,939
Provisions	20	462,655	694,248
Deferred income	21	67,100,359	37,207,408
Trade and other payables	12(d)	1,036,826	782,952
Current tax liabilities	23	564,206	423,376
Loans and borrowings	23	71,336,985	41,280,923
Current liabilities		73,057,575	42,406,812
Total liabilities Total equity and liabilities		109,485,860	105,530,260

These financial statements were approved by the Board of Directors on 17 June 2016 and signed on its behalf by:

Amb. Shehu Malami

Director

FRC/2015/IODN/00000011270

Neil Frederick Croucher

Chief Executive Officer FRC/2015/IODN/00000011019

Additionally certified by:

Andrew Atterbury

Chief Finance Officer

FRC/2014/IODN/00000010424

The notes on pages 17 to 50 are an integral part of these financial statements.

Statement of profit or loss and other comprehensive income

For the year ended 31 December	Notes	2015	2014
		N '000	№ '000
	7	62,534,676	48,097,381
Revenue	8	(54,195,844)	(48,353,790)
Cost of sales		8,338,832	(256,409)
Gross profit/loss			
Other income	9	524,020	275,223
Administrative expenses	8	(48,059,816)	(24,927,541)
		(39,196,964)	(24,908,727)
Operating loss	10	301,125	175,280
Finance income	10	(2,822,875)	(873,217)
Finance costs	10	(2,521,750)	(697,937)
Net finance costs			
Loss before minimum tax and income tax		(41,718,714)	(25,606,664)
	12(a)	(253,874)	(364,371)
Minimum tax		(41,972,588)	(25,971,035)
Loss before income tax Income tax expense	12(b)	•	, -
Loss for the year		(41,972,588)	(25,971,035)
Other comprehensive income			
Items that will never be reclassified to profit or loss	V = 746	15,277,425	3,300,265
Revaluation surplus on property, plant and equipment	13(d)	15,277,425	3,300,265
Other comprehensive income, net of tax		13,277,723	
Total comprehensive income		(26,695,163)	(22,670,770

The notes on pages 17 to 50 are an integral part of these financial statements.

Abuja Electricity Distribution Plc Annual Report 31 December 2015

Statement of changes in equity

For the year ended 31 December 2015

I of the year chaca of December 2010			Retained	Revaluation	
	Note	Share capital	earnings	Surplus	Total equity
		₩,000	₩,000	₩,000	₩,000
Balance at 1 January 2014		5,000	85,789,218	1	85,794,218
Total comprehensive income			(35 071 035)	,	(25 971 (35)
Loss for the year		1	(660,116,62)	3,300,265	3.300,265
Other comprehensive income			(35 071 035)	3 300 265	(22,670,770)
Total comprehensive income			(550,176,62)	and the same of th	(2(2(2)
Transaction with owners		1			1
00		000 2	50 618 183	3 300 265	63.123.448
Balance at 31 December 2014		000%	29,010,103	200000	and the state of t
Balance at 1 January 2015		2,000	59,818,183	3,300,265	63,123,448
Total comprehensive income			(41,073,589)		(41 972 588)
Loss for the year			(41,972,000)	300 000 00	300,210,11
Other comprehensive income	19(b), 13(d)	1	,	13,711,473	13,477
Total comprehensive income			(41,972,588)	15,277,425	(26,695,163)
Transaction with owners		,		1	
Balance at 31 December 2015		2,000	17,845,595	18,577,690	36,428,285

The notes on pages 17 to 50 are an integral part of these financial statements.

Statement of cash flows

Statement of cash nows			
For the year ended 31 December	Notes	2015	2014
	Trotes	₹'000	₩'000
Cash flows from operating activities:		050 500)	(25.071.025)
Loss for the year		(41,972,588)	(25,971,035)
Adjustments for:			5 179 200
- depreciation of property, plant and equipment	13(a)	5,317,230	5,178,300
- amortization of intangible asset	14	12,062	4,670
- amortization of government grant	20(a)	(23,199)	(12,013)
- impairment loss on inventories	8	(7)	496,307
- impairment loss on trade and other receivables	8	18,343,412	7,291,690
- bad debt written off	8		1,392,264
- write off of property, plant and equipment	8	-	1,375,050
- write off of cash and cash equivalents	8	104,783	1.051.056
- provisions	22	-	1,851,956
- revaluation deficit on property, plant and equipment	13(d)	15,952,156	634,855
- customer contributed assets	9	(127,192)	-
-finance cost	10	2,822,875	697,937
-finance income	10	(301,125)	
- minimum tax	12(a)	253,874	364,371
- minimum tax		382,288	(6,695,648)
Changes in:		(181,520)	(616,821)
- Inventories	16(b)	(27,425,717)	(19,407,918)
- Trade and other receivables	10(0)	(36,129)	(197,210)
- Prepayments	21/4)	27,297,012	27,217,691
- Trade and other payables	21(b)		568,356
- Deferred revenue/income		(230,903)	868,450
Cash (used in)/generated from operating activities		(194,969)	000,450
Income taxes paid			
Net cash (used in)/generated from operating activities		(194,969)	868,450
Cash flows from investing activities:	127	(2.150.042)	(977,551)
Acquisition of property, plant and equipment	13(b)	(2,159,942) (29,370)	(577,551)
Acquisition of intangible assets	14	3,334	1,874
Interest received	10		(975,677)
Cash used in investing activities		(2,185,978)	(973,077)
Cash flows from financing activities:		1 0 11 227	591,387
Proceeds from loans and borrowings		1,041,237	391,367
Repayment of borrowings		(214,383)	501 297
Cash generated from financing activities		826,854	591,387
Net (decrease)/increase in cash and cash equivalent	s	(1,554,093)	484,160
Net (decrease)/increase in cash and cash equivalent		3,428,277	2,942,860
Cash and cash equivalents at 1 January		(104,783)	_
Write off of cash and cash equivalents		2,041	1,257
Effect of movement in exchange rate		1,771,442	3,428,277
Cash and cash equivalents as at 31 December			

The notes on pages 17 to 50 are an integral part of these financial statements.

1 Reporting entity

Abuja Electricity Distribution Plc ("the Company") is a public liability company incorporated on 8 November 2005 to take over as a going concern, the electricity distribution activities and related business of the Power Holding Company of Nigeria (PHCN) in the Federal Capital Territory (FCT) Abuja, Niger, Kogi and Nasarawa States. The Company is domiciled in Nigeria and has its registered office address at 1 Ziguinchor Street Off IBB Way Wuse Zone 4, Abuja.

The Company supplies electricity within the captive regions above based on a licence granted to it by the Nigerian Electricity Regulatory Commission (NERC). The licence is for a period of 15 years and expires in 2028 with an option to renew for another 10 years. Based on the terms and conditions of the licence and regulations as contained in the Electrical Power Sector Reform Act (EPSRA) 2005, the Company is a monopoly within its geographical coverage area and operates under a price control regime known as the Multi Year Tariff Order (MYTO). As a result of the privatization of the power sector, the business activity of the Company during the year was governed by "the Interim Electricity Market Rules for the period between completion of privatization and the start of the Transitional Electricity Market (TEM) of the Nigerian Electricity Supply Industry (NESI)", and the TEM Rules which became effective from 1 February 2015.

On 1 November 2013, a Nigerian Company, KANN Utility Company Limited acquired 60% interest in the Company thereby acquiring control of the Company. The remaining 40% shareholding is held by Bureau of Public Enterprises (32%) and Ministry of Finance Incorporated (8%). The acquisition of the 60% interest in the Company was as a result of the privatization initiative of the power sector embarked on by the Federal Government of Nigeria.

2 Basis of accounting

The financial statements of the Company have been prepared in accordance with International Financial Reporting Standards (IFRSs) as issued by the International Accounting Standards Board (IASB) and in the manner required by the Companies and Allied Matters Act of Nigeria and the Financial Reporting Council of Nigeria Act, 2011. The financial statements were authorised for issue by the Board of Directors on 17 June 2016.

Details of the Company's accounting policies are included in Note 5.

Going concern basis of accounting

The financial statements have been prepared on a going concern basis, which assumes that the Company will be able to meet its obligations for at least twelve months from the reporting date. See Note 27 for more details.

3 Functional and presentation currency

These financial statements are presented in Nigerian Naira (NGN), which is the Company's functional currency. All amounts stated in NGN have been rounded to the nearest thousand, unless otherwise indicated.

4 Use of judgments and estimates

In preparing these financial statements, management has made judgements, estimates and assumptions that affect the application of the Company's accounting policies and the reported amounts of assets, liabilities, income and expenses. Actual results may differ from these estimates. Estimates and underlying assumptions are reviewed on an ongoing basis. Revisions to estimates are recognised prospectively.

(a) Judgements

Information about judgements made in applying accounting policies that have the most significant effects on the amounts recognised in the financial statements is included in the following notes:

Note 12(e) - Recognition of deferred tax assets: availability of future taxable profit against which carry forward tax losses can be used

Notes 22 and 25 – Recognition and measurement of provisions and contingencies: key assumptions about the likelihood and magnitude of an outflow of resources

(b) Assumptions and estimation uncertainties

Information about assumptions and estimation uncertainties that have a significant risk of resulting in material adjustments in the year ending 31 December 2016 is included in the following notes:

Note 7-Revenue Recognition – Estimation of deferred revenue from prepaid customers and unbilled revenue from Post-paid customers

Notes 13(h) – Property, plant and equipment: fair values of land, building and distribution network assets Note 28(a) - Impairment of trade receivables

5 Significant accounting policies

The accounting policies set out below have been applied consistently to all periods presented in these financial statements except for the policy on measurement of Distribution network assets which was changed during the year from cost model to revaluation model (Note 5d(i)).

(a) Revenue

Revenue primarily represents the sales value of electricity and other related energy services supplied to customers during the year and excludes Value Added Tax. The Company generally recognizes revenue upon delivery of goods to customers or upon completion of services rendered. Delivery is deemed complete when the risks and rewards associated with ownership have been transferred to the buyer as contractually agreed i.e. the electricity has been consumed by the customers, compensation has been contractually established and collection of the resulting receivable is probable. Revenue is measured at the fair value of the consideration received or receivable. Revenue from the sale of electricity to post-paid customers is the value of the volume of units supplied during the year including an estimate of the value of volume of units supplied to these customers between the date of their last meter reading (which coincides with the last invoice date) and the year-end. In case of prepaid meter customers, an estimate is made for unearned revenue as at year-end and this is included in the statement of financial position as deferred revenue.

In line with the applicable tariff framework, prices charged by the Company for electricity distribution are regulated. However, the Company is allowed to recover excess costs incurred through future price increases charged on future deliveries. Similarly, where current regulated rates are determined to be excessive, the Company may be subject to a rate reduction in the future against future deliveries. The Company does not recognise an asset or liability, as the case may be, on account of under-recovery or over-recovery except where it is obligated to provide future services at a loss in which case a provision is recognised.

Revenue from rendering of services is recognised when such services are rendered.

(b) Finance income and finance costs

Finance income comprises interest income on short-term deposits with banks and foreign exchange gains. Interest income on short-term deposits is recognised using the effective interest method. In addition, day-one-gain on recognition of CAPMI loan at fair value is recognized as finance income.

Finance costs comprise interest expense on interest bearing borrowings, unwinding discount from CAPMI and foreign exchange losses. Borrowing costs that are not directly attributable to the acquisition, construction or production of qualifying assets are recognised in profit or loss using the effective interest method.

Foreign exchange gains and losses are recognised on net basis.

(c) Foreign currency transactions

Transactions denominated in foreign currencies are translated and recorded in the functional currency (Nigerian Naira) at the actual exchange rates as of the date of the transaction. Monetary assets and liabilities denominated in foreign currencies at the reporting date are translated to the functional currency at the rates of exchange prevailing at that date.

Foreign currency differences are generally recognized in profit or loss. Non-monetary items that are measured based on historical cost in a foreign currency are not translated.

(d) Property, plant and equipment

i Recognition and measurement

Land, buildings and distribution network assets measured at revalued amounts, based on valuations by external independent valuers, less subsequent accumulated depreciation and accumulated impairment losses. Valuations are performed with sufficient regularity to ensure that the fair value of a revalued asset does not differ materially from its carrying amount.

Any accumulated depreciation at the date of revaluation is eliminated against the gross carrying amount of the asset, and the net amount is restated to the revalued amount of the asset.

All other items of property, plant and equipment are measured at cost less accumulated depreciation and any accumulated impairment losses. Cost includes any costs directly attributable to bringing the asset to the location and condition necessary for it to be capable of operating in the manner intended by management.

Increases in the carrying amount arising on revaluation of land, buildings and distribution network assets are recognised in other comprehensive income (OCI) and shown as revaluation reserve in equity. Decreases that offset previous increases of the same asset are recognised in other comprehensive income and reduces the amount accumulated in equity under the heading of revaluation surplus; all other decreases are recognised in profit or loss.

Assets under construction are stated at cost which includes cost of materials and direct labour and any costs incurred in bringing it to its present location and condition.

If significant parts of an item of property, plant and equipment have different useful lives, then they are accounted for as separate items (major components) of property, plant and equipment.

ii Subsequent expenditure

Subsequent expenditure is included in the asset's carrying amount or recognized as a separate asset as appropriate, only if it is probable that the future economic benefits associated with the expenditure will flow to the Company. The carrying amount of the replaced part is derecognised. All other repairs and maintenance are recognised in profit or loss during the financial period in which they are incurred.

iii Depreciation

Depreciation is calculated to write off the cost or revalued amount of items of property, plant and equipment less their estimated residual values using the straight-line method over their estimated useful lives, and is generally recognised in profit or loss.

The estimated useful life of items of property, plant and equipment are as follows:

The estimated useful life of items of property, plant and	
	Over the remaining lease period
Land	50
Buildings	15 - 50
Distribution network assets	5
Motor vehicles	5
Office equipment, fixtures & fittings	

Capital work in progress is not depreciated until when the asset is available for use and transferred to the relevant category of property, plant and equipment.

Depreciation methods, useful lives and residual values are reviewed at each reporting date and adjusted if appropriate.

iv Derecognition of PPE

The carrying amount of an item of property, plant and equipment shall be derecognised on disposal or when no future economic benefits are expected from its use or disposal.

The gains or loss arising from the derecognition of an item of property, plant and equipment shall be included in profit or loss when the item is derecognised.

v Contribution of assets by customer

Contributions by customers of items of property, plant and equipment, which require an obligation to supply goods to the customer in the future, are recognised at the fair value when the Company has control of the item. The Company assesses whether the transferred item meets the definition of an asset, and if so recognizes the transferred asset as PPE. At initial recognition, its cost is measured at fair value, and a corresponding amount is recognized as income when the Company has no future performance obligations. If the Company is yet to discharge the future performance obligation, the corresponding amount is recognized as a deferred income pending the performance of the obligation.

(e) Intangible assets

Intangible assets with finite useful lives that are acquired separately are measured at cost less accumulated amortisation and accumulated impairment losses. Acquired computer software licences are capitalized on the basis of its purchase price, including import duties and non-refundable purchase taxes, after deducting trade discounts and rebates; and any directly attributable cost of preparing the software for its intended use.

Subsequent expenditure is capitalized only when it increases the future economic benefits embodied in the Subsequent expenditure specific asset to which it relates. All other expenditure, including expenditure on internally generated goodwill and brands, are recognised in profit or loss as incurred.

-

Amortization is calculated to write-off the cost of intangible assets less the estimated residual values using the straight line method over their estimated useful lives and is generally recognized in profit or loss. The estimated useful life of intangible assets (Computer software) is 5 years.

Amortization methods, useful lives and residual values are reviewed at each reporting date and adjusted if appropriate.

Derecognition of Intangible Assets

The carrying amount of an item of intangible assets shall be derecognised on disposal or when no future economic benefits are expected from its use or disposal.

The gains or loss arising from the derecognition of an item of intangible asset shall be included in profit or loss when the item is derecognised.

(f) Financial instruments

The Company classifies non-derivative financial assets as loans and receivables.

The Company classifies non-derivative financial liabilities into the other financial liabilities category.

(i) Non-derivative financial assets and financial liabilities - recognition and derecognition

The Company initially recognises loans and receivables on the date when they are originated. Financial assets and financial liabilities are initially recognised on the trade date.

The Company derecognises a financial asset when the contractual rights to the cash flows from the asset expire, or it transfers the rights to receive the contractual cash flows in a transaction in which substantially all of the risks and rewards of ownership of the financial asset are transferred, or it neither transfers nor retains substantially all of the risks and rewards of ownership and does not retain control over the transferred asset. Any interest in such derecognised financial assets that is created or retained by the Company is recognised as a separate asset or liability.

The Company derecognises a financial liability when its contractual obligations are discharged or cancelled, or expire.

Financial assets and financial liabilities are offset and the net amount presented in the statement of financial position when, and only when, the Company has a legal right to offset the amounts and intends either to settle them on a net basis or to realise the asset and settle the liability simultaneously.

(ii) Non-derivative financial assets - measurements

Loans and receivables

These assets are initially recognised at fair value plus any directly attributable transaction costs. Subsequent to initial recognition, they are measured at amortised cost using the effective interest method. They are included in current assets, except for non-trade receivables that have maturities greater than 12 months after the end of the reporting period. These are classified as non-current assets.

(iii) Non-derivative financial liabilities - measurements

Non-derivative financial liabilities are initially recognised at fair value less any directly attributable transaction costs. Subsequent to initial recognition, these liabilities are measured at amortised cost using the effective interest method. Non-derivative financial liabilities with maturity date more than twelve months from the year end are classified as non-current. Otherwise they are classified as current.

(g) Cash and cash equivalents

In the statement of cash flows, cash and cash equivalents include bank overdrafts that have maturity periods less than 3 months and form an integral part of the Company's cash management. In the statement of financial position, bank overdrafts are shown within borrowings in current liabilities.

(h) Share capital

Ordinary shares

Incremental costs directly attributable to the issue of ordinary shares, net of any tax effects, are recognised as a deduction from equity.

(i) Government grants

Government grants are initially recognised as deferred income at fair value if there is reasonable assurance that they will be received and the Company will comply with the conditions associated with the grant. They are then recognised in profit or loss as other income on a systematic basis over the useful life of the associated asset.

Grants that compensate the Company for expenses incurred are recognised in profit or loss on a systematic basis in the periods in which the expenses are recognised.

(j) Inventories

Inventories are stated at the lower of cost and net realisable value. The cost of inventories is based on weighted average cost principle. Net realisable value is the estimated selling price in the ordinary course of business, less the estimated selling expenses.

(k) Leases

i Determining whether an arrangement contains a lease

At inception of an arrangement, the Company determines whether such an arrangement is or contains a lease. At inception or on reassessment of the arrangement, the Company separates payments and other consideration required by such an arrangement into those for the lease and those for other elements on the basis of their relative fair values. If the Company concludes for a finance lease that it is impracticable to separate the payments reliably, then an asset and a liability are recognised at an amount equal to the fair value of the underlying asset. Subsequently the liability is reduced as payments are made and an imputed finance cost on the liability is recognised using the Company's incremental borrowing rate.

ii Leased assets

Assets held by the Company under leases that transfer to the Company substantially all of the risks and rewards of ownership are classified as finance leases. The leased assets are measured initially at an amount equal to the lower of their fair value and the present value of the minimum lease payments. Subsequent to initial recognition, the asset is accounted for in accordance with the accounting policy applicable to that asset.

iii Lease payments

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

Minimum lease payments made under finance leases are apportioned between the finance expense and the reduction of the outstanding liability. The finance expense is allocated to each period during the lease term so as to produce a constant periodic rate of interest on the remaining balance of the liability.

(l) Impairment

i Non-derivative financial assets

Financial assets are assessed at each reporting date to determine whether there is objective evidence of impairment.

Objective evidence that financial assets are impaired includes:

- · restructuring of an amount due to the Company on terms that the Company would not consider otherwise;
- indications that a debtor or issuer will enter bankruptcy;
- · adverse changes in the payment status of borrowers or issuers;

Financial assets measured at amortised cost

The Company considers evidence of impairment for these assets at both an individual asset and a collective level. All individually significant assets are individually assessed for impairment. Those found not to be impaired are then collectively assessed for any impairment that has been incurred but not yet individually identified. Assets that are not individually significant are collectively assessed for impairment. Collective assessment is carried out by grouping together assets with similar risk characteristics.

In assessing collective impairment, the Company uses historical information on the timing of recoveries and the amount of loss incurred, and makes an adjustment if current economic and credit conditions are such that the actual losses are likely to be greater or lesser than suggested by historical trends.

An impairment loss is calculated as the difference between an asset's carrying amount and the estimated recoverable amount. Losses are recognised in profit or loss and reflected in an allowance account. When the Company considers that there are no realistic prospects of recovery of the asset, the relevant amounts are written off. If the amount of impairment loss subsequently decreases and the decrease can be related objectively to an event occurring after the impairment was recognised, then the previously recognised impairment loss is reversed through profit or loss.

ii Non-financial assets

At each reporting date, the Company reviews the carrying amounts of its non-financial assets (other than inventories and deferred tax assets) to determine whether there is any indication of impairment. If any such indication exists, then the asset's recoverable amount is estimated. For impairment testing, assets are grouped together into the smallest group of assets that generates cash inflows from continuing use that are largely independent of the cash inflows of other assets or cash generating units (CGUs).

The recoverable amount of an asset or CGU is the greater of its value in use and its fair value less costs to sell. Value in use is based on the estimated future cash flows, discounted to their present value using a pretax discount rate that reflects current market assessments of the time value of money and the risks specific to the asset or CGU. An impairment loss is recognised if the carrying amount of an asset or CGU exceeds its recoverable amount. Impairment losses are recognised in profit or loss. An impairment loss is reversed only to the extent that the asset's carrying amount does not exceed the carrying amount that would have been determined, net of depreciation or amortisation, if no impairment loss had been recognised.

m Employee benefits

i Short term employee benefits

Short - term employee benefits are employee benefits (other than termination benefits) that are expected to be settled wholly before twelve months after the end of the annual reporting period in which the employee renders the related service. Short-term employee benefits are expensed as the related service is provided. A liability is recognized for the amount expected to be paid if the Company has a present legal or constructive obligation to pay this amount as a result of past service provided by the employee, and the obligation can be estimated reliably.

ii Defined contribution plan

Obligations for contributions to defined contribution plans are expensed as the related service is provided. Prepaid contributions are recognized as an asset to the extent that a cash refund or reduction in future payments is available.

In line with the provisions of the Pension Reform Act 2014, the Company has instituted a defined contribution pension scheme for all staff effective from 1 November 2013. Staff contributions to the scheme are funded through payroll deductions while the Company's contribution is recognized in profit or loss as employee benefit expense in the periods during which services are rendered by employees.

Employees contribute 8% each of their basic salary, transport and housing allowances to the Fund on a monthly basis. The Company's contribution is 10% of each employee's basic salary, transport and housing allowances.

iii Termination benefits

Termination benefits are expensed at the earlier of when the Company can no longer withdraw the offer of those benefits and when the Company recognises costs for a restructuring. If benefits are not expected to be settled wholly within 12 months of the end of the reporting period, then they are discounted.

(n) Provisions and contingent liabilities

Provisions

A provision is recognized if, as a result of a past event, the Company has a present legal or constructive obligation that can be estimated reliably, and it is probable that an outflow of economic benefits will be required to settle the obligation. Provisions are determined by discounting the expected future cash flows at a pre-tax rate that reflects current market assessments of the time value of money and the risks specific to the liability. The unwinding of the discount is recognized as finance cost.

A provision for restructuring is recognized when the Company has approved a detailed and formal restructuring plan, and the restructuring either has commenced or has been announced publicly. Future operating losses are not provided for.

A provision for onerous contracts is recognized when the expected benefits to be derived by the Company from a contract are lower than the unavoidable cost of meeting its obligations under the contract. The provision is measured at the present value of the lower of the expected cost of terminating the contract and the expected net cost of continuing with the contract. Before a provision is established, the Company recognizes any impairment loss that has occurred on the assets dedicated to that contract.

A contingent liability is a possible obligation that arises from past events and whose existence will be confirmed only by the occurrence or non-occurrence of one or more uncertain future events not wholly within the control of the Company, or a present obligation that arises from past events but is not recognized because it is not probable that an outflow of resources embodying economic benefits will be required to settle the obligation; or the amount of the obligation cannot be measured with sufficient reliability.

Contingent liabilities are only disclosed and not recognized as liabilities in the statement of financial

If the likelihood of an outflow of resources is remote, the possible obligation is neither a provision nor a contingent liability and no disclosure is made.

(o) Minimum tax

Minimum tax is recognised where the revenue for the year is in excess of five hundred thousand Naira and the Company has no taxable income as a result of allowable expenses for a tax year being more than the taxable income, or the income tax computed is less than the minimum tax. It is measured in line with the provisions of the Company Income Tax Act. Minimum tax which is based on a gross amount is outside the scope of IAS 12 and therefore, is not presented in the income tax expense line in the profit or loss.

Income tax expense comprises current and deferred tax. It is recognised in profit or loss except to the extent that it relates to a business combination, or items recognised directly in equity or in OCI.

(i) Current tax

Current tax comprises the expected tax payable or receivable on the taxable income or loss for the year and any adjustment to tax payable or receivable in respect of previous years. The amount of current tax payable or receivable is the best estimate of the tax amount expected to be paid or received that

reflects uncertainty related to income tax, if any. It is measured using tax rates enacted or substantively enacted at the reporting date.

- has legal enforceable right to set off the recognised amount; and
- Intends either to settle on a net basis, or to realise the asset and settle the liability simultaneously.

(ii) Deferred tax

Deferred tax is recognised in respect of temporary differences between the carrying amounts of assets and liabilities for financial reporting purposes and the amounts used for taxation purposes.

Deferred tax assets are recognised for unused tax losses, unused tax credits and deductible temporary differences to the extent that it is probable that future taxable profits will be available against which they can be used. Deferred tax assets are reviewed at each reporting date and are reduced to the extent that it is no longer probable that the related tax benefit will be realised.

Deferred tax is measured at the tax rates that are expected to be applied to temporary differences when they reverse, using tax rates enacted or substantively enacted at the reporting date.

The measurement of deferred tax reflects the tax consequences that would follow from the manner in which the Company expects, at the reporting date, to recover or settle the carrying amount of its assets and liabilities. Deferred tax assets and liabilities are offset only if the Company:

- has legal enforceable right to set off current tax assets against current tax liabilities; and
- the deferred tax assets and deferred tax liabilities relate to income taxes levied by the same taxation authority.

(q) Operating Loss

Operating loss is the result generated from the continuing principal revenue producing activities of the Company as well as other income and expenses related to operating activities. Operating loss excludes net finance costs, share of profit of equity accounted investees and income taxes.

(r) Other Income

Other income comprises interest income service reconnection fees, amortisation of government grants, CAPMI installation fees, customer granted assets and connection fees.

6 Measurement of fair values

Some of the Company's accounting policies and disclosures require the measurement of fair values, for The CFO regularly reviews significant unobservable inputs and valuation adjustments. If third party information, such as broker quotes or pricing services, is used to measure fair values, then the CFO assesses the evidence obtained from the third parties to support the conclusion that such valuations meet the requirements of IFRS, including the level in the fair value hierarchy in which such valuations should be classified. Significant valuation issues are reported to the Audit Committee and Board of Directors. When measuring the fair value of an asset or a liability, the Company uses market observable data as far as possible. Fair values are categorised into different levels in a fair value hierarchy based on the inputs used in the valuation techniques as follows.

- Level 1: quoted prices (unadjusted) in active markets for identical assets or liabilities.
- Level 2: inputs other than quoted prices included in Level 1 that are observable for the asset or liability, either directly (i.e. as prices) or indirectly (i.e. derived from prices).
- · Level 3: inputs for the asset or liability that are not based on observable market data (unobservable inputs).

If the inputs used to measure the fair value of an asset or a liability might be categorised in different levels of the fair value hierarchy, then the fair value measurement is categorised in its entirety in the same level of the fair value hierarchy as the lowest level input that is significant to the entire measurement. The Company recognises transfers between levels of the fair value hierarchy at the end of the reporting period during which the change has occurred.

7 Revenue

Revenue comprise amounts derived from delivering of electricity and other related activities across the Company's distribution network in the Federal Capital Territory (FCT) Abuja, Kogi, Nasarawa and Niger

Estimation of unbilled revenue from post-paid customers.

For unbilled receivables, a consumption factor is also determined based on billings for the year and this is used to multiply the number of outstanding days till the year end from the last billing date. Unbilled receivables (i.e. included in current year revenues) amounted to №2.77 billion (2014: №919.99 million) and has been included as part of trade receivables.

8 Expenses by nature

Expenses by nature	2015	2014
	₹'000	₹'000
G + of Facepar	47,586,281	40,094,659
Cost of Energy	278,913	2,063,450
Imbalance penalty (Note 8(a)) Consumables and other direct costs	687,294	279,808
	801,724	1,094,545
Maintenance expenses	5,317,230	5,178,300
Depreciation (Note 13 (a)) Unreconciled disbursements (Note 8(b))	104,783	-
Operations and management services fees (Note 24(d))	920,194	668,919
	675,294	560,602
Consultancy fees	608,153	663,956
Security Security Out of the desired (Note 11(a))	7,709,180	7,086,114
Staff and related costs (Note 11(a))	304,153	226,684
Directors' remunerations (Note 11(d))	43,335	33,323
Board expenses Bank charges	46,243	68,308
Auditor's remuneration	67,307	46,607
Amortization of intangible assets (Note 14)	12,062	4,670
	748,785	585,306
Insurance and transport Rent and accommodation expense	451,762	289,406
Professional services	925,730	154,909
Non audit services paid to the statutory auditors	10,481	-
	-	1,392,264
Bad debt written off	-	496,307
Impairment of bad and defective inventory materials (Note 15)	18,343,412	7,291,690
Impairment loss on trade and other receivables	10,5 15,112	1,375,050
Write off of property, plant and equipment (Note 13(f))	15 052 156	634,855
Revaluation deficit (Note 13(d))	15,952,156	1,851,956
Provisions (Note 22)		
Office repairs and maintenance	152,857	214,456
Office stationery and utilities	508,331	925,187
Total cost of sales and administrative expenses	102,255,660	73,281,331

(a) Imbalance penalty

Imbalance penalty relates to penalty incurred by the Company for receiving more energy from the national grid than its MYTO 2 allocation of 11.5%. It is computed at 60% of the normal tariff rate and billed by the Market Operator. The imbalance penalty was abolished by NERC effective July 2015.

(b) Unreconciled disbursements

This represents amounts written off the bank ledger as a result of difficulties encountered in reconciling to the respective bank statements. The directors, based on evidence obtained from the reconciliation process believe these arose from errors in the treasury process. The process has now been modified to prevent future occurrences.

(c) Non audit services paid to the statutory auditors

Non audit		4.1	41		anditare	comprise.
Man audit	COTTICAC	naid 10	o the	STATITIOTY	auditors	comprise.

	Non audit services paid to the statutory auditors comprise.	2015	2014
		₹'000	₹'000
	Tax advisory services	10,481	-
9	Other income	2015	2014
		¥'000	№ '000
		70,365	137,166
	Service re-connection fees	23,199	12,013
	Amortization of government grant	277,887	23,598
	CAPMI installation fees (Note 23(c))	127,192	-
	Customer contributed assets (Note 13(i))	25,377	102,446
	Connection fees	524,020	275,223
10	Finance income and finance costs		2014
10	Finance mediae and manager	2015	2014
		№ '000	№ '000
	Finance income	2 224	1,874
	Interest income on short term deposits	3,334	173,406
	Fair value gain on initial recognition of CAPMI payables	297,791	175,280
	Total finance income	301,125	173,280
	Finance cost	(118,473)	(70,593)
	Interest on CAPMI payable	(97,209)	(20,506)
	Unwinding of discount on CAPMI payable	(13,295)	(18,565)
	Interest on working capital facility	(280,278)	(18,818)
	Foreign exchange loss (Net)	(2,313,620)	(744,735)
	Interest on Market Operator's bill (Note 10(a))	(2,822,875)	(873,217)
	Total finance costs	$\frac{(2,522,679)}{(2,521,750)}$	(697,937)
	Net finance costs	(2,321,730)	

(a) Interest on Market Operator's (MO) bill

This represents interest arising from the non payment of minimum/base line remittances on the Nigerian Bulk Electricity Trading (NBET) invoices and Operator of the Nigerian Electricity Market (ONEM) invoices during the year. In line with the Transitional Electricity Market (TEM) rule, the Company should remit 100% of the NBET and ONEM bills from 1 February 2015. The shortfall on base line remittance attracts interest at NIBOR plus 10% (NIBOR plus 7.5% during the interim rule period). The interest is unpaid as at the year end and has been included as part of payable to the MO in trade and other payables.

11 Employee benefit expense and director's remuneration

(a) Employee benefit expense during the year amounted to:

Employee benefit expense during the year amounted to:	2015	2014
	₹'000	₹'000
	7,319,257	6,806,306
Salaries and wages	389,923	279,808
Pension costs	7,709,180	7,086,114
		A Residence of the Control of the Co

(b) Number of employees of the Company as at 31 December, whose duties were wholly or mainly discharged in Nigeria, received annual remuneration excluding pension contributions and certain benefits) in the following ranges: 2014

benefits) in the r	ono ming		2015	2014
		N	Number	Number
N	_	2,200,000	1,118	1,256
200,001		4,200,000	853	748
2,200,001			125	153
4,200,001		6,200,000	85	71
6,200,001	*	8,200,000	52	11
8,200,001	9	10,200,000	10	2
10,200,001		12,200,000	7	_
12,200,001		14,200,000		_
14,200,001		16,200,000	2	1
16,200,001		18,200,000	12	1
18,200,001		20,200,000	5	1
20,200,001		22,200,000	2	
22,200,001		24,200,000	-	2
28,200,001		30,200,000	2	2
		32,200,000	-	1
30,200,001		36,200,000	2	1
34,200,001		40,200,000	1	
38,200,001		44,200,000	1	
42,200,001		44,200,000	2,277	2,249

(c) The average number of full time personnel employed by the Company during the year are as follows:

(0)	The average number	2015	2014
		Number	Number
		249	Number 323 280 860 786 2,249 2014 N'000 148,266 42,701 35,716 226,683 2014 N'000 32,948
	Administration	257	280
	Finance	865	860
	Marketing	906	Number 323 280 860 786 2,249 2014 N'000 148,266 42,701 35,716 226,683 2014 N'000 32,948
	Technical	2,277	
(d)	Directors' remuneration Directors' remuneration paid during the year comprises:	2015	
	was a second and a second a second and a second a second and a second a second and a second a second and a second and a second and a second and a second a second and a second a second and a second a second and a second and a second and a second and a s	N'000 192,780	148,266
	Fees as directors	51,581	
	Salaries	59,792	
	Other expenses	304,153	226,683
	The directors' remuneration shown above includes:	2015	Number 323 280 860 786 2,249 2014 N'000 148,266 42,701 35,716 226,683 2014 N'000 32,948
		₹'000	
		39,800	
	Chairman	83,845	69,410
	Highest paid director	03,010	

The number of directors (excluding the Chairman and highest paid director) who received emoluments excluding pension contributions and certain benefits were within the following range:

	2015	2014
	Number	Number
	5	5
N26,000,000 - N27,000,000		

12 Taxation

(a) Minimum Tax

The Company has applied the provisions of the Companies Income Tax Act that mandates a minimum tax assessment, where a tax payer does not have taxable profit which would generate an eventual tax liability when assessed to tax. The Company's assessment based on the minimum tax legislation for the year ended 31 December 2015 is №253.87 million (2014: №364.37 million).

(b) Income Tax expense

The Company is subject to tax under the Companies Income Tax Act as amended to date. Companies Income Tax and Tertiary Education Tax was not charged during the year as the Company did not have taxable or assessable profit for the year ended 31 December 2015 (2014: Nil). No deferred tax has been recorded on loss incurred to date by the Company because of the uncertainties around the recoverability of the losses (Note 12(e)).

(c) Reconciliation of effective tax rates

The tax on the Company's loss before tax differs from the theoretical amount as follows:

	2015		2014
%	₹'000	%	₩'000
	(41,718,714)		(25,606,664)
30	(12,515,614)	30	(7,681,999)
(10)	7 017 610	(27)	6,825,074
(19)			
(11)	4,698,004	(3)	856,925
	30 (19)	% N'000 (41,718,714) 30 (12,515,614) (19) 7,817,610	% N'000 % (41,718,714) 30 (12,515,614) 30 (19) 7,817,610 (27)

(d) Movement in current tax liability

	31 Dec 2015	31 Dec 2014
	₹'000	₹'000
Balance at 1 January	782,952	418,581
Charge for the year (minimum tax (Note 12(a))) Balance at 31 December	253,874	364,371
	1,036,826	782,952
	The second secon	

(e) Unrecognised deferred tax assets and liabilities

Deferred tax assets have not been recognised in respect of the following items because it is not probable that future taxable profits will be available against which the Company can use the benefits therefrom

	31 Dec 2015	31 Dec 2014
	₹'000	₹'000
Tax Losses (will never expire) Unutilized capital allowance Deductible temporary differences	15,665,959	15,005,444
	15,687,381	14,033,309
	8,522,959	3,019,936
	39,876,299	32,058,689

13 Property, plant and equipment

						٥
Carrying amounts At 31 December 2014 At 31 December 2015	Balance at 31 December 2014 Balance at 1 January 2015 Charge for the year Net off of accumulated depreciation on revaluation Balance at 31 December 2015	Depreciation Balance at 1 January 2014 Charge for the year Net off of accumulated depreciation on revaluation	Net off of accumulated depreciation on revaluation Transfers Balance at 31 December 2015	Balance at 1 January 2015 Additions Revaluation deficit (net)	Cost or valuation Balance at 1 January 2014 Additions Write off Revaluation surplus (net) Net off of accumulated depreciation on revaluation Palance at 31 December 2014	The movement in these accounts were as follows:
11,997,110	244,793 - 244,793	437,368 220,640 (658,008)	11,997,110	11,997,110	10,934,172 211,082 - 1,509,864 (658,008) 11,997,110	Land ≱'000
4,171,322	123,609	186,408 95,715 (282,123)	4,171,322	4,171,322	3,128,570 169,329 1,155,546 (282,123) 4,171,322	Buildings N'000
70,178,022	14,310,409 4,841,632 (16,803,336) 2,348,705	9,489,081 4,821,328 - 14,310,409	(16,803,336) 118,537 68,468,327	84,488,431 1,339,426 (674,731)	83,408,439 1,079,992 - - - 84,488,431	Distribution network assets
2 139,448 2 439,438	70,300	21,780 25,676 - 47,456	93,778	186,904 276,512	69,386 117,518 - - - - 186,904	Office Equipment fixtures & fittings
128,497 364,953	15,775 36,896 - 52,671	834 14,941 - 15,775	417,624	144,272 273,352	25,017 119,255 - - - 144,272	Motor vehicles *™1000
170,124 355,653	1 1 1 1	4	(212,315) 355,653	170,124 397,844 -	1,375,050 170,124 (1,375,050) - - 170,124	Capital work in progress
86,784,523	14,373,640 5,317,230 (16,803,336) 2,887,534	10,135,471 5,178,300 (940,131) 14,373,640	85,967,230	101,158,163 2,287,134 (674,731) (16,803,336)	98,940,634 1,867,300 (1,375,050) 2,665,410 (940,131) 101,158,163	Total

(b)

(a)	The depreciation	charge	for the year	is allocated	as follows:
-----	------------------	--------	--------------	--------------	-------------

The deposits	2015	2014
	₹'000	₩'000
C Seeles	4,841,632	4,821,328
Cost of sales General and administrative expenses	475,598	356,972
Depreciation charge for the year (Note 8)	5,317,230	5,178,300
Additions to property, plant and equipment during the year cor	mprises the following:	
Additions to Perfect 771	2015	2014
	₹'000	№'000

	2015	2014
	₹'000	№'000
Purchase of property, plant and equipment Recognition of Government granted assets (Note 20(a)) Recognition of Customer contributed assets (Note 13(i))	2,159,942	977,551
	=	889,749
	127,192	
Recognition of Customer contributed assets (1766-15(4))	2,287,134	1,867,300
		-1-4-1

- (c) The Company had capital commitments amounting to ₹139.71 million (2014:₹38.6 million).
- Ochenya (FRC/2015/ICENNIG/00000013383)/Messrs Aurecon Consulting (FRC/2014/00000004210), to value the distribution network assets belonging to the Company as at 31 December 2015. Based on the valuation report, the Directors have recorded a net deficit of №0.67 billion representing an amount of №15.28 billion as revaluation surplus in other comprehensive income and №15.95 billion as revaluation deficit in the profit or loss. As at year end land, building and distribution network assets are the Company's category of assets that are carried at valuation. Please see Note 13(g) below for the value of land, building and distribution network assets at historical cost.
 - (e) The Company is yet to obtain full legal title to its Land. The recognition of land is on the basis that the share sale agreement signed with the current shareholders of the Company by the Federal Government of Nigeria during the privatization process, recognizes that the properties belong to the Company and the Company has unfettered access to the properties. As such, the Directors believe the Company has beneficial ownership to the land and will continue to derive economic benefits from these landed properties. The Directors are in the process of obtaining full legal title to all the affected land. The value of the land as at the year end was №11.75 billion (2014:№12.16 billion).

(f) Capital work in progress (CWIP)

Capital work in progress (CWIP) comprises:

	2015	2014
PPE items in store Ongoing works with respect to substations	№ '000	№'000
	293,713	-
	61,940	170,124
	355,653	170,124

No CWIP was written off during the year (2014: No 1.38 billion).

Land, Building and Distribution network assets: historical costs

If land, building and distribution network assets were stated on the historical cost basis, the carrying amounts as at 31 December 2015 would be as follows: notwork

	Land	Building	assets
	₹'000	№ '000	№'000
Cost Accumulated depreciation	11,145,255	3,297,899	77,131,808
	(880,913)	(379, 320)	(10,455,994)
Net book value	10,264,342	2,918,579	66,675,814
Net book value			

Fair values of land, building and distribution network assets

Independent valuations of the Company's land, building and distribution network assets was performed by external valuers to determine the fair values. Land and building were revalued at 31 December 2014 and distribution network assets was revalued at 31 December 2015. The revaluation surplus was credited to other comprehensive income and is shown in 'revaluation reserves' in shareholders equity. Revaluation deficit was recorded in profit or loss as part of administrative expenses. The following table analyses the non-financial assets carried at fair value, by valuation method. The fair value input level 2 as detailed below was adopted for the purpose of the valuation.

The fair value measurement for Distribution network assets, land and building was performed using significant other observable inputs (Level 2). Level 2 is defined as inputs other than quoted prices included within level 1 that are observable for the asset or liability, either directly (that is, as prices) or indirectly (that is, derived from prices).

> Fair value measurement at 31 December 2015 using Significant other observable inputs (Level 2)

	₩'000
Recurring fair value measurements	66,119,622
Distribution network assets	11,752,317
Land	4,047,713
Building	81,919,652

There were no transfers between fair value hierarchies during the year.

Valuation processes of the Company

Once every three years, the Company engages external, independent and qualified valuers to determine the fair value of the Company's land and building, and distribution network assets using the revaluation model. As at 31 December 2015, the fair values of the distribution network assets have been determined by Osugba Stellamaris Ochenya (FRC/2015/ICENNIG/00000013383)/Messrs Aurecon Consulting (FRC/2014/00000004210). (As at 31 December 2014, the fair values of the land Associates Limited Achoru by determined have been buildings (FRC/2016/NIESV/00000013731). In line with the Company's policy, Land and building will be revalued in 2017 and Distribution network assets will be revalued in 2018.

Valuation technique used to derive level 2 fair values

The external valuations of the distribution network assets have been performed using a sales comparison approach. The external valuers, derived the significant other observable inputs by collating prices of similar items from six independent vendors and adjusting for differences in key attributes such as age, conditions of assets (as might be applicable) and cost of installation.

Customer contributed assets

During the year, the Company received some distribution network assets granted to it by its customers. The fair value of these assets was estimated at ₹127.19 million by the directors based on observable prices of similar items purchased during the year (level 2). This has been recorded as other income (Note 9).

Motor vehicles amounting to ₹250.11 million served as collateral to the Company's bank loan obtained during the year. Note 23(b).

14 Intangible assets

Intangible assets comprise the cost of computer software acquired. The movement in the account during the year is as follows:

year is as follows.	Computer softwa	Computer software licences	
	2015	2014	
	₹'000	₩'000	
Cost	23,349	23,349	
Balance at 1 January	29,370	-	
Additions	52,719	23,349	
Balance at 31 December			
Accumulated amortisation	8,172	3,502	
Balance at 1 January	12,062	4,670	
Charge for the year (Note 8)	20,234	8,172	
Balance at 31 December			
Carrying amount	32,485	15,177	
At 31 December			
Amortisation of intangible assets is included as part	of administrative expenses.		

15 Inventories

Inventories	31 Dec 2015	31 Dec 2014
Consumable spare parts Other Consumables	₹'000	₩'000
	547,909	540,352
	188,513	14,550
	736,422	554,902
		The state of the s

Inventories recognised as expense include consumable spare parts and other consumables used in maintenance during the year They are included in maintenance expenses in cost of sales and amounted to №0.85 billion (2014: №1.37 billion).

No inventory was written down during the year (2014: National Methods).

6 Trade and other receivables	31 Dec 2015	31 Dec 2014
	₹'000	№'000
	23,090,722	14,435,824
Trade receivables	515,108	87,701
Other receivables (Note 16 (a))	23,605,830	14,523,525
(a) Other receivables comprises:	31 Dec 2015	31 Dec 2014
	₹'000	₩'000
	125,025	77,677
Employee receivables	26,847	-
Amount due from a related party	363,236	10,024
Advance payment to vendors	515,108	87,701
(b) Reconciliation of changes in trade and other receivables to	statement of cashflows is	as follows:
(b) Reconciliation of changes in trade and other receivables to	31 Dec 2015	31 Dec 2014
	N'000	N'000
ci de and other receivables	(9,082,305)	(10,723,964)
Changes in trade and other receivables	(18,343,412)	(7,291,690)
Impairment loss on trade and other receivables Bad debt written off	-	(1,392,264)
To 1 1 1 1 - thou off	(27,425,717)	(19,407,918)

(c) Credit and market risk and impairment losses information about the Company's exposure to credit and market risks, and impairment losses for trade and other receivables is included in Note 28 (a) and (c).

17	Prepayments	31 Dec 2015	31 Dec 2014
		₹'000	₩'000
		205,618	182,604
	Rent	54,367	41,252
	Insurance	259,985	223,856
		37,043	40,348
	Non current	222,942	183,508
	Current	259,985	223,856
18	Cash and cash equivalents	31 Dec 2015	31 Dec 2014
		N'000	₹'000
		1,741,712	3,348,834
	Bank balances (Note 18(a))	29,730	79,443
	Cash on hand	1,771,442	3,428,277

⁽a) Included in bank balances is an amount of ₹195.59 million arising from a vehicle finance loan obtained from a bank which is to be used only for the purchase of motor vehicles. See Note 23(b).

19 Share capital and reserves

(a) Share capital comprise:

Share capital comprise:	31 Dec 2015	31 Dec 2014
	₹'000	₩'000
Authorized: 10,000,000 ordinary shares of 50k each	5,000	5,000
Issued, called-up and fully paid: 10,000,000 ordinary shares of 50k each	5,000	5,000

Ordinary Shares

All shares rank equally with regard to the Company's residual assets.

The holders of ordinary shares are entitled to receive dividends as declared from time to time, and are entitled to one vote per share at the general meetings of the Company.

(b) Nature and purpose of reserves

Revaluation reserve

The revaluation reserves relate to the revaluation surplus arising from the revaluation of land, buildings and distribution network assets as at 31 December 2015. This has been recorded in other comprehensive income and is classified as an item that will not be reclassified to profit or loss. See Note 13(d).

Revaluation reserve is made up as follows:

TC (unum)	31 Dec 2015	31 Dec 2014
		₩'000
T 1 - 1 Luilding	3,300,265	3,300,265
Land and building	15,277,425	-
Distribution Network	18,577,690	3,300,265

20 Deferred income

Deferred income	31 Dec 2015	31 Dec 2014
	₹'000	₩'000
21 - 20(-))	854,537	877,736
Government grant (Note 20(a)) Deferred revenue **	308,762	653,712
	130,694	16,647
Deferred income on CAPMI (Note 23(c))	1,293,993	1,548,095
	831,338	853,847
Non current	462,655	694,248
Current	1,293,993	1,548,095

Government grants

In 2014, the Company received some assets granted to it by the government in a bid to improve the infrastructure within the Abuja region. These assets have been included in property, plant and equipment. Amortisation of the deferred income is at the same rate as the associated PPE is depreciated. Amount recognised in profit or loss during the year was №23.20 million (2014: №12.01 million).

The movement in the account during the year was as follows:

The movement in the account during the year was as follows:	31 Dec 2015	31 Dec 2014
	N'000	₩'000
Balance at 1 January Recognition of fair value of assets received (Note 13(b)) Amortization to profit or loss	877,736	-
	1.5	889,749
	(23,199)	(12,013)
	854,537	877,736
Non-current Current	831,338	854,537
	23,199	23,199
	854,537	877,736

** Estimation of deferred revenue from prepaid customers and unbilled revenue from post-paid customers.

The Company estimates deferred revenue from prepaid customers by calculating an energy consumption factor which shows the average energy consumption for for each customer based on energy unit purchased during the year, this is used to prorate the last units of energy purchased by the customer before year end.

Unearned revenue (i.e. excluded from current year revenues) amounted to №308.76 million (2014: №653.71 million) and has been recognized as deferred revenue.

21 Trade and other payables

Trade and other payables comprises:	31 Dec 2015	31 Dec 2014
Trade and other payables comprises.	N'000	₩'000
Trade payables (Note 21(a))	56,723,268	31,315,938
Payable to vendors	1,122,911	690,998
Due to related parties (Note 24(c))	1,681,879	1,134,520
	2,764,674	1,626,128
Accruals	62,292,732	34,767,584
Statutory deductions	4,807,627	2,439,824
	67,100,359	37,207,408

(a) Trade payables comprise amount due to the Nigerian Bulk Electricity Trading Plc (NBET) and the Operator of the Nigerian Electricity Market (ONEM). Following the commencement of the Transitional Electricity Market (TEM), NBET became the supplier of power to the Company and bills for the cost of energy while other administrative charges incidental to the cost of energy are billed by ONEM.

(b) Reconciliation of changes in trade and other payables to statement of cashflows is as follows:

31 Dec 2015	31 Dec 2014
N'000	N'000
29,892,951	27,642,700
(2,313,620)	(744,735)
7.00	320,983
(282,319)	(1,257)
27,297,012	27,217,691
	N'000 29,892,951 (2,313,620) (282,319)

The Company's exposure to liquidity and market risks for trade and other payables is included in Note 28 (b) and (c).

Provisions

Based on correspondence between NERC and NELMCO in the prior year and industry trends, the Directors assessed that the Company may have to pay NELMCO the cash in bank as at 1 November 2013 and as such, the Directors in the prior year opted to record their best estimate of the potential cash out flow with respect to this as a payable to NELMCO.

The probable timing of resulting cash outflow is expected within the next 12 months and as such the effect of discounting is not material. The movement on the provision account was as follows:

of discounting is an	31 Dec 2015	31 Dec 2014
	₩'000	₩'000
	2,172,939	-
Balance at 1 January		320,983
Reclass from trade and other payables*		1,851,956
Provision made during the year (Note 8)	2,172,939	2,172,939
Balance at 31 December		as a povoble to

^{*} This represent a cash balance due to NELMCO which had previously been classified as a payable to NELMCO.

Loans and borrowings

Loans and borrowings comprise:

Loans and boffowings comprise.	31 Dec 2015	31 Dec 2014
	№ '000	№ '000
(Note 23 (a))	28,608	229,696
Loan from parent company (Note 23 (a))	445,696	-
Bank loan (Note 23 (b))	979,154	465,722
CAPMI payables (Note 23(c)) Total loans and borrowings	1,453,458	695,418
	889,252	272,042
Noncurrent	564,206	423,376
Current	1,453,458	695,418

Loan from parent Company

This represents outstanding balance of \$143,000 (2014:\$1.14 million) due as at year end on an unsecured working capital financing facility obtained from KANN Utility Company Ltd (the parent company). Total amount available for draw down under the arrangement is \$2.5 million and it attracts interest at 10% per annum.

(b) Bank loan

During the year, the Company obtained a secured loan of N884.23 million for the purpose of financing purchase of motor vehicles at an interest rate of 18% per annum. The tenor of the loan is 2 years with a moratorium of 6 months and 9 months on interest and principal respectively. Amount drawn down on the loan as at the year end was N445.70 million. Of this amount, N250.11 million was used during the year on purchase of motor vehicles (Note 13(j)) and the balance of ₩195.59 million is included in bank balances (Note 18(a)).

(c) CAPMI Payables

In a bid to bridge the metering gap and to reduce estimated billings, NERC, has issued the Credited Advance Payment for Metering Implementation (CAPMI) scheme. The CAPMI scheme allows willing customers to advance funds to the distribution companies for meter procurement and installation. Amounts advanced by a customer under this scheme plus a one off nominal interest of 12% less cost of installation, is refundable to the customer in monthly instalments based on each customer's fixed charge but on the condition that the repayment shall not exceed 3 years. During the year, the fixed charge on tariff rates was abolished which resulted in a change in the estimated cash flow considered in the refund of the advance payment made by some customers as the Company now assumed that all repayments would occur over 3 years. Under the previous model some customers would have been repaid in less than 3 years. The impact of this change in estimated cash flows to settle the obligation amounted to \$\times16.03\$ million which has been included as a finance cost in profit or loss.

The CAPMI payable has been recognised initially at fair value and subsequently measured at amortised costs using the effective interest rate method. Amounts due within one year or less are classified as current, if not they are classified as noncurrent liabilities. The non current liability recognized as at year end amounted to N646 million (2014: N272.04 million).

The installation fees №277.89 million (2014: №23.60 million) earned with respect to the meters that have been installed and energized is included as part of other income (Note 9). Cost of installation of CAPMI meters not yet installed as at year end was №130.69 million (2014: №16.647 million) and is recorded as deferred income (Note 20).

(d) Reconciliation of loans received to statement of cashflows is as follows:

	31 Dec 2015	31 Dec 2014
	N'000	N'000
Changes in loans and borrowings	959,128	509,080
Fair value gain on initial recognition of CAPMI loans	297,791	173,406
Interest on CAPMI loans	(118,473)	(70,593)
Unwinding of discount on CAPMI loans	(97,209)	(20,506)
	1,041,237	591,387

24 Related party transactions

(a) Parent and ultimate controlling party

KANN Utility Company Ltd (KANN) acquired a majority of the Company's shares from BPE and Ministry of Finance on 1 November 2013. As a result, the parent company is KANN Utility Company Ltd. KANN is a joint venture between Xerxes Global Investment Ltd and CEC Africa Investment Ltd.

(b) Transactions with key management personnel

Key management personnel compensation comprised:

	31 Dec 2015	31 Dec 2014
	₹'000	№'000
Salaries	294,401	528,948
Other short-term benefits	244,526	190,755
Other short-term benefits	538,927	719,703

21 Dec 2014

Other than as detailed above, in terms of compensation, there were no transactions between key management personnel and the Company. From time to time directors of the Company, or their related entities, may purchase energy from the Company. These purchases are on the same terms and conditions as those entered into by other Company employees and customers.

Other related party transactions

Other related party transactions during the year were as follows:

Other related party transactions during the year war	31 Dec 2015	31 Dec 2014
	₹'000	₩'000
	=	207,888
Draw down on loans from KANN	28,608	21,808
Interest on loan from KANN Loan from parent company (Note 23(a))	28,608	229,696
Due to related parties:	1,371,391	795,997
Operations and management services (Note 24 (d))	310,488	338,523
Accruals for compensation to key management personnel	1,681,879	1,134,520
Due to related parties (Note 21) Other related party transactions	1,710,487	1,364,216

None of the balances due to related parties is secured.

Operations and management services

Operations and management services fees is estimated by management at 2% of net cash collected by the Company during the year from customers on the basis of ongoing assistance received from the Company's parent, KANN Utility Company Limited (KANN). No agreement has been signed with respect to the fees charged to profit or loss amounting to N920.19 million (Note 8). However, the board of directors of both KANN and the Company have approved the terms used. The amount recorded as payable at the year-end of №1.37 billion is net of payments made to KANN during the year and withholding taxes. There will be no further payments to KANN until the agreement is signed.

25 Contingent liabilities

Transfer of pre-completion liabilities and trade receivables

As part of the privatisation completion, the Company through the Bureau of Public Enterprises signed a deed of assignment of pre-completion receivables and liabilities with the Nigerian Electricity Liability Management Company Limited (NELMCO) effective 31 October 2013. The Company and NELMCO are yet to agree on the individual trade debtors and liabilities transferred as at 1 November 2013. The Directors, based on independent legal advice obtained as well as their understanding of the Share Purchase Agreement between KANN, BPE and the Ministry of Finance Incorporated are of the opinion that all trade receivables and pre-completion liabilities (crystallised or contingent) as at 31 October 2013 have been effectively transferred. The Company does not have an estimate of those debtors and liabilities since in its view this is the responsibility of NELMCO. The Company believes that it will neither realise those receivables nor settle any liabilities existing as at 31 October 2013 and as such, no recognition of provision is required other than that shown in Note 22. If in the process of agreeing the individual trade debtors and liabilities, certain items are identified and agreed to be borne by the Company, the amounts would be recorded in the period they were identified.

(b) Litigations and claims

The Company is involved in certain litigations and claims (separate from those taken over by NELMCO). Maximum exposure based on the damages being claimed by the litigants amounts to N897.95 million (2014:N635 million). The Directors based on a review of the circumstances of each claim, believe the risk of material loss to the Company is remote and as such no provisions have been recorded.

26 Events after the reporting period

(a) Tariff increase: MYTO 2015

Effective 1 February 2016, the Company initiated the implementation of the MYTO 2015 AEDC tariff order released on 21 December 2015. The order abolishes the fixed charge element of the previous tariff rates and only allows a variable charge. The fixed charge has now been built into the variable tariff determination model. The MYTO 2015 tariff results in an average increase of 49% in 2016 tariff over 2015 tariff rates across all customer category. There have been continuous objections to the increased rates by Labour Unions and other stakeholders, but as at the approval of these financial statements, the rates are still in force.

(b) Withdrawal of force majeure

On 10 April 2015, KANN Utility Company Limited (the parent of the Company), issued a notice of political force majeure event to Bureau of Public Enterprise and the Ministry of Finance citing the non-implementation of a cost reflective tariffs regime and exclusion of the collection losses in the MYTO 2.1 model among other matters as the reason for the force majeure. However on 10 February 2016, KANN Utility Company withdrew the notice of political force majeure on the basis that the collection losses were reinstated in the MYTO 2015. During the course of the political force majeure, operational activities of the Company continued. However, discussions with the CBN on the intervention fund was interrupted. Subsequent to the withdrawal of the political force majeure discussions with the CBN on the intervention fund advanced further.

27 Going concern

The Company reported a loss after tax of N41.97 billion for the year ended 31 December 2015 (2014: N25.97 billion) and as of that date, the Company's current liabilities exceeded its current assets by N45.00 billion (2014: N22.59 billion). The Company has historically incurred losses due to the existing electricity pricing regime which did not allow the recovery of costs through price increases.

On 10 April 2015, KANN Utility Company Limited (the parent) issued a notice of political force majeure event to the Bureau of Public Enterprises (BPE) and the Federal Ministry of Finance, citing the non-implementation of a cost reflective tariffs regime and exclusion of the collection losses in the MYTO 2.1 model among other matters, as the reasons for the force majeure. The notice of political force majeure was subsequently reversed on 10 February 2016 (see Note 26(b)) on the basis of the new tariff (MYTO 2015) introduced effective 1 February 2016 (see Note 26(a)).

Based on MYTO 2015, the directors have revised the Company's 10 year budget and cash flow forecast which now indicates the Company is expected to operate profitably by the end of the 2017 financial year. The actualization of the projections is subject to the sustainability of MYTO 2015, receipt of the CBN intervention fund currently estimated at №27 billion, receipt of debts due from MDAs estimated at №10.52 billion, and the successful renegotiation of the amount payable to NBET and ONEM (trade payables), which represents about 94% of current liabilities, into a long term loan payable over an eight (8) year period with a moratorium period of 18 months. It is not possible at this stage to determine the outcome of these plans.

Consequently, Xerxes Global Investment Limited (shareholder of the parent) has confirmed its willingness to continue to provide such operational support to the Company as would be necessary for the Company to meet its obligations as they fall due in the foreseeable future. In addition, Copperbelt Energy Corporation Plc, the ultimate parent of CEC Africa Investment Ltd (shareholder of the parent), has confirmed its willingness to continue to provide such financial and operational support to the Company as would be necessary for the Company to meet its obligations as they fall due in the normal course of business.

Accordingly, the directors are confident that the Company will be able realize its assets and discharge its liabilities in the normal course of business. Hence, these financial statements have been prepared using accounting policies applicable to a going concern.

28 Financial risk management

The Company has exposure to the following risks from its use of financial instruments:

- Credit risk
- Liquidity risk
- Market risk

Risk management framework

The Company's Board of Directors has overall responsibility for the establishment and oversight of the Company's risk management framework. The board of directors is also responsible for developing and monitoring the Company's risk management policies.

The Company's risk management policies are established to identify and analyse the risks faced by the Company, to set appropriate risk limits and controls, and to monitor risks and adherence to limits. The Company, through its training and management standards and procedures, aims to develop a disciplined and constructive control environment in which all employees understand their roles and obligations.

The Company's audit committee oversees how management monitors compliance with the Company's risk management policies and procedures, and reviews the adequacy of the risk management framework in relation to the risks faced by the Company. The audit committee is assisted in its oversight role by Internal Audit. Internal Audit is expected to undertake both regular and adhoc reviews of risk management controls and procedures, the results of which are reported to the Audit Committee.

(a) Credit risk

Credit risk is the risk of financial loss to the Company if a customer or counterparty to a financial instrument fails to meet its contractual obligations, and arises principally from the Company's receivables from customers and government related entities.

The Company's credit risk exposure on cash is minimized substantially by ensuring that cash is held with Nigerian financial institutions.

The carrying amount of financial assets represents the maximum credit exposure. The maximum exposure to credit risk at the reporting date was:

	Note	31 Dec 2015	31 Dec 2014
		₹'000	₩'000
Trade and other receivables		23,242,594	14,513,501
Cash at bank	18	1,741,712	3,348,834
		24,984,306	17,862,335

Trade and other receivables

The Company has a large customer base within its licensed area of supply thereby reducing its concentration of credit risk. To further mitigate credit risk, the Company is continually increasing the share of prepaid customers in its portfolio. The Company's exposure to credit risk is influenced by the individual characteristics of each customer.

In monitoring credit risk, customers are grouped according to their credit characteristics, including whether they are maximum demand or non-maximum demand customers, and whether they are private individuals/companies, government institutions or military establishments. No security is provided for the electricity supplied though the Company retains the right to disconnect non paying customers to enforce collections.

Trade receivables

	Maximum Demand	Non-maximum Demand	Total
2015	₹'000	₹'000	₩'000
Private individuals/companies	3,344,437	12,581,454	15,925,891
Government institutions	3,152,526	4,012,305	7,164,831
Total	6,496,963	16,593,759	23,090,722
	Maximum	Non-maximum	
	Demand	Demand	Total
2014	№ '000	№'000	№'000
Private individuals/companies	4,885,109	6,146,793	11,031,902
Government institutions	1,507,313	1,896,609	3,403,922
Total	6,392,422	8,043,402	14,435,824

At 31 December 2015, the aging of trade receivables that were not impaired was as follows:

31 Dec 2015	31 Dec 2014
N'000	№ '000
1,616,351	1,010,508
692,722	433,075
1,154,536	721,791
923,629	577,433
18,703,485	11,693,017
23,090,722	14,435,824
	**\mathbb{\chi}\mathbb{000} 1,616,351 692,722 1,154,536 923,629 18,703,485

^{*} Unbilled receivables are neither past due nor impaired.

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

31 Dec 2015	31 Dec 2014
№ '000	№'000
7,893,514	601,824
18,343,412	7,291,690
26,236,926	7,893,514
	**000 7,893,514 18,343,412

Management monitors the Company's trade and other receivables for indicators of impairment. During the year, no write off on bad debt was recorded (2014: №1.39 billion).

The directors have recorded an impairment allowance amounting to ₹18.34 billion (2014: ₹7.29 billion) with respect to the outstanding trade receivables at the year end. The impairment is required mainly to cater for the losses that arise from the difficulties in enforcing payments from certain classes of customers due to certain geographical challenges such as coverage and accessibility.

The Company believes that past due amounts not impaired are collectible as follows:

- It retains the right to disconnect the customers and based on historical patterns, collections improve after disconnections.
- Current metering plan, will convert a significant number of these customers to prepaid and outstanding balances will be recovered through the prepaid platform.
- Commitments from the Accountant General and Ministry of Power, that amounts due from government parastatals will be paid for through deductions in their allocations.

It is also important to note that the Company has strategies to minimize credit losses going forward as follows:

- Investment in prepaid meters and conversion of more post paid customers to prepaid;
- More efficient internal processes e.g. timely billings and delivery of bills, system automation of billings and collections, system of issuing letters of demand and notices to non-paying customers;
- Involvement of the Minister of Finance in enforcing collection of receivables from government agencies.
- · Aggressive disconnections
- · Setting KPIs for employees to drive debt collections

Cash at hank

The Company held cash of №1.74 billion (2014: №3.35 billion) with banks and financial institutions operating in Nigeria.

(b) Liquidity risk

Liquidity risk is the risk that the Company will encounter difficulty in meeting the obligations associated with its financial liabilities that are settled by delivering cash or another financial asset. Management's approach to managing liquidity is to ensure, as far as possible, that it will always have sufficient liquidity to meet its liabilities when due, under both normal and stressed conditions, without incurring unacceptable losses or risking damage to the Company's reputation.

In order to manage liquidity risks and ensure that it has sufficient cash to match outflows expected in the normal course of its business, the Company is doing the following:

- Intensifying efforts to collect trade receivables
- In addition, the Company expects to receive ₹27 billion with respect to CBN intervention funds following the disbursement agreement it signed with NERC in 2014. The Company has not received any monies from the CBN with respect to this scheme as at year end as it has not yet fulfilled all the conditions precedent. ₹25 billion of this will be applied towards settlement of outstanding MO payables.
- Restructuring trade payables which is made up of NBET and ONEM payables into a long term facility with a tenor of 8 years. This will reduce the cashflow demand in the short to medium term.

The following are the contractual maturities of financial liabilities, including estimated interest payments and excluding the impact of netting agreements.

excluding the impact of neuting agr	Comens		Contractual cash	flows	
	Carrying amount	Total	0 - 3 Months	4 - 12 Months	Above 1 year
_	₹'000	№'000	№ ′000	₩'000	₩'000
Non-derivative financial liabiliti	es				
31 December 2015 Trade and other payables	62,292,732 1,453,458	62,292,732 1,829,033	62,292,732 28,608	475,580	1,324,845
Loans and borrowings (Note 23)	63,746,190	64,121,765	62,321,340	475,580	1,324,845
Non-derivative financial liabiliti	es				
31 December 2014 Trade and other payables Loans and borrowings (Note 23)	34,767,584 695,418	34,767,584 848,318	34,767,584 229,696	193,680	424,942
Loans and bottowings (Note 25)	35,463,002	35,615,902	34,997,280	193,680	424,942

(c) Market risk

Market risk is the risk that changes in market prices, such as foreign exchange rates and interest rates will affect the Company's income or the value of its holdings of financial instruments. The objective of market risk management is to manage and control market risk exposures within acceptable parameters, while optimizing the

The Company manages market risks by keeping costs low through various cost optimization programs. Moreover, market developments are monitored and discussed regularly, and mitigating actions are taken where necessary.

Currency risk

The Company, based on operations to date has limited exposure to currency risks based on the fact that its revenue is earned in its functional currency and the cost of energy supplied paid in same. Exposure to currency risk is currently limited to the working capital facility and other related party payables and are denominated in US Dollar. The currency risk is the risk that the fair value or future cash flows of a financial instrument will fluctuate due to the changes in foreign exchange rates.

In managing currency risk, the Company aims to reduce the impact of short-term fluctuations on earnings. Although the Company has various measures to mitigate exposure to foreign exchange rate movement, over the long term, permanent changes in exchange rates would have an impact on profit or loss. It monitors the movement in the currency rates on an ongoing basis.

Exposure to currency risk

The summary of quantitative data about the Company's exposure to currency risk as reported by management is as follows:

	31 Dec 2015	31 Dec 2014
		S
Cash and cash equivalents	721,888	69,256
Payable to a parent company	(8,409,395)	(6,309,900)
Loan from the parent company	(143,040)	(1,276,444)
Net statement of financial position exposure	(7,830,547)	(7,517,088)
net statement of immersion p		

The following significant exchange rates were applied during the year

	Average ra	te	Reporting date	spot rate
(4)	2015	2014	2015	2014
	N	N	N	N
US\$	199.00	164.74	200.00	179.95

The Company translates its US Dollar denominated transaction using the rates of its principal banker.

Sensitivity analysis

A 20% strengthening of the USD at 31 December would have increased/(decreased) loss for the year and equity by the amounts shown below. This analysis is based on foreign currency exchange rate variances that the Company considered to be reasonably possible at the end of the reporting period and has no impact on equity. The analysis assumes that all other variables, in particular interest rates, remain constant.

	31 Dec 2015	31 Dec 2014
	₹'000	№ '000
S\$	313,222	270,540

A weakening of the US\$ against the Naira at 31 December would have had the equal but opposite effect on equity and on the above naira to the amounts shown above, on the basis that all other variables remain constant.

Interest rate risk

Interest rate risk management

The Company is exposed to interest rate risk arising from the interest bearing loans from its parent, KANN and the vehicle finance loan.

Interest rate risk- Sensitivity analysis

At the reporting date the interest rate profile of the Company's interest-bearing financial instruments was:

rate	31 Dec 2015	31 Dec 2014
	N'000	№'000
10%	28,608	673,617
18%	445,696	-
	10%	N'000 10% 28,608

No sensitivity analysis is disclosed as changes in interest rate would not affect profit or loss.

(d) Fair values

Fair values versus carrying amounts

The table below shows the classification of financial assets and financial liabilities of the Company not measured at fair value. These carrying amounts shown are a reasonable approximation of the fair values of the financial assets and financial liabilities.

otes to the imancial statements	Loans and receivables №'000	Other financial liabilities	Total
31 December 2015			
Financial assets not measured at fair value			22 (05 920
Trade and other receivables	23,605,830	-	23,605,830
Cash and cash equivalents	1,771,442	-	1,771,442 25,377,272
	25,377,272		23,311,212
	Loans and receivables №'000	Other financial liabilities N'000	Total ₹'000
Financial liabilities not measured at fair value			(2 202 722
Trade and other payables	-	62,292,732	62,292,732
Loans and borrowings		1,453,458 63,746,190	1,453,458 63,746,190
	Loans and receivables	Other financial liabilities	Total
31 December 2014			
Financial assets not measured at fair value	1 4 500 505		14,523,525
Trade and other receivables	14,523,525	-	3,428,277
Cash and cash equivalents	3,428,277 17,951,802	-	17,951,802
	Loans and receivables	Other financial liabilities	Total
Financial liabilities not measured at fair value		egoligi ji <u>marananang canan</u>	
Trade and other payables	-	34,767,584	34,767,584
Loans and borrowings		695,418 35,463,002	695,418 35,463,002
		33,403,002	=======================================

29 Operating leases

(a) Leases as lessee

The Company leases a number of buildings under operating leases. The leases typically run for a period of 1 year, with an option to renew the lease after that date. Lease payments are renegotiated when necessary to reflect market rentals. Some leases provide for additional rent payments that are based on changes in local price indices. For certain operating leases, the Company is restricted from entering into any sublease arrangements.

- (i) Future minimum lease payments
 - At 31 December 2015, the future minimum lease payments under non-cancellable leases were payable within 1 year and amounted to ₹8.59 million (2014: ₹27.83 million).
- (ii) Amounts recognised in profit or loss

Lease expenses recognised in profit or loss during the year amounted to №348.49 million (2014: №237.39 million). This is included in administrative expenses as rent expense.

30 Basis of measurement

These financial statements have been prepared on the historical cost basis except for certain items of PPE such as distribution network assets, land and building where measurement is by revaluation method, recognition of assets granted by customers or by government which are initially recognized at fair value and financial instruments measured based on fair value.

31 New standards and interpretations not yet adopted

A number of new standards, amendments to standards and interpretations are effective for annual periods beginning after 1 January 2015 and early application is permitted, however, the Company has not applied the new or amended standard in preparing these financial statements. Those which may be relevant to the Company are set out below. The Company does not plan to adopt these standards early. These will be adopted in the period that they become mandatory unless otherwise indicated.

Effective for the financial year commencing 1 January 2016

· Amendment to IAS 1 Disclosure initiative

Effective for the financial year commencing 1 January 2018

- IFRS 9 Financial Instruments
- IFRS 15 Revenue from contracts with customers

Effective for the financial year commencing 1 January 2019

• IFRS 16 Leases

All Standards and Interpretations will be adopted at their effective date (except for those that are not applicable to the entity).

IFRS 10, IFRS 12 and IAS 28 amendment Investment entities, Sale or Contribution of Assets between an Investor and its Associate or joint Venture (Amendment to IFRS 10 and IAS 28), Equity method in Separate Financial Statements (Amendments to IAS 27), Agriculture: Bearer Plants (Amendments to IAS 16 and IAS 41), Regulatory Deferral Accounts (IFRS 14), Accounting for Acquisitions of Interest in Joint Operations (Amendment to IFRS 11), Clarification of Acceptable Methods of Depreciation and Amortisation (Amendment to IAS 16 and IAS 38) are not applicable to the business of the entity and will therefore have no impact on future financial statements. The directors are of the opinion that the impact of the application of the remaining Standards and Interpretations will be as follows:

· Amendment to IAS 1 Disclosure initiative

The amendments provide additional guidance on the application of materiality and aggregation when preparing financial statements. The amendments also clarify presentation principles applicable to the order of notes, OCI of equity accounted investees and subtotals presented in the statement of financial position, and statement of profit or loss and other comprehensive income. The Company will adopt the amendments for the year ending 31 December 2016.

IFRS 9 Financial Instruments

IFRS 9 (2009) introduces new requirements for the classification and measurement of financial assets. Under IFRS 9 (2009), financial assets are classified and measured based on the business model in which they are held and the characteristics of their contractual cash flows. IFRS 9 (2010) introduces additions relating to financial liabilities. The IASB currently has an active project to make limited amendments to the classification and measurement requirements of IFRS 9 and add new requirements to address the impairment of financial assets and hedge accounting.

The effective date of IFRS 9 is 1 January 2018. The Company will adopt the standard in the first annual period beginning on or after the mandatory effective date (once specified). The impact of the adoption of IFRS 9 has not yet been estimated as the standard is still being revised and impairment and macro-hedge accounting guidance is still outstanding.

The Company will assess the impact once the standard has been finalised and becomes effective. □

IFRS 15 Revenue from contracts with customers

This standard replaces IAS 11 Construction Contracts, IAS 18 Revenue, IFRIC 13 Customer Loyalty Programmes, IFRIC 15 Agreements for the Construction of Real Estate, IFRIC 18 Transfer of Assets from Customers and SIC-31 Revenue – Barter of Transactions Involving Advertising Services.

The standard contains a single model that applies to contracts with customers and two approaches to recognising revenue: at a point in time or over time. The model features a contract-based five-step analysis of transactions to determine whether, how much and when revenue is recognised.

This new standard will most likely have a significant impact on the Company, which will include a possible change in the timing of when revenue is recognised and the amount of revenue recognised.

The Company is yet to carry-out an assessment to determine the impact that the initial application of IFRS 15 could have on its business; however, the Company will adopt the standard for the year ending 31 December 2018.

IFRS 16 Leases

IFRS 16 replaces IAS 17 Leases, IFRIC 4 Determining whether an Arrangement contains a Lease, SIC-15 Operating Leases – Incentives and SIC-27 Evaluating the Substance of Transactions Involving the Legal Form of a Lease.

The standard sets out the principles for the recognition, measurement, presentation and disclosure of leases for both parties to a contract, i.e. the customer ('lessee') and the supplier ('lessor'). IFRS 16 eliminates the classification of leases as operating leases or finance leases as required by IAS 17 and introduces a single lessee accounting model. Applying that model, a lessee is required to recognise:

- (a) assets and liabilities for all leases with a term of more than 12 months, unless the underlying asset is of low value; and
- (b) depreciation of lease assets separately from interest on lease liabilities in the profit or loss.

For the lessor, IFRS 16 substantially carries forward the lessor accounting requirements in IAS 17. Accordingly, a lessor continues to classify its leases as operating leases or finance leases, and to account for those two types of leases differently.

The Company is yet to carry out an assessment to determine the impact that the initial application of IFRS 16 could have on its business; however, the Company will adopt the standard for the year ending 31 December 2019.

New currently effective requirements

Defined Benefit Plans: Employee Contributions (Amendments to IAS 19)

1 July 2014

Annual Improvements to IFRSs 2010-2012 Cycle - various standards

Annual Improvements to IFRSs 2011-2013 Cycle - various standards

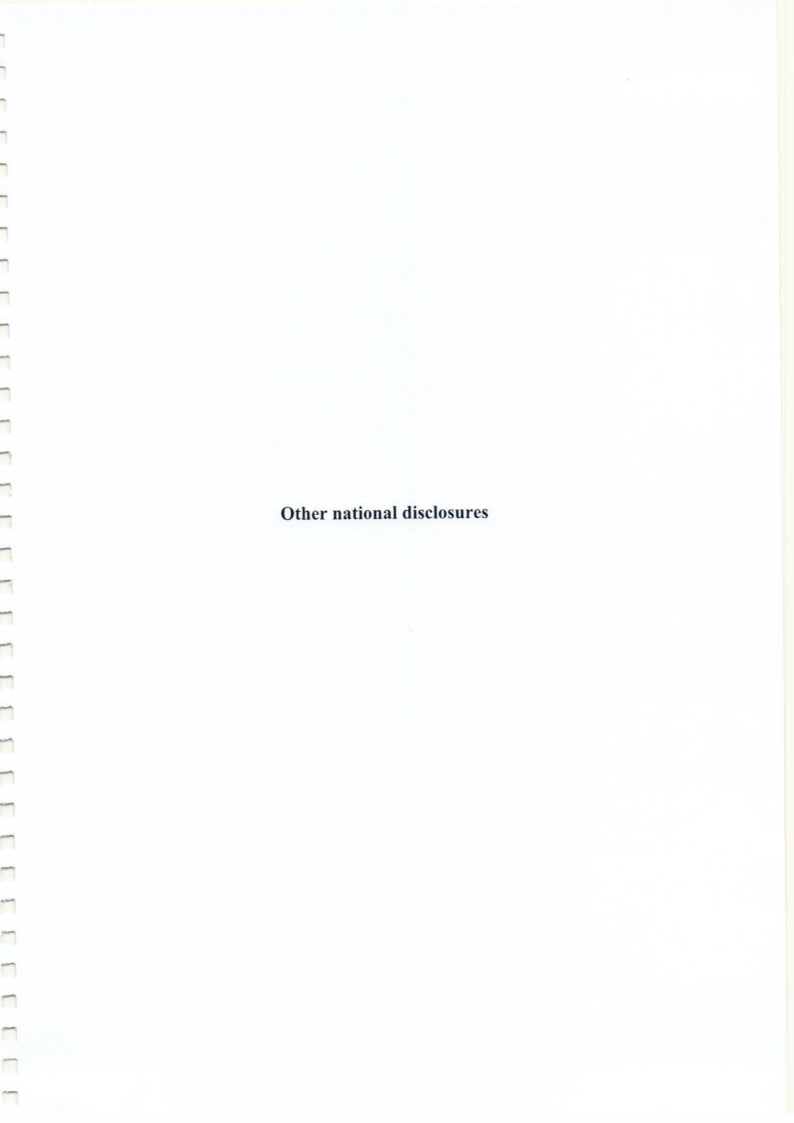
The Company has no transactions that would be affected by these new amendments.

32 Capital Management

The Company monitors capital using a ratio of 'adjusted net debt' to 'total equity'. For this purpose, adjusted net debt is defined as total liabilities, less cash and cash equivalents.

The Company's policy is to keep the ratio below 2.00. The Company's adjusted net debt to equity ratio as at December 2015 was as follows:

December 2015 was as follows.	31 December 2015	31 December 2014
Total liabilities	73,057,575	42,406,812
Less: cash and cash equivalent	(1,771,442)	(3,428,277)
Adjusted net debt	71,286,133	38,978,535
Total equity	36,428,285	63,123,448
Total equity to adjusted net debt	1.96	0.62



Other national disclosures Value added statement

For the year ended

31 Dec 2015	%	31 Dec 2014	%
₹'000		₹'000	
62,534,676		48,097,381	
(89,217,188)		(61,012,246)	
-		-	
(26,682,512)		(12,914,865)	
301,125		175,280	
524,020			
(25,857,367)	100	(12,464,363)	100
7,709,180	(30)	7,086,114	(57)
2,822,875	(10)	873,217	(7)
253,874	(1)	364,371	(3)
5 217 220	(20)	5 179 200	(41)
			(41)
		1.17 ***********************************	(1)
(41,9/2,588)	162	(25,9/1,035)	209
(25,857,367)	100	(12,464,363)	100
	**\mathcal{1}000 62,534,676 (89,217,188) 	**\begin{array}{c c c c c c c c c c c c c c c c c c c	N'000 N'000 62,534,676 48,097,381 (89,217,188) (61,012,246) (26,682,512) (12,914,865) 301,125 175,280 524,020 275,223 (25,857,367) 100 7,709,180 (30) 7,086,114 2,822,875 (10) 873,217 253,874 (1) 364,371 5,317,230 (20) 5,178,300 12,062 (1) 4,670 (41,972,588) 162 (25,971,035)

Other national disclosures Financial summary

Statement of profit or loss and other comprehensi	nensive income	2014	2013	2012
	N'000	₹'000	№ ′000	₩'000
Revenue	62,534,676 (39,196,964)	48,097,381 (24,908,727)	36,025,798 (13,371,972)	25,345,342 (20,221,282)

(39,196,964)Results from operating activities (20,216,713)(13,370,753)(25,606,664)(41,718,714)Loss before taxation (14,722,762)(13,789,334)(25,971,035)(41,972,588)Loss for the year (14,722,762)(13,789,334)(22,670,770)(26,695,163)Total comprehensive income for the year

Statement of financial position 31 Dec 2015 31 Dec 2014 31 Dec 2013 31 Dec 2012 N'000 N'000 N'000 N'000 N'000 N'000 Employment of Funds 83,079,696 86,784,523 88,805,163 81,392,538 Property, plant and equipment 32,485 15,177 19,847	N'000
N'000 N'000 N'000 N'000 Employment of Funds 83,079,696 86,784,523 88,805,163 81,392,538 Property, plant and equipment 83,079,696 86,784,523 10,847	
Property, plant and equipment 83,079,696 86,784,523 88,803,103 81,572,536	85,080,931
Intangible assets Non-current prepayments Net (current liabilities)/assets Non current liabilities 32,485 37,043 40,348 - (45,000,349) (22,590,711) (3,030,792) 7,475,52	22,122,957
Net assets 36,428,285 63,123,448 85,794,218 88,868,06	107,203,888
Funds Employed 5,000	3 107,198,888
36,428,285 63,123,448 85,794,218 88,868,06	3 107,203,888

The financial information presented above reflects historical summaries based on International Financial Reporting Standards. Information related to prior periods has not been presented as it is based on a different financial reporting framework (Nigerian GAAP) and is therefore not directly comparable.