

ANNUAL REPORT

OF MAGYAR TELEKOM TELECOMMUNICATIONS PUBLIC LIMITED COMPANY

FOR THE YEAR ENDED DECEMBER 31, 2020



SEPARATE FINANCIAL STATEMENTS AND MANAGEMENT REPORT

OF MAGYAR TELEKOM TELECOMMUNICATIONS PUBLIC LIMITED COMPANY

FOR THE YEAR ENDED DECEMBER 31, 2020

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SEPARATE FINANCIAL STATEMENTS

OF MAGYAR TELEKOM TELECOMMUNICATIONS PUBLIC LIMITED COMPANY

FOR THE YEAR ENDED DECEMBER 31, 2020

PREPARED IN ACCORDANCE WITH

INTERNATIONAL FINANCIAL REPORTING STANDARDS AS ENDORSED BY THE EUROPEAN UNION

(EU IFRS)



INDEPENDENT AUDITOR'S REPORT

To the shareholders of Magyar Telekom Telecommunications Public Limited Company

Report on the audit of the financial statements

Opinion

We have audited the accompanying separate financial statements ("financial statements") of Magyar Telekom Telecommunications Public Limited Company (the "Company") which comprise the statements of financial position as at 31 December 2020 (in which the total of statements of financial position is MHUF 1 258 844), the statements of profit or loss and other comprehensive income (in which the total comprehensive income for the year is MHUF 41 552 profit), the statements of cash flows, the statements of changes in equity for the year then ended and the notes to the financial statements including a summary of the significant accounting policies and other explanatory information.

In our opinion, the accompanying financial statements give a true and fair view of the financial position of the Company as at 31 December 2020, and of its financial performance and its cash flows for the year then ended in accordance with International Financial Reporting Standards ("IFRS") as adopted by the EU and they have been prepared, in all material respects, in accordance with the supplementary requirements of Act C of 2000 on Accounting ("Accounting Act") relevant for the annual financial statements prepared in accordance with IFRS as adopted by the EU.

Our opinion is consistent with our additional report to the audit committee.

Basis for opinion

We conducted our audit in accordance with Hungarian National Standards on Auditing ("HNSA") and with applicable laws and regulations in force in Hungary. Our responsibilities under those standards are further described in the "Auditor's responsibilities for the audit of the financial statements" section of our report.

We are independent of the Company in accordance with the applicable laws of Hungary, with the Hungarian Chamber of Auditors' Rules on ethics and professional conduct of auditors and on disciplinary process and, for matters not regulated in the Rules, with the International Code of Ethics for Professional Accountants (including International Independence Standards) issued by the International Ethics Standards Board for Accountants (IESBA Code) and we also comply with further ethical requirements set out in these.

The non-audit services that we have provided to the Company, in the period from 1 January 2020 to 31 December 2020, are disclosed in note 21 to the financial statements.

To the best of our knowledge and belief, we declare that non-audit services that we have provided to the Company are in accordance with the applicable laws and regulations in Hungary and that we have not provided non-audit services that are prohibited under Article 5 of Regulation of the European Parliament and Committee No 537/2014 and Subsection (1) and (2) of Section 67/A of Act LXXV of 2007 on the Chamber of Hungarian Auditors, the Activities of Auditors, and on the Public Oversight of Auditors.

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

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Our audit approach

Overview

| Overall materiality | Overall materiality applied was MHUF 4 000, which is approximately 2.5% of EBITDA AL (Earnings before Interest, Taxes, Depreciation and Amortization excluding the impact of the IFRS 16 related Depreciation, Amortization and Interest.) |
|---------------------|---|
| Key Audit Matters | Accuracy of revenue recognition due to complex billing systems Valuation of liabilities related to bonds issued |

As part of designing our audit, we determined materiality and assessed the risks of material misstatement in the financial statements. In particular, we considered where management made subjective judgements; for example, in respect of significant accounting estimates that involved making assumptions and considering future events that are inherently uncertain. As in all of our audits, we also addressed the risk of management override of internal controls, including among other matters, consideration of whether there was evidence of bias that represented a risk of material misstatement due to fraud.

We tailored the scope of our audit in order to perform sufficient work to enable us to provide an opinion on the financial statements as a whole, taking into account the structure of the Company, the accounting processes and controls, and the industry in which the Company operates.

Materiality

The scope of our audit was influenced by our application of materiality. An audit is designed to obtain reasonable assurance whether the financial statements are free from material misstatement. Misstatements may arise due to fraud or error. They are considered material if individually or in aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of the financial statements.

Based on our professional judgement, we determined certain quantitative thresholds for materiality, including the overall materiality for the financial statements as a whole as set out in the table below. These, together with qualitative considerations, helped us to determine the scope of our audit and the nature, timing and extent of our audit procedures and to evaluate the effect of misstatements, both individually and in aggregate on the financial statements as a whole.

| Materiality | MHUF 4 000 | | |
|--|--|--|--|
| Determination | Approximately 2.5% of the EBITDA AL. | | |
| Rationale for the materiality benchmark applied | We chose EBITDA AL as the benchmark as we believe that it is a comparative benchmark which is also the major new key performance measure of the Company. | | |
| | We chose 2.5%, which is consistent with quantitative materiality thresholds used for profit-oriented companies in this sector. | | |



Key audit matters

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

Key audit matter

How our audit addressed the key audit matter

Accuracy of revenue recognition due to complex billing systems

The accuracy of revenues recorded is an inherent industry risk. This is because telecommunication billing systems are complex and process large volumes of data with a combination of different products sold and price changes during the year, through a number of different systems.

Total revenue of the Company was MHUF 524 131. Detailed disclosures and related accounting policies are in notes 3.4 and 18 of the financial statements. We evaluated the relevant IT systems and the design of controls, and tested the operating effectiveness of controls over the:

- Capturing and recording of revenue transactions;
- Authorization of price changes and the input of those to the billing systems;
- Calculation of amounts billed to the customers; and
- Monitoring of assumptions and judgements related to contract assets, contract costs, and contract liabilities.

We also tested a sample of items from the customer billing systems to the invoices raised and checked these to the cash received from the customers. Our testing included customer bills for both consumers and corporate customers.

We also utilized computer assisted auditing technique to gain comfort over the accuracy of the revenue transactions. We performed detailed testing by recalculating the contract assets, contract costs, and contract liabilities on a portfolio basis as at 31 December 2020.



Valuation of liabilities related to bonds issued

As at 31 December 2020, liabilities related to bonds amounted to a balance of MHUF 67 904.

During 2020 the Company has initiated a review of its external funding framework in order to diversify and enhance the maturity profile of the Company's debt portfolio. Accordingly, the Company participated in the Bond Funding for Growth Scheme (the "BGS") of the Central Bank of Hungary and obtained funding sources with competitive pricing.

As a result, in the current year liabilities related to bonds increased by HUF 67 904 due to the issuance of bonds under the BGS. These are recognised as financial liabilities measured at amortised cost at the original effective interest rate, computed based on the bond proceeds, costs of issuance, coupon payments, redemption value and the market price of the bonds.

Due to the magnitude of the bond issuance by the Company and the change in its financing structure we have identified a key audit matter with respect to the calculation of the carrying value of the bonds.

Detailed disclosures and related accounting policies are in notes 4.4.2, 4.5.1.2 and 15 of the financial statements.

We agreed bond proceeds, issuance costs, coupon rate and redemption amounts to underlying documents.

We benchmarked the prices offered for bonds to available market prices of similar instruments.

We recalculated the effective interest rate and the carrying value of the bonds using the key inputs outlined above per the underlying documents.

We assessed the appropriateness of the accounting treatment applied for bonds including the recognition at amortised cost in line with IFRS 9 requirements.

We read the disclosures in respect to these liabilities included in the notes to the financial statements.



Other information: the business report

Other information comprises the 2020 business report of the Company. Management is responsible for the preparation of the business report in accordance with the provisions of the Accounting Act and other relevant regulations. Our opinion on the financial statements expressed in the "Opinion" section of our independent auditor's report does not cover the business report.

In connection with our audit of the financial statements, our responsibility is to read the business report and, in doing so, consider whether the business report is materially inconsistent with the financial statements or our knowledge obtained in the audit, or otherwise appears to be materially misstated. If based on our work performed we conclude that the business report is materially misstated we are required to report this fact and the nature of the misstatement.

Based on the Accounting Act, it is also our responsibility when reading the business report to consider whether the business report has been prepared in accordance with the provisions of the Accounting Act and other relevant regulations, if any, and to express an opinion on this and on whether the business report is consistent with the financial statements.

Because the Company's transferable securities are admitted to trading on a regulated market of a Member State of the European Economic Area, our opinion on the business report shall cover the information prepared under Paragraphs e) and f) of Subsection (2) of Section 95/B, and state whether the information referred to in Paragraphs a)-d), g) and h) of Subsection (2) of Section 95/B of the Accounting Act has been provided.

As the Company is a public interest entity and the conditions in Paragraph a) and b) of Subsection (1) of Section 95/C of the Accounting Act are met at the balance sheet date, the Company shall publish a non-financial statement required by Section 95/C in its business report. In this respect, we shall state whether the business report includes the non-financial statement required by Section 95/C of the Accounting Act.

In our opinion, the 2020 business report of the Company, also including the information prepared under Paragraphs e) and f) of Subsection (2) of Section 95/B of the Accounting Act, is consistent with the 2020 financial statements in all material respects, and the business report has been prepared in accordance with the provisions of the Accounting Act. As there is no other regulation prescribing further requirements for the business report, we do not express an opinion in this respect.

We are not aware of any other material inconsistency or material misstatement in the business report, therefore we have nothing to report in this respect.

We state that the information referred to in Paragraphs a)-d), g) and h) of Subsection (2) of Section 95/B of the Accounting Act has been provided. The business report includes the non-financial statement required by Subsection (1) of Section 95/C of the Accounting Act.

Responsibilities of management and those charged with governance for the financial statements

Management is responsible for the preparation of the financial statements that give a true and fair view in accordance with the International Financial Reporting Standards as adopted by the EU and to prepare the financial statements in accordance with the supplementary requirements of the Accounting Act relevant for the annual financial statements prepared in accordance with IFRS as adopted by the EU, and for such internal control as management determines is necessary to enable the preparation of financial statements that are free from material misstatement, whether due to fraud or error.



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

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

Auditor's responsibilities for the audit of the financial statements

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

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

- Identify and assess the risks of material misstatement of the financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Company's internal control.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.
- Conclude on the appropriateness of management's use of the going concern basis of accounting in the financial statements and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Company's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Company to cease to continue as a going concern.
- Evaluate the overall presentation, structure and content of the financial statements, including the disclosures, and whether the financial statements represent the underlying transactions and events in a manner that gives a true and fair view.

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



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

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

Report on other legal and regulatory requirements

We were first appointed as auditors of the Company on 31 December 1991. Our appointment has been renewed annually by shareholder resolutions representing a total period of uninterrupted engagement appointment of 29 years.

The statutory auditor on the audit resulting in this independent auditor's report is Szilvia Szabados.

Budapest, 9 March 2021

Armin Krug Partner PricewaterhouseCoopers Auditing Ltd. 1055 Budapest, Bajcsy-Zsilinszky út 78. Licence Number: 001464

Szilvia Szabados Statutory auditor Licence number: 005314

Note:

Our report has been prepared in Hungarian and in English. In all matters of interpretation of information, views or opinions, the Hungarian version of our report takes precedence over the English version.

STATEMENTS OF FINANCIAL POSITION - ASSETS

HUF millions

| | Note | 12.31.2019 | 12.31.2020 |
|------------------------------------|----------|------------|------------|
| ASSETS | | | |
| Current assets | | | |
| Cash and cash equivalents | 4, 5 | 925 | 738 |
| Trade receivables | 4, 5 | 119,055 | 118,967 |
| Other assets | 12 | 2,983 | 2,626 |
| Other current financial assets | 4, 5, 17 | 13,283 | 41,720 |
| Contract assets | 4, 18 | 11,890 | 12,006 |
| Current income tax receivables | 6 | 292 | 7 |
| Inventories | 7 | 14,453 | 12,643 |
| | | 162,881 | 188,707 |
| Assets held for sale | 8 | 656 | 489 |
| Total current assets | | 163,537 | 189,196 |
| Non-current assets | | | |
| Property, plant and equipment | 9 | 343,704 | 350,141 |
| Right-of-use assets | 9,17 | 96,103 | 117,945 |
| Intangible assets | 10 | 359,040 | 428,988 |
| Investments | 11 | 132,665 | 131,610 |
| Trade receivables over one year | 4 | 15,704 | 16,159 |
| Other non-current financial assets | 4, 5, 17 | 14,382 | 16,382 |
| Contract assets | 4, 18 | 3,325 | 3,411 |
| Other non-current assets | 12 | 4,197 | 5,012 |
| Total non-current assets | | 969,120 | 1,069,648 |
| Total assets | | 1,132,657 | 1,258,844 |

Budapest, February 25, 2021

Tibor Rékasi

Chief Executive Officer, Board member

Daria Aleksandrovna Dodonova Chief Financial Officer, Board member

STATEMENTS OF FINANCIAL POSITION - LIABILITIES AND EQUITY

| | | | HUF millions |
|--|--------|------------|--------------|
| | | 10 74 0040 | 40 74 0000 |
| - | Note | 12.31.2019 | 12.31.2020 |
| LIABILITIES | | | |
| Current liabilities | | | |
| Financial liabilities to related parties | 4, 5 | 81,986 | 109,508 |
| Lease liabilities | 4, 17 | 16,997 | 20,224 |
| Trade payables | 4 | 118,372 | 113,992 |
| Other financial liabilities | 4,17 | 5,665 | 8,471 |
| Current income tax payables | 6 | 387 | 338 |
| Provisions | 13 | 3,468 | 3,006 |
| Contract liabilities | 18 | 7,147 | 7,660 |
| Other current liabilities | 14 | 16,385 | 17,066 |
| Total current liabilities | | 250,407 | 280,265 |
| Non-current liabilities | | | |
| Financial liabilities to related parties | 4 | 129,822 | 89,457 |
| Lease liabilities | 4,17 | 94,300 | 112,785 |
| Bonds | , 4 | - | 67,904 |
| Other financial liabilities | 4,17 | 38,989 | 71,443 |
| Deferred tax liabilities | 6 | 17,767 | 17,695 |
| Provisions | 13 | 10,067 | 9,604 |
| Other non-current liabilities | 15 | - | 2,907 |
| Total non-current liabilities | | 290,945 | 371,795 |
| Total liabilities | | 541,352 | 652,060 |
| EQUITY | | | |
| Common stock | 16 | 104,274 | 104,274 |
| Capital reserves | 16 | 27,379 | 27,379 |
| Treasury stock | 16 | (4,133) | (9,351) |
| Retained earnings | 16 | 463,785 | 484,482 |
| Total equity | | 591,305 | 606,784 |
| Total liabilities and equity | | 1,132,657 | 1,258,844 |

Budapest, February 25, 2021

Tibor Rékasi Chief Executive Officer, Board member

Daria Aleksandrovna Dodonova Chief Financial Officer, Board member

STATEMENTS OF PROFIT OR LOSS AND OTHER COMPREHENSIVE INCOME

| | Note | (except pe 2019 | HUF millions r share amounts) 2020 |
|--|------|--------------------|--|
| Revenue | 18 | 507,877 | 524,131 |
| Direct costs | 19 | (204,922) | (220,964) |
| Employee-related expenses | 20 | (54,821) | (58,019) |
| Depreciation and amortization | 9,10 | (114,402) | (116,872) |
| Other operating expenses | 21 | (74,135) | (64,895) |
| Operating expenses | | (448,280) | (460,750) |
| Other operating income | 22 | 6,929 | 5,040 |
| Operating profit | | 66,526 | 68,421 |
| Interest income | 23 | 887 | 1,102 |
| Interest expenses | 24 | (14,150) | (12,190) |
| Other financial expenses - net | 25 | (9,450) | (12,478) |
| Net financial result | | (22,713) | (23,566) |
| Results from investments | 26 | 7,079 | 8,924 |
| Profit before income tax | | 50,892 | 53,779 |
| Income tax | 6 | (11,559) | (12,227) |
| Profit for the year | | 39,333 | 41,552 |
| Total comprehensive income for the year | | 39,333 | 41,552 |
| Earnings per share (EPS) information: | | | |
| Profit attributable to the owners of the Company | 27 | 41,157 | 42,364 |
| Weighted average number of common stock outstanding used for basic/diluted EPS | | 1,033,906,195 | 1,027,117,481 |
| Basic/diluted earnings per share (HUF) | 27 | 39.81 | 41.25 |

Budapest, February 25, 2021

Tibor Rékasi Chief Executive Officer, Board member

Daria Aleksandrovna Dodonova Chief Financial Officer, Board member

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STATEMENTS OF CASH FLOWS

| | Note | 2019 | HUF millions 2020 |
|--|------|-----------|----------------------|
| Cash flows from operating activities | | | |
| Profit for the year | | 39,333 | 41,552 |
| Depreciation and amortization | | 114,402 | 116,872 |
| Income tax expense | | 11,560 | 12,227 |
| Net finance result | | 15,633 | 14,642 |
| Change in assets carried as working capital | | 3,408 | 6,437 |
| Change in provisions | | 116 | (832) |
| Change in liabilities carried as working capital | | (29,473) | (8,984) |
| Income tax paid | | (9,459) | (9,311) |
| Dividend received | | 7,079 | 8,471 |
| Interest and other financial charges paid | | (22,581) | (19,602) |
| Interest received | | 1,022 | 820 |
| Other non-cash items | | 1,150 | (3,617) |
| Net cash generated from operating activities | | 132,190 | 158,675 |
| Cash flows from investing activities | | | |
| Purchase of property plant and equipment (PPE) and | | | |
| intangible assets | 28 | (82,204) | (138,523) |
| Proceeds from other financial assets | | 1,729 | 1,241 |
| Purchase of other financial assets | | (9) | (3,201) |
| Proceeds from disposal of subsidiaries and other investments | 26 | - | 290 |
| Proceeds from disposal of PPE and intangible assets | | 9,036 | 6,749 |
| Net cash used in investing activities | | (71,448) | (133,444) |
| Cash flows from financing activities | | | |
| Dividends paid | | (26,063) | (20,853) |
| Proceeds from loans and other borrowings | 4 | 187,394 | 239,009 |
| Repayment of loans and other borrowings | 4 | (202,759) | (280,950) |
| Proceeds from bonds | 4 | - | 70,834 |
| Repayment of lease and other financial liabilities | 4 | (15,616) | (28,240) |
| Purchase of treasury share | 20 | (4,088) | (5,218) |
| Net cash used in financing activities | | (61,132) | (25,418) |
| Change in cash and cash equivalents | | (390) | (187) |
| Cash and cash equivalents, beginning of year | 4 | 1,315 | 925 |
| Cash and cash equivalents, end of year | 4 | 925 | 738 |



STATEMENTS OF CHANGES IN EQUITY

HUF millions pieces Capital reserves Reserve for equity-settled Shares of Common Additional share based Treasury Retained common stock stock paid in capital transactions stock earnings (a) (a) (b) (c) (d) (e) Total Equity 1,042,742,543 (4,020)(45) Balance at January 1, 2019 104,274 27,379 450,483 578,071 (29) Adoption of new standards (IFRS 16) (h)..... (29) -Revised balance at January 1, 2019..... 1,042,742,543 104,274 27,379 (4,020) (45) 450,454 578,042 Dividend (f)..... (26,069)(26,069)Equity-settled share-based transactions (c)..... 4,087 4,087 Treasury share purchase (g)..... (4,088)(4,088)Transferring the result of ESOP (67) 67 (26,002)(26,070)Transactions with owners in their capacity as owners 4,020 (4,088)Profit or loss 39,333 39,333 Total comprehensive income 39,333 39,333 Balance at December 31, 2019 1,042,742,543 104.274 27,379 (4,133) 463,785 591,305 -Dividend (f)..... (20, 855)(20, 855)_ _ -Treasury share purchase (g)..... (5,218) (5,218)(20, 855)(5,218)(26,073)Transactions with owners in their capacity as owners..... Profit or loss 41,552 41,552 -41,552 41,552 Total comprehensive income -Balance at December 31, 2020 1,042,742,543 104,274 27,379 (9,351) 484,482 606,784 Of which treasury stock..... (21, 982, 747)

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NOTES TO THE SEPARATE STATEMENTS OF CHANGES IN EQUITY

(a) The total amount of issued shares of common stock of 1,042,742,543 (each with a nominal value of HUF 100) is fully paid as at December 31, 2020. The number of authorized ordinary shares on December 31, 2020 is 1,042,742,543.

Voting Rights and Voting

The holder of each Series "A" ordinary share shall be entitled to one vote at the General Meeting of the Company. The names of shareholders and nominees who intend to participate at the General Meeting shall be registered in the Share Register on the second working day prior to the starting date of the General Meeting. The General Meeting shall adopt its resolutions by a simple majority vote except for resolutions on issues listed in the Articles of Association, which shall require at least a three-quarters majority of the votes cast. There is no limitation on the rights of non-resident or foreign shareholders to hold or exercise voting rights on the ordinary shares. There is no limitation of voting rights for ordinary shares in the Articles of Association. The Company has no shares assigned with special management rights.

Transfer of Shares

In order to transfer dematerialized shares, there must be a contract for transfer or other legal title is required and, in that context, the transferor's securities account must be debited and the new holder's securities account must be credited with the transferred dematerialized shares. The holder of dematerialized share shall be considered the holder of the securities account on which the dematerialized shares are recorded.

The transfer of any Series "A" ordinary shares is not bound to any restriction or attainment of agreement.

- (b) Additional paid-in capital represents the amount exceeding the nominal value of the shares that was received by the Company during capital increases.
- (c) Reserve for equity-settled share-based transactions included in 2019 the share-based payment expenses accrued in this reserve related to share-settled compensation programs.
- (d) Treasury stock represents the cost of the Company's own shares repurchased. When the Company purchases its equity shares, the consideration transferred, including any attributable incremental external costs, are deducted from the Equity of the owners of the parent as Treasury stock until they are re-sold or canceled. When such shares are subsequently sold, the treasury share balance decreases by the original cost of the shares, thereby increasing equity, while any gains or losses are also recognized in equity (Retained earnings). Treasury stock transactions are recorded on the transaction date.
- (e) Retained earnings include the accumulated and undistributed profit of the Company. The distributable reserves of the Company at December 31, 2020 amounted to approximately HUF 484 billion (HUF 464 billion at December 31, 2019). Untied retained earnings is available for the payment of dividends which contains retained earnings from the last financial year (Note 16.1).
- (f) Dividends payable to the Company's shareholders are recognized as a liability and debited against Retained earnings in the period in which the dividends are approved by the shareholders.
- (g) The Company repurchased own shares for HUF 5,218 million through a share buyback auction on June 25 for the purpose of shareholders' remuneration as approved by the Company's Board of Directors on April 24, 2020. The Company concluded repurchase transactions for 13,146,399 Magyar Telekom ordinary shares at an average price of HUF 396.59 per share. Following execution of the transactions, Magyar Telekom holds 21,982,747 treasury shares.
- (h) As of January 1, 2019, the Company adopted IFRS 16.

Together with the approval of these financial statements for issue, the Board of Directors of the Company proposes a dividend distribution in total HUF 15,311 million to be approved by the Annual General Meeting of the Company in April 2021. In 2020 due to the situation caused by the coronavirus pandemic (COVID-19) the Board of Directors of Magyar Telekom approved HUF 20,855 million dividend based on the authorization set out in Section 9 (2) of Government Decree no. 102/2020. (IV. 10.).

NOTES TO THE SEPARATE FINANCIAL STATEMENTS

1 GENERAL INFORMATION

1.1 About the Company

Magyar Telekom Telecommunications Public Limited Company (the Company or Magyar Telekom) is the principal provider of telecommunications services in Hungary. These services are subject to various telecommunications regulations.

The Company was incorporated in Hungary on December 31, 1991 and commenced business on January 1, 1992. The Company's registered office is Könyves Kálmán körút 36., 1097 Budapest, Hungary. Name of the Court of Registration and the registration number of the Company: Metropolitan Court as Court of Registration, Cg. 01-10-041928.

Magyar Telekom is listed on the Budapest Stock Exchange and its shares are traded on the Budapest Stock Exchange. Magyar Telekom's American Depository Shares (ADSs) each representing five ordinary shares were also traded on the New York Stock Exchange until November 12, 2010, when the ADSs were delisted. Magyar Telekom terminated the registration of its shares and ADSs in the US in February 2012. The Company maintains its American Depositary Receipt program on a Level I basis.

The ultimate controlling parent of the Company is Deutsche Telekom AG (DT or DT AG) who fully consolidates Magyar Telekom Group. Deutsche Telekom Europe B.V. (Stationsplein 8, 6221 BT Maastricht, the Netherlands), a member of the Deutsche Telekom Group, is the direct owner of 59.21% of the Company's issued shares.

The Consolidated Financial Statements of DT AG are available at DT AG's website (www.telekom.com/en).

The Separate Financial Statements are prepared and presented in millions of HUF, unless stated otherwise, as the Company's presentation currency is the Hungarian Forint.

The Company's Board of Directors (the Board) accepted the submission of these Separate Financial Statements of the Company on February 25, 2021 to the Annual General Meeting (AGM) of the owners, which is authorized to approve these financial statements, but also has the right to require amendments before approval. As the controlling shareholders are represented in the Board of the Company that accepted the submission of these financial statements, the probability of any potential change required by the AGM is extremely remote, and has never happened in the past.

Persons authorized to sign the annual report:

Tibor Rékasi - Chief Executive Officer, member of the Board (residence: Szentendre)

Daria Aleksandrovna Dodonova - Chief Financial Officer, member of the Board (residence: Budapest)

In Magyar Telekom, the accounting services are coordinated by Melinda Modok (certificate number: 18128. Area of speciality: IFRS entrepreneurial activity. Status: registered. Registration number: MK 199521. Residence: Budapest).

The Company is subject to compulsory audit. The Company's auditor is PricewaterhouseCoopers Könyvvizsgáló Kft. (its register number is 01-09-063022, its taxation number is 10256161-2-44), the responsible person for carrying out the audit is Szilvia Szabados (membership number at Chamber of Hungarian Auditors: 005314).

The Separate Financial Statements of Magyar Telekom and the Consolidated Financial Statements of Magyar Telekom Group are available at the Company's registered office and on its corporate website.

Magyar Telekom's corporate website is: www.telekom.hu

2 BASIS OF PREPARATION AND SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

2.1 Basis of preparation

The Separate Financial Statements of Magyar Telekom have been prepared in accordance with International Financial Reporting Standards (IFRS) as endorsed by the European Union (EU). All standards and interpretations endorsed by the EU are effective as at December 31, 2020 and applicable to Magyar Telekom had been adopted. These Separate Financial Statements also comply with the Hungarian Accounting Act on Separate Financial Statements, which refers to the IFRS as endorsed by the EU.

The Company as parent company also prepared consolidated financial statements in accordance with IFRS as endorsed by the EU which were approved by the Company's Board of Directors on February 25, 2021.

The preparation of financial statements according to IFRS requires the use of certain critical accounting estimates. It also requires management judgement to apply the Company's accounting policies. The areas involving a higher degree of judgement or complexity, or areas in which assumptions and estimates are significant to the Separate Financial Statements, are disclosed in Note 3.

Financial statements are prepared under going concern assumptions, which means it is assumed the Company will continue to operate in the foreseeable future without the need or intention on the part of management to liquidate the entity or to significantly curtail its operational activities.

2.1.1 Initial application of standards, interpretations and amendments in the financial year

The table below summarizes the Standards amended and the subject of the amendments effective on or after January 1, 2020 that could have an impact on Magyar Telekom's accounting policies.

| Pronouncement | Title | Applied by Magyar Telekom from | Changes | Impact on the presentation of Magyar Telekom's results of operations and financial position |
|--|--|---|--|---|
| Amendments to References to the Conceptual Framework | References to the Conceptual Framework | Jan 1, 2020 | Updating of the cross references to the revised conceptual framework in the corresponding standards and interpretations. | No material impact. |
| Amendments to IAS 1 and IAS 8 | Definition of Material | Jan 1, 2020 | Clarification of the definition of the concept of materiality. | No material impact. |
| Amendments to IFRS 9, IAS 39, and IFRS 7 | Interest Rate Benchmark Reform | Jan 1, 2020 | Practical expedients for hedge accounting requirements that are mandatory for all hedges affected by the interest rate benchmark reform. | No material impact. |
| Amendments to IFRS 3 | Business Combinations | Jan 1, 2020 | Changes in the definition of a business to clarify whether a business or a group of assets was being acquired. | No material impact. |
| Amendments to IFRS 16 | Leases, COVID-19 - related Rent Concessions | June 1, 2020 | Practical expedients for lessees not to account revised considerations as a direct consequence of COVID- 19 pandemic as lease modifications. | No material impact. See further information in the paragraph following this table. |



The amendment permits lessees, as a practical expedient, not to assess whether particular rent concessions occurring as a direct consequence of the COVID-19 pandemic are lease modifications and instead to account for those rent concessions as if they are not lease modifications. Magyar Telekom does not apply this practical expedient of IFRS 16.

2.1.2 Standards, amendments and interpretations that are not yet effective as at December 31, 2020 and have not been adopted early by the Company and other expected changes for 2021

| Pronouncement | Title | To be applied by Magyar Telekom from | Changes | Expected impact on the presentation of Magyar Telekom's results of operations and financial position |
|---|--|--|--|---|
| Standards endorsed by t | he EU | | | |
| Amendments to IFRS 9, IAS 39, IFRS 7, IFRS 4 and IFRS 16 | Interest Rate Benchmark Reform – Phase 2 | Jan 1, 2021 | Modification of financial assets, financial liabilities and lease liabilities, specific hedge accounting requirements, and disclosure requirements applying IFRS 7 to accompany the amendments regarding modifications and hedge accounting. | No material impact is expected. |
| Amendments to IFRS 4 | Insurance Contracts – deferral of IFRS 9 | Jan 1, 2021 | Temporary exemption that permits insurer companies to apply IAS 39 rather than IFRS 9 for annual periods beginning before 1 January 2023. | No impact is expected. |
| Standards not yet endors | sed by the EU* | · | | |
| Amendments to IAS 1 | Presentation of Financial Statements | Jan 1, 2023 | Classification of Liabilities as Current or Non-current and Deferral of Effective Date | No material impact is expected. |
| Amendments to IFRS 3; IAS 16; IAS 37 and Annual Improvements 2018-2020 | Business Combinations; Property, Plant and Equipment; Provisions; Contingent Liabilities and Contingent Assets | Jan 1, 2022 | Package of narrow-scope amendments to three Standards as well as the Board's Annual Improvements, which are changes that clarify the wording or correct minor consequences, oversights or conflicts between requirements in the Standards. | No material impact is expected. |
| IFRS 17 | Insurance Contracts | Jan 1, 2023 | IFRS 17 governs the accounting for insurance contracts and replaces IFRS 4. | No material impact is expected. |

* For standards not yet endorsed by the EU, the date of first-time adoption scheduled by the IASB is assumed for the time being as the likely date of first-time adoption.



Other expected changes for 2021

The reform of interbank offered rates (IBORs) is currently generating uncertainty regarding the timing of implementation and the precise content of the planned changes. The Company is affected by this uncertainty in its hedging of interest rate and currency risks in designated cash flow hedges where EURIBOR is part of the hedging relationship. The Company continuously analyzes the latest developments and takes any steps needed to transition to the new interest rate benchmarks. It is not expected that these changes in the benchmark rates will have a material impact.

2.1.3 COVID-19 impact on the business and on the financial statements

The economic environment in 2020, was drastically impacted globally by the outbreak of the COVID-19 pandemic.

The telecommunication industry has always shown relative resilience to economic downturns. During 2020, this tendency has been even more pronounced as telecommunication services played a critical role in keeping businesses and families connected in times of lockdowns and with the spread of social distancing measures.

On the other side, the roaming and visitor revenue declined due to the underperformance of tourism and related sectors. Nevertheless, looking at the Company performance the total revenue slightly increased in 2020, driven primarily by the growth in telecommunication services. This change resulted in the increase in the direct cost also. (For more detailed analysis please see the quarterly reports and the annual Business report.)

At the same time, this pandemic situation accelerated several ongoing developments, such as the need for digitalization, demand for data and the use of online, virtual channels and caused possible change in the positioning, role, and developments of the global telecommunication industry.

To reflect to these changes and to ensure the reliability and security of our networks, we continue to invest in our infrastructure. The rollout of our fiber network remained a key priority and we dedicated significant amount of capital expenditures to the expansion of our network during 2020. Since acquiring spectrum licenses related to 5G and mobile broadband services, we commenced commercial 5G services in early April and intend to steadily expand our coverage over the coming months.

Beyond the changes on the market we closely monitor the recoverability of our assets, therefore the Company has conducted the goodwill impairment test more frequently during the year and paid more attention to monitor the solvency of customers, taking into account the potential negative impacts of COVID-19. See details in Notes 3.2 and 3.3.

2.2. Functional and presentation currency

Items included in the financial statements of the Company are measured using the currency of the primary economic environment in which the entity operates, that is the Hungarian forint (HUF), which is the functional currency of the Company.

Foreign currency transactions are translated into HUF using the exchange rates prevailing on the dates of the transactions. Foreign exchange gains and losses resulting from the settlement of such transactions and from the translation at year-end exchange rates of monetary assets and liabilities denominated in foreign currencies are recognized in the Profit for the year (Other finance expense – net).

3 CRITICAL ACCOUNTING ESTIMATES AND JUDGEMENTS

Estimates and judgements are continually evaluated and are based on historical experience and other factors, including expectations of future events that are believed to be reasonable under the prevailing circumstances. The Company makes estimates and assumptions concerning the future. The resulting accounting estimates will, by definition, rarely equal the related actual results. The estimates and assumptions that have a significant risk of causing a material adjustment to the carrying amounts of assets and liabilities are outlined below.



3.1 Useful lives of assets

The determination of the useful lives of assets is based on historical experience with similar assets as well as any anticipated technological development and changes in broad economic or industry factors. The appropriateness of the estimated useful lives is reviewed annually, or whenever there is an indication of significant changes in the underlying assumptions. Management believes that this is a critical accounting estimate since it involves assumptions about technological development in an innovative industry and heavily dependent on the investment plans of the Company. Further, due to the significant weight of depreciable assets in our total assets, the impact of any changes in these assumptions can be material to the financial position of the Company, and results of operations. See Notes 9 and 10 for the changes made to useful lives in 2020.

The Company is constantly introducing a number of new services or platforms, among others the 5G technology, in 2020. In the frame of announced group strategy, Magyar Telekom continues the acceleration of its fiber rollout, the modernization of its ED3 network, a migration to Gigabit capable networks and the retirement of its copper networks. In the case of that, the Company conducts a revision of useful lives of the already existing platforms, but in the vast majority of the cases these new services or assets are designed to co-exist with the existing platforms, not necessarily resulting in no change-over to the new technology. Consequently, the useful lives of the existing platforms usually do not require shortening.

3.2 Estimated impairment of goodwill and investments

3.2.1 Goodwill

Goodwill is not amortized, but tested for impairment annually in the last quarter of the year and in the other quarters quicktests are executed. Due to COVID-19, during the preparation of our interim financial reports of 2020 the management updated its goodwill impairment test in every quarter by considering updated information on inputs like book values, foreign exchange rates and weighted average cost of capital. Nevertheless, no impairment needed to be recognized in 2020.

On Magyar Telekom Group ("Group") level, the Company has a considerable portion of assets and liabilities presented in the MT-Hungary segment as well as contributing a significant proportion to the result of the MT-Hungary segment. The Group's segments are reported in a manner consistent with the internal reporting provided to the chief operating decision makers, the Chief Executive Officer (CEO) and the other Chief Officers (Chief Officers). They together fulfill the Chief Operating Decision Maker (CODM) function in the Group. The goodwill presented in the Company was tested as the considerable part of this segment when MT-Hungary segment was examined.

Since the Company as a whole is a non-separable part of the MT-Hungary segment, therefore the impairment test presented below is in reference to the MT-Hungary segment of the Magyar Telekom Group. The recoverable amounts of the operating segments are calculated based on fair value less cost to sell determined by the discounted projected cash flows of the operating segments over the next ten years with a terminal value. This is highly judgemental, which carries the inherent risk of arriving at materially different recoverable amounts if estimates used in the calculations proved to be inappropriate. The Company has an implemented policy to make the impairment test based on a 10-year cash flow projection on reasonable and supportable assumptions that present the management's best estimate on market participants' assumptions and expectations. The MT-Hungary segment uses 10-year cash flow projections as the payback period of our investments in the telecommunications operations often exceeds five years.

The recoverable amounts of the operating segments are determined by the operating segments' fair values less cost to sell. In the calculations, Magyar Telekom uses weighted average cost of capital (WACC) and estimated perpetual growth rate (PGR). The WACCs are determined based on the capital asset pricing model (CAPM) using the average betas of the peer group, 10-year zero-coupon yields and a debt ratio in line with the usual indebtedness of listed peer telecommunications companies, while the PGRs used are in line with the long-term average growth rate for the particular segment.

Costs of certain central functions that are not cross charged are also considered in the fair value calculations when conducting the goodwill impairment tests. The costs of these central functions are allocated to the operating segments based on the segments' revenue share of the Group's total revenue.

The fair value less costs to sell (FVLCS) of the MT-Hungary segment far exceeds its carrying amount and Magyar Telekom represents a non-separable but significant part of the MT-Hungary segment therefore impairment of goodwill did not



need to be recognized either in 2020 or in 2019. See Note 10.4 for details of carrying amount of goodwill allocated to segments.

The tables below show the WACCs and PGRs used in the fair value calculations of the Group's operating segments for the goodwill impairment test conducted in 2019 and 2020. The tables below also include sensitivity analyses that show how much impairment would have been recognized as at December 31, 2019 or 2020 for the goodwill allocated to the operating segments if we changed the sensitive parameters in the calculations.

In 2020 we disclosed what impact a 4 (2019: 5) percentage point increase of the WACC would have on the goodwill. Regarding the PGRs, we disclose what impact a 10 (2019: 15) percentage point decrease of the PGR would have on the goodwill. Regarding the cash flow projections, we disclose what impact a 20% or a 44% (2019: 20% or 50%) lower than projected cash flow stream would have on the goodwill.

| | 2019 2020 | |
|------------------------------------|------------|--------|
| | MT-Hungary | |
| WACC | | |
| Used in the calculation | 5.97% | 5.68% |
| If changed to | 10.97% | 9.68% |
| Potential impairment (HUF million) | 29,351 | 41,909 |
| PGR | | |
| Used in the calculation | 1.0% | 1.0% |
| If changed to | (14.0%) | (9.0%) |
| Potential impairment (HUF million) | 10,367 | 23,476 |
| <u>Cash flow</u> | | |
| If changed by | (20%) | (20%) |
| Potential impairment (HUF million) | - | - |
| If changed by | (50%) | (44%) |
| Potential impairment (HUF million) | 7,164 | 12,754 |

The table below shows what changes can be observed in the 10-year plans prepared in 2019 compared to those prepared in 2020.

MT-Hungary

| Cumulative average growth rate of revenues during the 10 years compared to 2020 | 0.5% |
|---|--------|
| Cumulative average growth rate of revenues during the 10 years compared to 2019 | 0.4% |
| Cumulative average growth rate of EBITDA during the 10 years compared to 2020 | 0.6% |
| Cumulative average growth rate of EBITDA during the 10 years compared to 2019 | 1.0% |
| Cumulative average growth rate of Capex during the 10 years compared to 2020 | (0.5%) |
| Cumulative average growth rate of Capex during the 10 years compared to 2019 | (0.7%) |



Magyar Telekom's management believes that preparing the value in use (VIU) calculation was unnecessary, since it would have resulted in a lower value than the FVLCS. The VIU method assumes a model without future investments, meaning that additional capex and related revenues and gains to be recognized in the future cannot be considered in the calculations. Assuring the revenue for the long term in a telecom business very much depends on future investments. Due to technological changes it is obvious that these capital expenditures are essentials for long term revenue generation and a necessity for the growth of business.

3.2.2 Investments

Investments in subsidiaries, associates and joint ventures are measured at cost less any accumulated impairment losses. Cost of an investment is the fair value of consideration given, including contingent considerations and transaction costs incurred during the acquisition process.

The Company examines whether an investment may or may not be impaired by using internal and external information.

Magyar Telekom implemented the requirements of the IAS 36 standard as follows:

If the carrying amount of investment exceeds HUF 20 billion then its recoverable amount is always analyzed using a DCF model (irrespective of whether there is any indication of impairment or not). In 2020, the Company investigated the recoverable amount in the case of T-Systems Magyarország Zrt. and Stonebridge A.D.

Magyar Telekom has a 100% share in Stonebridge A.D and in T-Systems Magyarország Zrt. The Stonebridge A.D. is the owner of the 51 percent of the Makedonski Telekom A.D's equity, and its main activity is managing this capital. Accordingly, the Magyar Telekom uses the DCF model of Makedonski Telekom A.D for the estimation of recoverable amount of Stonebridge A.D.

The table below shows the net income and equity of the subsidiaries investigated. The figures on T-Systems Magyarország Zrt. are presented according to Act C of 2000 on Accounting (HAR) while figures on Stonebridge A.D. according to IFRS.

| | 12.31.2019 | | 12.31 | .2020 |
|----------------------------|------------------------------------|-----------------------|------------------------------------|-----------------------|
| | Profit after tax (unaudited) | Equity (unaudited) | Profit after tax (unaudited) | Equity (unaudited) |
| T-Systems Magyarország Zrt | 1,859 | 34,467 | 2,389 | 36,756 |
| Stonebridge A.D | 4,712 | 1,610 | 4,247 | 1,148 |

In DCF model Magyar Telekom uses weighted average cost of capital (WACC) and estimated perpetual growth rate (PGR). The WACCs are determined based on the capital asset pricing model (CAPM) using the average betas of the peer group, 10 year zero-coupon yields and a debt ratio in line with the usual indebtedness of listed peer telecommunications companies, while the PGRs used are in line with the long-term average growth rate for the particular segment.

The fair value less costs to sell (FVLCS) of these investments exceeds their carrying amount therefore impairment of these investments did not need to be recognized either in 2020 or in 2019. See Note 11 for details of carrying amount of investments.

The table below shows the WACCs and PGRs used in the fair value calculations of these investments conducted in 2019 and 2020.

| _ | T-Systems Magyaroszág Zrt. | | Stonebridge A.D | |
|--|----------------------------|-------|-----------------|-------|
| | 2019 2020 | | 2019 | 2020 |
| Perpetual growth rate of CF WACC (post tax incl. local | 0.00% | 0.00% | 1.00% | 1.00% |
| taxes) | 6.21% | 8.08% | 5.42% | 4.75% |

3.3 Estimated impairment of trade and other receivables

We calculate impairment for accounts receivable based on estimated losses resulting from the inability of our customers to make required payments. The loss allowance is recognized in respect of not only losses already incurred as of the reporting date (incurred losses) but also losses which have not yet been incurred as of the reporting date but which are expected to be incurred in the future (expected losses). For the largest customers and other telecommunications service providers, impairment is calculated on an individual basis, while for other customers it is estimated on a portfolio basis, for which we base our estimate on the aging of our accounts receivable balance and our historical write-off experience, customer credit-worthiness and recent and expected changes in our customer payment terms and forward-looking information. These factors are reviewed annually, and changes are made to the calculations when necessary. In addition, we also consider the nature of the business (residential, business, fixed line, mobile, internet, cable TV, etc.) and the environment in which the Company's entities operate in the various markets. If the financial condition of our customers were to deteriorate, actual write-offs of currently existing receivables may be higher than expected and may exceed the level of the impairment losses recognized so far. See also Notes 4. and 5.1.2.

Management paid particular attention to the solvency of customers due to COVID-19 and, as a result of such assessment, a higher bad debt expense was recognized in 2020 due to the pandemic which was not material. However, based on experiences of last months and expectations taking into account the future COVID effects, the management concluded during the annual revision of bad debt ratios that there was no need to adjust the previously used bad debt ratios.

3.4 Contracts with customers

From 2018 with the adoption of IFRS 15 the Company applies the guidance to a group of contracts with similar characteristics instead of to a single contract with a customer. The characteristics considered include mainly the business segment of the customer, business model of the contract, and whether the contract is committed or not.

Contract assets are recognized for unbilled amounts typically resulting from sales under long-term contracts when revenue recognized exceeds the amount billed to the customer in that period. This is a temporary difference so that revenue recognized and revenue billed are the same by the end of the commitment term. The amount of the contract assets is determined considering the estimated churn rate of the relevant group of contracts. The time frame for reclassification of contract assets to a receivable is the minimum contract term of the relevant group of contracts.

Furthermore, the Company recognizes assets for costs incurred in connection with the signing of customer contracts which would not have been incurred if the customer contract had not been concluded (contract cost). Capitalization is subject to the expectation that those costs will be recovered by future revenues resulting from the contract.

Costs of obtaining a contract with a customer generally include sales commissions both direct and indirect distribution channels.

Capitalizing incremental costs of obtaining a contract does not only refer to contracts concluded with a new customer but also to contract renewals. Accounting treatment of acquisition- and retention-related contract costs is the same.

Costs of obtaining a contract with a customer are amortised on a portfolio basis over the period that the related goods or services are transferred to the customer which is

- based on historical customer retention data and past experiences in that business segment in the case of uncommitted contracts (e.g. prepaid)
- and in the case of committed contracts the commitment period is considered as amortisation period.

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The Company decided not to use the practical expedient of expensing the incremental costs of obtaining a contract immediately, which are amortized over a period of one year or less.

See Note 18.4 for the amount of contract assets, contract liabilities and contract costs.

3.5 Annual fees of mobile licenses

Magyar Telekom's primary activities are the fixed-line and mobile operations in Hungary. These services are in most cases regulated by the Hungarian laws or other legislation. These services in most cases require the acquisition of a license or concession, which usually requires a one-off fee and annual payments. It is judgemental whether the management considers the annual fees to be reliably estimable or not. If the management considers that these annual fees can be reliably estimated, the present value of those are capitalized as part of the cost of the license with corresponding current and non-current financial liabilities, otherwise these are recognized as costs in the period they relate to.

In March, 2020 Magyar Telekom acquired frequency usage rights in 700 MHz, 2100 MHz, 3600 MHz spectrums for 5G services. The management considered that the annual fee payments related to these licenses can be reliably estimated, the present value of those are capitalized (in the amount of HUF 37.3 billion) as part of the cost of the license. For further information see Notes 4.4.3.1, 9.2, 28 and 34.2.

3.6 Leases - Estimating the incremental borrowing rate and assessment of extension and termination options

At the commencement date, a lessee shall measure the lease liability at the present value of the lease payments that are not paid at that date.

The lease payments shall be discounted using the interest rate implicit in the lease, if that rate can be readily determined. If that rate cannot be readily determined, the lessee shall use the lessee's incremental borrowing rate. This discount rate reflects the main risks of the lease arrangements in a specific country and is provided for each year up to a maturity of 30 years. A change in the interest rate is only applicable when after initial recognition the contract is modified, or a reassessment is necessary which causes a change in the interest rate.

Magyar Telekom use the lessee's incremental borrowing rate.

Magyar Telekom never use negative interest rates. Any negative interest rates will be capped at an amount of zero.

In 2020, the range of used discount rates is 2.87%-5.31% (3.57%-5.48% in 2019). The weighted average lessee's incremental borrowing rate applied to the lease liabilities on January 1, 2019 was 4.62%. It was calculated as the average of the borrowing rates weighted by the discounted lease liability.

The Company has several lease contracts that include extension and termination options. These options are negotiated by management to provide flexibility in managing the leased-asset portfolio and align with the Company's business needs. Management exercises significant judgement in determining whether these extension and termination options are reasonably certain to be exercised.

4 FINANCIAL INSTRUMENTS

A financial instrument is any contract that gives rise to a financial asset of one entity and a financial liability or equity instrument of another entity.

Financial assets of the Company include cash and cash equivalents, equity instruments of another entity and contractual rights to receive cash (trade receivables) or another financial asset from another entity or to exchange financial assets or financial liabilities with another entity under conditions that are potentially favorable to the entity (derivatives) a contract that will or may be settled in the entity's own equity instruments and is a non-derivative for which the entity is or may be obliged to receive a variable number of the entity's own equity instruments; or a derivative that will or may be settled other than by the exchange of a fixed amount of cash or another financial asset for a fixed number of the entity's own equity instruments do not include puttable financial instruments classified as equity instruments, instruments that impose on the entity an obligation to deliver to another party a pro rata



share of the net assets of the entity only on liquidation and are classified as equity instruments, or instruments that are contracts for the future receipt or delivery of the entity's own equity instruments.

Financial liabilities of the Company include liabilities that originate from contractual obligations to deliver cash or another financial asset to another entity (non-derivatives); or to exchange financial assets or financial liabilities with another entity under conditions that are potentially unfavorable to the entity (derivatives) or a contract that will or may be settled in the entity's own equity instruments and is a non-derivative for which the entity is or may be obliged to deliver a variable number of the entity's own equity instruments; or a derivative that will or may be settled other than by the exchange of a fixed amount of cash or another financial asset for a fixed number of the entity's own equity instruments. For this purpose, the entity's own equity instruments do not include puttable financial instruments that are classified as equity instruments, instruments that impose on the entity an obligation to deliver to another party a pro rata share of the net assets of the entity only on liquidation and are classified as equity instruments, or instruments that are contracts for the future receipt or delivery of the entity's own equity instruments.

4.1 Financial assets - accounting policies

The Company classifies its financial assets on the basis of both:

- the entity's business model for managing the financial assets and
- the contractual cash flow characteristics of the financial asset

in the following categories:

- at amortised cost if both of the following conditions are met:
 - the financial asset is held within a business model whose objective is to hold financial assets in order to collect contractual cash flows and
 - the contractual terms of the financial asset give rise on specified dates to cash flows that are solely payments of principal and interest (SPPI) on the principal amount outstanding.
- at fair value through other comprehensive income (FVOCI) if both of the following conditions are met:
 - the financial asset is held within a business model whose objective is achieved by both collecting contractual cash flows and selling financial assets and
 - the contractual terms of the financial asset give rise on specified dates to cash flows that are SPPI on the principal amount outstanding.
- at fair value through profit or loss (FVTPL) unless it is classified in the previous categories.

For the purpose of the above classification:

- principal is the fair value of the financial asset at initial recognition
- interest consists of consideration for the time value of money, for the credit risk associated with the principal amount outstanding during a particular period of time and for other basic lending risks and costs, as well as a profit margin.

Standard purchases and sales of financial assets are recognized on the trade-date, the date on which the Company commits to purchase or sell the asset. Investments are initially recognized at fair value plus transaction costs for all financial assets not carried at fair value through profit or loss. Financial assets carried at fair value through profit or loss are initially recognized at fair value through profit or loss.

Financial assets are derecognized when the rights to receive cash flows from the investments have expired or have been transferred. Financial assets have been transferred when the contractual rights to receive cash flows of the financial assets have been retained but there is a contractual obligation to pay the cash flows to one or more recipients in an arrangement compliant with the conditions set out by IFRS 9. Any gains or losses on derecognition are recognized in Profit for the year and are calculated as the difference between (a) the sum of the consideration received and any cumulative gain or loss that had been recognized in other comprehensive income and (b) the carrying amount derecognized.

4.1.1 Impairment of financial assets

Depending on the business model of the Company and the characteristics of the contractual cash flows of the financial assets, financial assets are subsequently measured at amortized cost, at fair value through other comprehensive income or at fair value through profit or loss.



A loss allowance must be recognized for financial assets measured at amortised cost and at fair value through other comprehensive income. The loss allowance must be recognized through profit or loss and reduces the carrying amount of the relevant financial asset; in the case of financial assets measured at fair value through other comprehensive income, the corresponding offsetting entry is recognized in other comprehensive income and does not reduce the carrying amount of the financial asset.

Loss allowances must also be recognized for lease receivables as defined in IFRS 16, contract assets as defined in IFRS 15, financial guarantee contracts and loan commitments relating to loans bearing an off-market interest rate.

Loss allowance was recognized in respect of not only losses already incurred as of the reporting date (incurred losses) but also losses which have not been incurred yet as of the reporting date but which were expected to be incurred in the future (expected losses).

Based on the changes in credit risk, it must be assessed at each reporting date whether the current loss allowance must be measured at an amount equal to the lifetime expected credit losses or at an amount equal to the 12-month expected credit losses. If it is not possible to assess whether the credit risk has increased significantly based on the individual financial asset, it must be assessed at the portfolio level.

The simplified and the general approaches are to be applied to assess and account for credit losses.

Simplified approach

All financial instruments underlying simplified approach are measured with lifetime expected credit loss. Therefore, except for insolvency, neither any indicators for increase in credit risk nor any default events are relevant within the simplified approach.

The simplified approach is applicable for trade receivables, contract assets and lease receivables without a significant financial component. The Company has chosen the right to use the simplified approach for these receivables with a significant financial component as well.

General approach

According to the expected credit loss model the financial instruments are classified into three buckets. The classification into the three buckets is based upon the changes of the credit risk for the financial asset. A relative credit risk model is used for the evaluation of an increased credit risk. The increase of credit risk in comparison to the initial recognition is reflected in the transfer of the financial instrument between the buckets.

According to the expected credit risk model the impairment is determined differently for the three buckets. The impairment for financial instruments in bucket 1 is calculated based upon the 12-month expected credit loss. The impairment for financial instruments in bucket 2 and 3 is calculated based upon the lifetime expected credit losses. Once a long-term asset is moved to bucket 3, the effective interest method has to be applied to reach net value after impairment.

The general approach is applied for bank accounts, factoring receivables, other financial receivables and employee loans.

4.1.2 Financial assets measured at amortised cost

The following items are assigned to this category:

- cash and cash equivalents;
- deposits over three months;
- trade receivables;
- other receivables.

Financial assets at amortised cost are initially recognized at fair value and subsequently carried at amortized cost using the effective interest method (relevant only for the receivables with long-term maturity).

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Cash and cash equivalents

Cash and cash equivalents include cash on hand and in banks, and all highly liquid deposits and securities with original maturities of three months or less, and exclude all overdrafts.

Trade receivables

If there is a significant increase in the credit risk of trade receivables carried at amortized cost, the amount of the impairment loss is measured as the difference between the asset's carrying amount and the present value of estimated future cash flows discounted at the receivable's original effective interest rate (i.e. the effective interest rate computed at initial recognition). In the case of short-term trade receivables estimation is made on the amount of expected future cash inflows and compared to the carrying amount, the difference is accounted for as allowance for trade receivables. The carrying amount of the asset is reduced through use of an allowance account. The amount of the loss is recognized as Bad debt expense.

When it is determined that there is no significant increase in the credit risk for an individually assessed accounts receivable, the item should be included in a group of accounts receivables with similar credit risk characteristics and assessed collectively for impairment. Receivables that are individually assessed for impairment and for which an impairment loss is or continues to be recognized are not included in a collective assessment of impairment.

There are three categories for calculating impairment loss of trade receivables:

- for invoices which are overdue
- for invoices which are not yet due ('zero day impairment calculation')
- for unbilled revenue.

In the case of collective assessment there is significant increase in the credit risk if there are overdue items in a group of receivables. An ageing list is prepared on overdue receivables and the amount of impairment is calculated by multiplying impairment rates based on historical loss experience with the amount of receivables.

Impairment rates are calculated based on historical loss experience, however it is adjusted on the basis of current observable data to reflect the effects of current conditions that did not affect the period on which the historical loss experience is based and to remove the effects of conditions in the historical period that do not exist currently. During the impairment calculation forward-looking information is also considered. Such information can be, for example, internal changes in the billing and dunning processes and external extreme changes e.g. in unemployment rates, credit crisis etc.

When a trade receivable is established to be uncollectible, it is written off against Trade receivables. Impairment and subsequent recoveries of amounts previously written off are accounted for against the period's Direct costs.

4.1.3 Financial assets at fair value through other comprehensive income (FVOCI)

The "financial assets at fair value through other comprehensive income" measurement category includes the following financial assets:

- listed and unlisted equity instruments;
- debt instruments within a business model whose objective is achieved by both collecting contractual cash flows and selling financial assets.

Financial assets at fair value through other comprehensive income are initially recognized at fair value and are also subsequently carried at fair value. The unrealized changes in the fair value of financial assets at fair value through other comprehensive income are recognized in equity, in the Revaluation reserve for FVOCI financial assets for both equity instruments and debt instruments.

When securities classified as financial assets at fair value through other comprehensive income are sold, the accumulated fair value adjustments recognized in equity before are recognized in the profit or loss except for equity instruments, where it will be recognized directly to retained earnings.

The Company assesses at each balance sheet date whether there is significant increase in the credit risk. There is significant increase in the credit risk of a financial asset as a result of one or more events that occurred after the initial





recognition of the asset (a 'loss event') and that loss event has an impact on the estimated future cash flows of the financial asset or group of financial assets that can be estimated reliably.

If any such evidence exists for FVOCI financial assets, the cumulative loss – measured as the difference between the acquisition cost and the current fair value, less any impairment loss on that financial asset previously recognized in the profit or loss – is removed from equity and recognized in the income statement. Impairment losses recognized in the profit or loss on equity instruments are not reversed through the profit or loss.

4.1.4 Financial assets at fair value through profit or loss (FVTPL)

Debt instruments which do not meet the conditions set out to be initially classified either at amortised cost or at fair value through other comprehensive income must be measured at fair value through profit or loss.

The "financial assets at fair value through profit or loss" measurement category includes the following financial assets:

- Debt instruments that are designated as "at fair value through profit or loss" using the fair value option.
- Equity instruments acquired for the purpose of selling immediately or in the near term and thus classified as "held for trading" and equity instruments not held for trading where the OCI option has not been applied.
- Derivative financial assets.
- Debt instruments not fulfilling conditions of either financial assets at amortized cost or financial assets at fair value through other comprehensive income.

Financial assets at fair value through profit or loss are subsequently carried at fair value. Gains or losses arising from changes in the fair value of the financial assets at fair value through profit or loss category are recognized in the profit or loss in the period in which they arise.

4.2 Financial assets in the statements of financial position

4.2.1 Cash and cash equivalents

Cash and cash equivalents include cash on hand and in banks, and all highly liquid deposits and securities with original maturities of three months or less and exclude all overdrafts. These financial assets are exposed to credit risks, for which see more details in Note 5.1.2. No impairment had to be recognized for any of these balances in the reported years.

| | 12.31.2019 | 12.31.2020 |
|---|--------------------------|-------------------------|
| Cash on hand Cash in bank (demand deposits) Total cash and cash equivalents | 116 809 925 | 58 680 738 |
| Average interest rates | 12.31.2019 | 12.31.2020 |
| Cash on hand | 0.00% | 0.00% |
| Cash in bank (demand deposits) | 0.00% | 0.00% |
| Average interest rate | 0.00% | 0.00% |



| Cash and cash equivalents by currency | 12.31.2019 | 12.31.2020 |
|---------------------------------------|------------|------------|
| | | |
| EUR | 36 | - |
| HUF | 862 | 738 |
| USD | 27 | |
| Total | 925 | 738 |

4.2.2 Trade receivables

4.2.2.1 Trade receivables - carrying amount

| | At December 31, | | |
|---|-----------------|---------|--|
| | 2019 | 2020 | |
| Trade receivables from third parties | 111,036 | 111,834 | |
| Trade receivables from subsidiaries | 1,570 | 3,092 | |
| Trade receivables from associates and joint ventures. | 478 | 1 | |
| Trade receivables from other related parties | 5,971 | 4,040 | |
| Total trade receivables | 119,055 | 118,967 | |

Age profile of trade receivables

The following tables show the age profile of the Company's trade receivables by days outstanding (past due). The carrying amounts of receivables are shown net of impairment losses charged as of the financial statements dates.

| | At December 31, | | |
|-------------------|-----------------|---------|--|
| | 2019 | 2020 | |
| Not past due | 102,784 | 105,984 | |
| Past due by | | | |
| less than 30 days | 11,530 | 9,908 | |
| 30–60 days | 1,983 | 1,679 | |
| 61–90 days | 790 | 460 | |
| 91–180 days | 914 | 478 | |
| 181–360 days | 711 | 336 | |
| over 360 days | 343 | 122 | |
| Carrying amount | 119,055 118,96 | | |

The vast majority of trade receivables is impaired on a portfolio basis using the simplified approach. The vast majority of past due trade receivables is partly or fully impaired depending mainly on the period of delay of payments.

The Company uses the following rates for impairment:

| Overdue | Rate of impairment* |
|----------------------------------|---------------------|
| Not due yet | 0%-8% |
| 1-30 days | 0%-15% |
| 31-60 days | 0%-50% |
| 61-90 days | 0%-65% |
| 91-180 days | 0%-80% |
| 181-360 days | 0%-90% |
| 361-720 days | 50%-100% |
| more than 720 days | 50%-100% |
| Customers in state of bankruptcy | 100% |

*The Company uses different impairment rates for different groups of customers within overdue terms based on the previous years' payment experiments. Considering the basis of impairment the installment receivables from equipment sales is treated as a separate group of customers and the rates of impairment used are generally in the higher sections of the indicated intervals.

4.2.2.2 Impairment losses of trade receivables and contract assets

The table below shows the impairment losses and changes for trade receivables therein for 2019 and 2020.

| _ | 2019 | 2020 |
|---|---------|---------|
| Impairment loss, beginning of period | 19,842 | 18,143 |
| Charged to expense – net (included in Direct costs) | 6,789 | 6,540 |
| Utilized (a) _ | (8,488) | (9,325) |
| Impairment loss, end of period | 18,143 | 15,358 |

The table below shows the impairment losses and changes for contract assets therein for 2019 and 2020.

| | 2019 | 2020 |
|---|-------|---------|
| Impairment loss, beginning of period | 1,029 | 1,200 |
| Charged to expense – net (included in Direct costs) | 986 | 2,069 |
| Utilized (a) | (815) | (1,654) |
| Impairment loss, end of period | 1,200 | 1,615 |

(a) Utilized means reversed on derecognition (settlement, write-off or factoring).

See also Note 5.1.2 for further analysis of credit risks related to Trade receivables.

4.2.3 Other financial assets

Other financial assets include receivables due within 12 months (current) and due after 12 months (non-current) from the end of the reporting period (financial statements date). These financial assets are exposed to credit risks, for which see more details in Note 5.1.2. The impairment loss recognized or reversed for other current and non-current financial assets is not material.



4.2.3.1 Other current financial assets

| | | 12.31.2019 | 12.31.2020 |
|--|-----|------------|------------|
| Cashpool receivables | (a) | 6,616 | 20,419 |
| Derivative financial instruments contracted with related parties | (b) | - | 13,818 |
| Receivables related to asset-related grants | (c) | 3,870 | 4,794 |
| Loans to related parties | | 1,307 | 1,622 |
| Finance lease receivable | (d) | 633 | 417 |
| Loans and receivables to employees | | 171 | 118 |
| Other | | 686 | 532 |
| Total | | 13,283 | 41,720 |

For the explanations of (a)-(d) see Note 4.2.3.2.

4.2.3.2 Other non-current financial assets

| | _ | At December 31, | |
|--|-----|-----------------|--------|
| | _ | 2019 | 2020 |
| Derivative financial instruments contracted with related parties | (b) | 2,909 | 6,878 |
| Finance lease receivable | (d) | 10,436 | 5,409 |
| Borrowings from related parties | | 100 | 2,150 |
| Equity instruments | | - | 1,193 |
| Loans and receivables from employees | | 612 | 474 |
| Other | _ | 325 | 278 |
| Total | = | 14,382 | 16,382 |

(a) The aggregate balance of the cashpool is a receivable (HUF 20,419 million) as at December 31, 2020. The aggregate balance of the cashpool was a receivable as well (HUF 6,616 million) as at December 31, 2019 which also included cashpool liabilities (HUF 3,532 million).

| December 31, 2019 | Carrying amount | Borrower | Currency | Interest rate (%) | Fixed / floating |
|-------------------|-----------------|----------------|----------|----------------------|---------------------|
| | 1,796 | KalászNet Kft. | HUF | 1.28 | floating |
| | 14 | KIBU Kft. | HUF | 1.18 | floating |
| | 3,790 | DT AG | EUR | 0.00 | floating |
| | 1,703 | DT AG | HUF | 0.00 | floating |
| | (1,930) | DT AG | USD | 1.82 | floating |
| | (1,072) | TSM Zrt. | EUR | 1.33 | floating |
| | 2,844 | TSM Zrt. | HUF | 0.78 | floating |
| | (529) | TSM Zrt. | USD | 3.08 | floating |
| Due within 1 year | 6,616 | | | | |

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| December 31, 2020 | Carrying amount | Borrower | Currency | Interest rate (%) | Fixed / floating |
|-------------------|-----------------|----------------|----------|----------------------|---------------------|
| | 14,480 | DT AG | HUF | 0.50 | floating |
| | 5,553 | DT AG | EUR | 0.00 | floating |
| | (265) | DT AG | USD | 0.34 | floating |
| | 651 | KalászNet Kft. | HUF | 1.76 | floating |
| Due within 1 year | 20,419 | | | | |

- (b) Derivative financial instruments contracted with related parties include the fair value of open currency forwards and cross-currency interest rate swaps (see more details in Notes 4.5.1.1 and 5.1.1.1).
- (c) From 2016 to 2019 HUF 12.6 billion of EU funds have been granted to Magyar Telekom. The first and second rounds of a tender aimed at the developing digital networks nationwide to cover households in Western and Eastern parts of Hungary with a fixed network capable of reaching speed of at least 30 Mbps. The Company received HUF 6.8 billion grant related to EU fund in advance from which HUF 21 million has not been used yet. The Company accomplished a number of investments which complied with the condition of the related EU Funding Contracts. With respect to these completed investments the amount of the grant which has not been financially settled yet is presented as receivable. For those investments where the conditions have not been satisfied yet, the advances received are shown as part of Other current liabilities (Unused advance payments for asset related grants).

| | At December 31, | | |
|--|-----------------|--------|--|
| | 2019 | 2020 | |
| Accumulated grant recognized in PPE | 10,284 | 11,599 | |
| Accumulated advance payments received (Note 14) | 6,823 | 6,826 | |
| Unused advance payments for asset-related grants | | | |
| (Note 14) | 409 | 21 | |
| Receivables related to asset-related grants | 3,870 | 4,794 | |

(d) See Note 17.2 for more information on Finance lease receivable.

4.2.3.3 Trade receivables over one year

Trade receivables over one year mainly includes receivables from customers paying over one to two years in installments for telecommunications equipment sold. The impairment on trade receivables over one year was HUF 1,378 million as of December 31, 2020 (HUF 1,337 million in 2019).

4.3 Financial liabilities – accounting policies

There are two measurement categories for financial liabilities used by the Company:

- Financial liabilities carried at amortized cost
- Financial liabilities at fair value through profit or loss

No reclassification between categories has been made in the past and no reclassifications are expected in the future. Both types of financial liabilities are initially recognized at fair value, while subsequent measurements are different (see below). A financial liability is derecognized (or a part of a financial liability) from the Statements of financial position when, and only when, it is extinguished – i.e. when the obligation specified in the contract is discharged, cancelled or expired.





4.3.1 Financial liabilities carried at amortized cost

The measurement category for "financial liabilities measured at amortized cost" includes all financial liabilities not classified as "at fair value through profit or loss".

Loans and other financial liabilities

Loans and other financial liabilities are recognized initially at fair value less transaction costs, and subsequently measured at amortized costs using the effective interest rate method. The effective interest is recognized in the Profit for the year (Interest expense) over the period of the liabilities.

Trade and other payables

Trade and other payables (including accruals) are recognized initially at fair value and subsequently measured at amortized cost using the effective interest method.

Bonds

Bonds are recognized initially at fair value less transaction cost and subsequently measured at amortized cost using the effective interest rate method under IFRS 9.

4.3.2 Financial liabilities at fair value through profit or loss

The Company currently has no intention of measuring non-derivative financial liabilities at fair value, therefore, only derivative financial instruments and call option of MET Holding AG are assigned to this category.

The Company does not apply hedge accounting, therefore, all derivatives are measured at fair value through profit or loss.

Derivatives are initially recognized at fair value on the date a derivative contract is entered into and their fair values are remeasured at subsequent financial statements dates. The Company does not apply hedge accounting for its financial instruments, therefore all gains and losses are recognized in the Profit for the year (Other finance expense – net).

4.4 Financial liabilities in the statements of financial position

4.4.1 Financial liabilities to related parties

Financial liabilities to related parties include HUF- and EUR-denominated loans taken from Deutsche Telekom International Finance B.V. (DTIF), Deutsche Telekom AG (DT AG) and the Company's subsidiaries and cashpool liabilities. For the whole nominal amount and interest payment of loans denominated in EUR granted by DTIF we have crosscurrency interest rate swap agreements in place (with DT AG) so that Magyar Telekom's exposure in fact remains in HUF. The loans and the related swap agreements are accounted for and disclosed on a gross basis.

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The tables below show the details of the financial liabilities towards related parties as at December 31, 2019 and 2020.

| | | 12.31.2019 | | | | | | | | |
|-----------------------------|--------------------|---------------|----------|-----------------------------------|---------------------|-----------|------------------------------|--|--|--|
| | Carrying amount | Lender | Currency | Effective interest rate (%) | Fixed / floating | Maturity | Original Term (Year/s) | | | |
| (a) |) 41,315 | DT AG | EUR | 0.14 | fixed | Jan 2020 | - | | | |
| | 35,000 | DT AG | HUF | 3.83 | fixed | June 2020 | 5 | | | |
| | 593 | Investel Zrt. | HUF | 0.85 | floating | Cashpool | 5 | | | |
| | 961 | Other | | | | | | | | |
| Due within 1 year | 77,869 | | | | | | | | | |
| Accrued interest | 3,225 | | | | | | | | | |
| Other financial liabilities | 892 | | | | | | | | | |
| Total current | 81,986 | | | | | | | | | |
| | 43,080 | DTIF | EUR | 1.99 | fixed | Jan 2021 | 6 | | | |
| | 45,510 | DTIF | EUR | 1.60 | fixed | July 2021 | 5 | | | |
| | 39,662 | DT AG | EUR | 0.43 | floating | May 2024 | 5 | | | |
| Non-current | 128,252 | | | | | | | | | |
| Derivatives | 1,570 | | | | | | | | | |
| Total non-current | 129,822 | | | | | | | | | |

(a) This loan was refinanced by long term loan from DT AG in January 2020.

| | | | 12.33 | 1.2020 | | | |
|-----------------------------|--------------------|---------------|----------|-----------------------------------|---------------------|------------|------------------------------|
| | Carrying amount | Lender | Currency | Effective interest rate (%) | Fixed / floating | Maturity | Original Term (Year/s) |
| | 47,473 | DTIF | EUR | 1.99 | fixed | Jan 2021 | 9 |
| | 48,491 | DTIF | EUR | 1.60 | fixed | July 2021 | 8 |
| | 50 | TNM* | HUF | 1.16 | floating | March 2021 | 8 |
| | 840 | Combridge | EUR | 1.43 | floating | March 2021 | 9 |
| | 50 | TNM* | HUF | 1.15 | floating | March 2021 | 9 |
| | 200 | TNM* | HUF | 1.50 | floating | March 2021 | 8 |
| | 1,626 | Investel Zrt. | HUF | 1.26 | floating | Cashpool | N/A |
| | (674) | TSM Zrt. | USD | 1.29 | floating | Cashpool | N/A |
| | 6,362 | TSM Zrt. | EUR | 1.17 | floating | Cashpool | N/A |
| | 2,754 | TSM Zrt. | HUF | 1.26 | floating | Cashpool | N/A |
| Due within 1 year | 107,172 | | | | | | |
| Accrued interest | 2,317 | | | | | | |
| Other financial liabilities | 6 | | | | | | |
| Derivatives | 13 | | | | | | |
| Total current | 109,508 | | | | | | |
| | 43,816 | DT AG | EUR | 0.41 | floating | May 2024 | 5 |
| | 45,641 | DT AG | EUR | 0.58 | floating | Jan 2025 | 5 |
| Total non-current | 89,457 | | | | | | |

*Telekom New Media Zrt.

As at December 31, 2020 current liabilities exceed current assets by HUF 91,395 million, primarily due to the short-term loan facilities received from DT AG that were taken to finance working capital and daily ongoing activities. Management believes that short-term liabilities from DT AG will be refinanced in a similar manner to previous years. Financing needs will also be covered by cash flows generated by operating activities and third party credit line facilities (see Note 5.1.3).

The table below shows the carrying amounts and fair values of the related-party loans.

| | 12.31.2 | 2019 | 12.31.2020 | | |
|---|------------|------------|------------|------------|--|
| | Book Value | Fair Value | Book Value | Fair Value | |
| HUF denominated loans | | | | | |
| At fixed rate | 35,000 | 35,000 | - | - | |
| At floating rate | 793 | 793 | 4,680 | 4,680 | |
| | 35,793 | 35,793 | 4,680 | 4,680 | |
| EUR denominated loans | | | | | |
| At fixed rate | 129,905 | 130,123 | 95,964 | 95,964 | |
| At floating rate | 40,423 | 49,399 | 96,659 | 99,865 | |
| | 170,328 | 179,522 | 192,623 | 195,829 | |
| USD denominated loans | | | | | |
| At fixed rate | - | - | - | - | |
| At floating rate | - | | (674) | (674) | |
| | - | - | (674) | (674) | |
| Accrued interest | 3,225 | 3,225 | 2,317 | 2,317 | |
| Other financial liabilities | 572 | 572 | 6 | 6 | |
| Derivatives | 1,890 | 1,890 | 13 | 13 | |
| | 5,687 | 5,687 | 2,336 | 2,336 | |
| Total related-party financial liabilities | 211,808 | 221,002 | 198,965 | 202,171 | |

The weighted-average interest rate on related-party loans was 1.17% in 2020 (1.55% in 2019). Any decrease in market interest rates will result in an increase in the fair value of the fixed interest rate liabilities.

Borrowings subject to floating interest rates are exposed to cash flow risks. If interest rates rise, it will result in higher cash outflows through interest payments.

Derivatives contracted with related parties include cross-currency interest rate swaps and FX forwards concluded with DT AG to change the Company's exposure to HUF in the case of the EUR-denominated loans and to cover FX needs of expected future foreign currency outflows.

There were no defaults or breaches in connection with the financial liabilities to related parties.

4.4.2 Bonds

Magyar Telekom has initiated a review of its external funding framework in order to diversify and enhance the maturity profile of the Company's debt portfolio. Accordingly, the Company participated in the Bond Funding for Growth Scheme ("Scheme" or "BGS") of the Central Bank of Hungary ("MNB") and obtained funding sources with competitive pricing.

In order to increase the liquidity of the corporate bond market, the MNB launched Scheme from July 1, 2019, supplementing its unconventional monetary policy tools and the fixed Growth Loan Program. The proceeds of the bonds would be used to fund investments into the fixed and mobile network roll-out and modernization (including the acquisition of new frequencies).

The issued bonds amounted to HUF 70 billion at face value and were purchased for a total purchase price of HUF 70.83 billion by the attendees at the closed auction on November 24, 2020. The total purchase price was transferred to the Company by the attendees on November 26, 2020. Subsequently Magyar Telekom 2027 HUF Bonds were listed on the



BSE XBond multilateral trading platform on December 17, 2020 and are available for trading in the XBond platform from December 21, 2020 (first trading day).

The table below shows the main parameters.

| | Bond code | Magyar Telekom 2027 HUF Bond |
|-------------------|----------------------------------|--|
| Bond expiries | HUF 35 billion HUF 35 billion | November 26, 2026 November 26, 2027 |
| Interest type | | Fixed interest |
| Coupon (Nomin | al interest rate) | 1.45% |
| Yield | * | 1.2579% |
| Effective interes | st rate | 1.95% |
| | | |

* For further information see Note 15.

4.4.3 Other financial liabilities

4.4.3.1 Other financial liabilities - Balances

The tables below show the current and non-current balances of Other financial liabilities.

| | 12.31.2019 | 12.31.2020 |
|---|------------|------------|
| Annual frequency fee payable (a) | 3,754 | 4,771 |
| Debtor overpayment | 1,324 | 1,309 |
| Other | 587 | 2,391 |
| Total other financial liabilities – current | 5,665 | 8,471 |
| | | |
| | 12.31.2019 | 12.31.2020 |
| Annual frequency fee payable (a) | 38,989 | 71,313 |
| Other | | 130 |
| Total other financial liabilities – non-current | 38,989 | 71,443 |

There were no defaults or breaches in connection with other financial liabilities.

(a) The present value of the annual fees payable is recognized as part of the carrying amount of the licenses as intangible assets, with corresponding current and non-current financial liabilities. In 2020 new frequency blocks were capitalized see also Notes 10.2 and 34.2.





4.4.3.2 Proceeds/repayments of loans and other borrowings

Cash proceeds/payments for related-party loans are included in the Proceeds from loans and other borrowings/Repayment of loans and other borrowings line of the Statements of cash flows.

4.4.3.3 Additional disclosure about changes in liabilities arising from financing activities

The following tables include changes in net debt reconciled with their effects on the Statements of cash flows in order to enable users of financial statements to evaluate changes in liabilities arising from financing activities.

Changes in financial liabilities without cash movement are mainly due to the increase in liability related to annual band fees (see Note 10.2), lease liabilities (see Note 9.2) and the FX effects of financial liabilities denominated mainly in EUR and transactions where future cash flows are recognized at the present value of the annual fees payable.

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| | | | | Changes that | Addition to | Changes that | Changes that effect the cash flows from financing a | | | activities | |
|--|---|---|---|--|--|--|---|--|---|---------------------|---|
| | Opening Balance at January 1, 2019 | Effect of first application of IFRS16 | Changes in cash and cash equivalents | <u>effect the cash</u> <u>flows from</u> <u>operating</u> <u>activities</u> | financial liabilities without cash movement | <u>effect the cash</u> <u>flows from</u> <u>investing</u> <u>activities</u> | Proceeds from loans and borrowings | Repayments of loans and other borrowings | Repayments of other financial liabilities | Other | Closing Balance at December 31, 2019 |
| Related-party loans | 240,519 | - | - | (15,091) | 12,007 | - | 175,242 | (202,759) | - | - | 209,918 |
| Derivatives from related parties | 612 | - | - | - | 3,047 | (1,769) | - | - | - | - | 1,890 |
| Frequency fee payable | 46,116 | - | - | (2,332) | 2,357 | - | - | - | (3,399) | - | 42,744 |
| Lease liabilities | 3,533 | 103,823 | - | (5,273) | 21,431 | - | - | - | (12,217) | - | 111,297 |
| Debtors overpayment | 1,327 | - | - | (3) | - | - | - | - | - | - | 1,324 |
| Other financial liabilities | 381 | - | - | 160 | 45 | - | - | - | - | - | 586 |
| -Less cash and cash equivalents | (1,315) | - | 390 | - | - | - | - | - | - | - | (925) |
| -Less other current financial assets | (22,271) | - | - | 4,034 | (3,868) | (3,329) | 12,151 | - | - | - | (13,283) |
| Net debt | 268,902 | 103,823 | 390 | (18,503) | 35,019 | (5,098) | 187,393 | (202,759) | (15,616) | - | 353,551 |
| Treasury share purchase Dividend paid | | | | | | | | | | (4,088) (26,063) | |
| Net cash used in financing activities | 3 | | | | | | | | | (61,132) | |

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| | | | Changes that | Addition to | <u>Changes that</u> | | | | | <u>ig activities</u> | |
|---------------------------------------|---|---|--|--|--|--|--|------------------------|---|----------------------|---|
| | Opening Balance at January 1, 2020 | Changes in cash and cash equivalents | <u>effect the cash</u> <u>flows from</u> <u>operating</u> <u>activities</u> | financial liabilities without cash movement | <u>effect the cash</u> <u>flows from</u> <u>investing</u> <u>activities</u> | Proceeds from loans and borrowings | Repayments of loans and other borrowings | Proceeds from bonds | Repayments of other financial liabilities | Other | Closing Balance at December 31, 2020 |
| Related-party loans | 209,918 | - | (8,316) | 25,688 | (200) | 252,812 | (280,950) | - | - | - | 198,952 |
| Derivatives from related parties | 1,890 | - | - | 850 | (2,727) | - | - | - | - | - | 13 |
| Frequency fee payable | 42,744 | - | (3,235) | 40,629 | - | - | - | - | (4,054) | - | 76,084 |
| Lease liabilities | 111,297 | - | (5,096) | 50,994 | - | - | - | - | (24,186) | - | 133,009 |
| Bonds | - | - | - | (2,930) | - | - | - | 70,834 | - | - | 67,904 |
| Debtors overpayment | 1,324 | - | (15) | - | - | - | - | - | - | - | 1,309 |
| Other financial liabilities | 586 | - | 668 | 135 | 1,132 | - | - | - | - | - | 2,521 |
| -Less cash and cash equivalents | (925) | 187 | - | - | - | - | - | - | - | - | (738) |
| -Less other current financial assets | (13,283) | - | 1,365 | (20,488) | 4,490 | (13,804) | - | - | - | - | (41,720) |
| Net debt | 353,551 | 187 | (14,629) | 94,878 | 2,695 | 239,008 | (280,950) | 70,834 | (28,240) | - | 437,334 |
| Treasury share purchase | | | | | | | | | | (5,218) | |
| Dividend paid | | | | | | | | | | (20,852) | |
| Net cash used in financing activities | | | | | | | | | | (25,418) | |

4.4.4 Trade payables

| | 12.31.2019 | 12.31.2020 |
|----------------------------------|------------|------------|
| Payable to subsidiaries | 9,303 | 8,129 |
| Payable to other related parties | 8,915 | 7,836 |
| Payable to non-related parties | 100,154 | 98,027 |
| Total | 118,372 | 113,992 |

4.5 Additional disclosures on financial instruments

4.5.1 Financial assets and liabilities

The Company classifies fair value measurements using a fair value hierarchy that reflects the significance of the inputs used in making the measurements. The fair value hierarchy has the following levels:

- quoted prices (unadjusted) in active markets for identical assets or liabilities (Level 1)
- inputs other than quoted prices included within Level 1 observable for the asset or liability, either directly or indirectly (Level 2)
- inputs for the asset or liability that are not based on observable market data (Level 3)

The level in the fair value hierarchy within which the fair value measurement is categorized in its entirety is determined on the basis of the lowest level input that is significant to the fair value measurement in its entirety. The significance of an input is assessed against the fair value measurement in its entirety.

There was no transfer between Level 1 and Level 2 financial instruments.

Most of the financial assets and most of the financial liabilities are measured at amortized cost, but fair value information is also provided for these. The fair values of these assets and liabilities were determined using Level 3 type information, except for bonds. The initial fair value of the MT2027 bond was calculated based on Level 2 information as the bonds did not have an active market. The discount rate was determined based on relevant BIRS rates and a margin estimation based on commercial bank offers during the auction. The fair value of financial instruments that are not traded on an active market is determined by using valuation techniques, mainly by applying the discounted cash flow method. The cash flow estimations are based on the relevant underlying contracts and the discount rates are calculated based on the interest rate benchmarks applicable for the relevant maturities and currencies (BUBOR, BIRS, EURIBOR, EUR swap yields). Foreign exchange conversion is made based on central bank FX fixings (preferably that of the Central Bank of Hungary).

Level 2 information is available to determine derivatives assets and liabilities. Liabilities on call options (where it is applicable under IFRS 9) are carried at fair value where the fair value was determined using Level 3 type information.

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The tables below include the carrying amounts and fair values of the Company's financial assets and liabilities as at December 31, 2020 and 2019.

4.5.1.1 Financial assets - Carrying amounts and fair values

Carrying amounts, fair values and fair value hierarchy of financial assets are the following:

| | Car | rying amoun | | | |
|---|-----------|-------------|-----------|---------|---------|
| 12.31.2019 | Amortized | FVTPL | FVTPL | | Fair |
| | cost | (Level 2) | (Level 3) | Total | value |
| Cash and cash equivalents | 925 | - | - | 925 | 925 |
| Clearing receivables from related parties | 6,616 | - | - | 6,616 | 6,616 |
| Trade receivables within one year | 119,055 | - | - | 119,055 | 119,055 |
| Trade receivables over one year | 15,704 | - | - | 15,704 | 16,810 |
| Loans and receivables from employees | 783 | - | - | 783 | 872 |
| Derivative financial instruments contracted | | | | | |
| with related parties | - | 2,909 | - | 2,909 | 2,909 |
| Loans given to related parties | 1,408 | - | - | 1,408 | 1,408 |
| Finance lease receivable | 11,070 | - | - | 11,070 | 13,333 |
| Other current receivables | 4,556 | - | - | 4,556 | 4,556 |
| Other non-current receivables | 324 | - | - | 324 | 366 |
| Total | 160,441 | 2,909 | - | 163,350 | 166,850 |

| | | Carr | | | | |
|--|-------------------|--------------------|--------------------|--------------------|---------|---------------|
| 12.31.2020 | Amortized cost | FVOCI (Level 1) | FVTPL (Level 2) | FVTPL (Level 3) | Total | Fair value |
| Cash and cash equivalents | 738 | - | - | - | 738 | 738 |
| Clearing receivables from related parties | 20,419 | - | - | - | 20,419 | 20,419 |
| Trade receivables within one year | 118,967 | - | - | - | 118,967 | 118,967 |
| Trade receivables over one year | 16,159 | - | - | - | 16,159 | 17,226 |
| Loans and receivables from employees | 592 | - | - | - | 592 | 638 |
| Derivative financial instruments contracted with related parties | - | - | 20,696 | - | 20,696 | 20,696 |
| Loans given to related parties | 3,772 | - | - | - | 3,772 | 3,721 |
| Equity instruments | - | 1 | - | 1,193 | 1,194 | 1,194 |
| Finance lease receivable | 5,826 | - | - | - | 5,826 | 7,736 |
| Other current receivables | 5,327 | - | - | - | 5,327 | 5,327 |
| Other non-current receivables | 277 | - | - | - | 277 | 253 |
| Total | 172,077 | 1 | 20,696 | 1,193 | 193,967 | 196,915 |

Fair value through profit or loss assets (Level 2) include derivatives, the two classes of which are forward deals (HUF 545 million) and cross currency and interest rate swaps (HUF 20,151 million).

The fair values of those instruments are based on a discounted cash flow method. The calculation is prepared by Magyar Telekom based on money market interest rate curves, basis swap points and spot FX rates from Reuters database published on the last working day of the reporting period. The present value of the expected future cash flows is discounted to the reporting date using money market interest rates and basis swap points in the specific currency from Reuters and exchanged to HUF using the spot FX rate.

The HUF present value of the payable and receivable is accounted for as assets or liabilities.

Fair value through profit or loss financial assets (Level 3) include the investment in E2 Hungary Zrt. in 2020.

The carrying values of assets measured at amortized cost with short times to maturity approximate their fair values.

4.5.1.2 Financial liabilities

Carrying amounts, fair values and fair value hierarchy of financial liabilities are the following:

| | Ca | arrying amount | | | |
|--|----------------------------------|--------------------|--------------------|---------|---------------|
| 12.31.2019 | Measured at amortized cost | FVTPL (Level 2) | FVTPL (Level 1) | Total | Fair value |
| Financial liabilities to related parties | 209,918 | 1,890 | - | 211,808 | 217,663 |
| Trade payables | 118,372 | - | - | 118,372 | 118,372 |
| Frequency fee payable | 42,744 | - | - | 42,744 | 51,914 |
| Lease liabilities | 111,297 | - | - | 111,297 | 124,246 |
| Debtors' overpayment | 1,324 | - | - | 1,324 | 1,324 |
| Other current liabilities | 586 | | | 586 | 586 |
| Total | 484,241 | 1,890 | | 486,131 | 514,105 |

| | Ca | arrying amount | | | |
|--|----------------------------------|--------------------|--------------------|-----------|---------------|
| 12.31.2020 | Measured at amortized cost | FVTPL (Level 2) | FVTPL (Level 3) | Total | Fair value |
| Financial liabilities to related parties | 198,951 | 13 | - | 198,964 | 202,171 |
| Trade payables | 113,991 | - | - | 113,991 - | 113,991 |
| Frequency fee payable | 76,083 | - | - | 76,083 | 85,200 |
| Lease liabilities | 133,009 | - | - | 133,009 | 142,023 |
| Bonds | 67,904 | - | - | 67,904 | 68,053 |
| Debtors' overpayment | 1,309 | - | - | 1,309 | 1,309 |
| Other current liabilities | 2,393 | - | - | 2,393 | 2,393 |
| Other non-current liabilities | - | | 130 | 130 | 130 |
| Total | 593,640 | 13 | 130 | 593,783 | 615,270 |

See additional fair value information on financial liabilities in Note 4.4.1.

The carrying values of the current financial liabilities measured at amortized cost approximate their fair values.

4.5.1.3 Financial liabilities carried at fair value determined using Level 3 type information

Financial instruments which are carried at fair value where the fair value was determined using Level 3 type information is the liability pertaining to the call option under IFRS 9. The table below includes the movements of this liability.

| | 2020 |
|---|------|
| Opening balance at January 1 | - |
| Increase arising on call option | 139 |
| (Gains) or losses for the period on remeasurement | - |
| - recognized in profit or loss (net financial result) | (9) |
| Closing balance at December 31 | 130 |

4.5.2 Items of income, expense, gains and losses arising on financial instruments

The tables below include gains and losses arising on financial instruments in 2019 and 2020.

| | | From subs | sequent mea | | | | |
|--|------------------|-------------------------|--------------------|----------------------|----------------------------|---------------------|-------------------------------|
| 2019 | From Interest | Change in fair value | FX gain/ (loss) | Impair- ment loss | From derecog- nition | From fee expense | Total net gain / (loss) |
| FVTPL financial instruments (Level 2) | - | 606 | - | - | 840 | - | 1,446 |
| Financial assets measured at amortized cost | 271 | - | 116 | (7,775) | - | (4,375) | (11,763) |
| Financial liabilities measured at amortized cost | (13,360) | - | (5,371) | - | - | (20) | (18,751) |
| Net gain/(loss) on financial instruments | (13,089) | 606 | (5,255) | (7,775) | 840 | (4,395) | (29,068) |

| 2020 | From Interest | Change in fair value | FX gain/ (loss) | Impair- ment loss | From derecog- nition | From fee expense | Total net gain / (loss) |
|--|------------------|-------------------------|--------------------|----------------------|----------------------------|---------------------|-------------------------------|
| FVTPL financial instruments (Level 2) | - | 19,663 | - | - | 2,441 | - | 22,104 |
| Financial assets measured at amortized cost | 296 | - | (998) | (8,609) | 3 | (4,797) | (14,105) |
| Financial liabilities measured at amortized cost | (11,785) | - | (24,577) | - | - | (30) | (36,392) |
| Equity instruments measured at FVTPL (Level 3) | _ | 38 | - | _ | - | _ | 38 |
| Net gain/(loss) on financial instruments | (11,489) | 19,701 | (25,575) | (8,609) | 2,444 | (4,827) | (28,355) |

The tables above include the amounts before capitalization of borrowing costs (See Note 24).

Impairment losses on financial assets measured at amortized cost includes all expenses incurred or expected to be incurred in relation to the default of our customers and presented as a direct cost in the Statement of profit or loss and other comprehensive income. Before writing off or factoring, we impair the receivables to their recoverable amounts through the use of an impairment allowance account, as a result of which the actual write-off or factoring of these

receivables results in no derecognition gains or losses.

The amount of Fee expense is mainly connected to transactional fees on financial realization of income (like white check accaptence fee of Hungarian Post, VPOS relevant cost and other various commissions) and other bank charges type fees.

4.5.3 Offsetting financial assets and financial liabilities

For the financial assets and liabilities subject to enforceable netting arrangements, each agreement between the Company and the counterparty (typically roaming and interconnect partners) allows for net settlement of the relevant trade receivable and payable.

The following trade receivables and trade payables are subject to offsetting agreements, and are presented after netting in the Statements of financial position.

| | At December 31, | | | | | | |
|---|----------------------|-------------------|----------------------|-------------------|--|--|--|
| | 201 | .9 | 202 | 0 | | | |
| | Trade receivables | Trade payables | Trade receivables | Trade payables | | | |
| Gross amounts of recognized financial instruments | 119,561 | 118,878 | 119,075 | 114,100 | | | |
| Gross amounts of financial instruments set off | (506) | (506) | (108) | (108) | | | |
| Net amounts of recognized financial instruments presented in the statements of financial position | 119,055 | 118,372 | 118,967 | 113,992 | | | |

4.5.4 Other disclosures about financial instruments

Magyar Telekom is also exposed to risks that arise from the possible drawdown of guarantees in a nominal amount of HUF 14.8 billion as at December 31, 2020 (2019: HUF 14.7 billion excluding the expired guarantees for spectrum tender related to 5G and mobile broadband services as the auction was successfully completed in 2020). In 2020, Magyar Telekom was registered as a participant by National Media and Infocommunications Authority for the auction procedure for the entitlements of frequency use of the 900 MHz and 1800 MHz frequency bands, in connection with this additional guarantees were required to be issued. These guarantees were issued by banks on behalf of Magyar Telekom as collateral to secure the fulfillment of the Company's certain contractual or tender related obligations. To date, the Company has been delivering on its contractual or tender related obligations and expects to continue to do so in the future. Consequently, there has been no significant drawdown of the guarantees in 2020 or 2019 and this is expected to continue being the case going forward.

Magyar Telekom does not hold any material collateral of its financial assets.

The Company lost its joint control and significant influence over E2 Hungary Zrt. based on the agreement with MET Holding AG. Following the agreement investment in E2 Hungary Zrt. is disclosed in Other non-current financial assets. There were no other financial assets or liabilities which were reclassified into another financial instrument category.

The Company does not have compound financial instruments with multiple embedded derivatives.

5 FINANCIAL RISK MANAGEMENT

5.1 Financial risk factors

Magyar Telekom is primarily exposed to credit risks related to its financial assets. In addition, the Company is also exposed to risks from movements in exchange rates interest rates that affect the fair value and/or the cash flows arising from financial assets and liabilities.

Financial risk management aims to limit these risks through ongoing operational and finance activities. Selected derivative and non-derivative hedging instruments are also used for this purpose, depending on the risk assessment. Magyar



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Telekom only hedges the risks that affect the Company's cash flows, no hedges are concluded to hedge fair values. Derivatives are exclusively used as hedging instruments, i.e., not for trading or other speculative purposes. To reduce the counterparty risk, hedging transactions are generally only concluded with leading Hungarian or international financial institutions or Deutsche Telekom. Nevertheless, hedge accounting is not applied to such transactions, considering that not all the criteria in IFRS 9 are met.

The detailed descriptions of risks, the management thereof as well as sensitivity analyses are provided below. These sensitivity analyses calculate with reasonably possible changes in the relevant risk variables and their impact on profit before tax. The impacts disclosed below for the reported periods are subject to an average effective income tax rate of approximately 25%, i.e. the impact on Profit for the year would be approximately 75% of the pre tax amount in a year that is free from significant one-off non-deductible pre-tax impacts and significant changes in tax legislation. The potential impacts disclosed (less tax) would be the same on the Company's Equity.

There were no major changes in these risks compared to the previous reporting period.

5.1.1 Market risk

Market risk is the risk that the fair value or future cash flows of a financial instrument will fluctuate because of changes in market prices. Market risk comprises three types of risk:

- foreign currency risk
- interest rate risk
- price risk.

The fundamentals of Magyar Telekom's financing strategy are established each year by the Board of Directors. The Company's policy is to borrow centrally using a balanced combination of medium-term and short-term loans, and fixed and floating interest rates on those liabilities. The Board of Directors has approved two debt protection ratio KPIs, and monitors their fulfillment annually. At the end of 2020 Magyar Telekom Group fulfilled both criteria; Total Debt to EBITDA ratio of 2.10 in 2020 (2019: 1.69), while the allowed maximum can be 2.8 and EBITDA to Net financial result ratio of 9.47 in 2020, (2019: 9.14), while the allowed minimum can be 3.0. The Company's Treasury is responsible for implementing the finance policy and for ongoing risk management. The details of foreign exchange, liquidity and counterparty risk management guidelines are determined and monitored by the Company's Treasury.

Magyar Telekom is exposed to interest and foreign exchange (FX) rate risk associated with its interest bearing assets and liabilities and anticipated transactions. The functional currency of Magyar Telekom is HUF, consequently, Magyar Telekom's objective is to minimize the level of its financial risk applying HUF terms.

For the presentation of market risks, sensitivity analyses is also provided that show the effects of hypothetical changes of relevant risk variables on Profit before tax and Equity. These hypothetical changes were modeled to present a reasonably possible change in the relevant risk variables. The periodic effects are determined by relating the hypothetical changes in the risk variables to the balance of financial instruments at the end of the latest reporting period (2020) and the preceding reporting period (2019). The balances at the end of the reporting period are usually representative for the year as a whole; therefore the impacts are calculated using the year end balances. The methods and assumptions used in the sensitivity calculations did not change significantly compared to the previous period. As a result of the still rather volatile international capital and securities markets, higher fluctuations of the FX and interest rates are also possible.

5.1.1.1 Foreign currency risk

Foreign currency risk is the risk that the fair value or future cash flows of a financial instrument will fluctuate because of changes in FX rates. Currency risks arise on financial instruments denominated in currencies other than the functional currency of the Company. Relevant risk variables are generally all non-functional currencies in which Magyar Telekom has financial instruments.

The depreciation of the Hungarian forint continued in 2020 but compared to the previous years to a higher extent. In 2018 and 2019 the forint was fluctuating in a 7-8% range against the EUR in 2020 this range widened to approx. 12%. In order to mitigate FX risk in the case of FX denominated financial instruments, Magyar Telekom minimized its foreign currency borrowings in the past years or covered them with derivative instruments to substantially reduce FX risk. The new corporate bond is HUF denominated and thus no foreign currency exposure arises related to this instrument.



FX risks arising on loans and related swaps with DT AG

Several related-party loans taken to finance general corporate needs from Deutsche Telekom AG (DT AG) and the financing vehicle of Deutsche Telekom, Deutsche Telekom International Finance B.V. (DTIF) are denominated in EUR, while, at the same time, cross-currency interest rate swaps are concluded with Deutsche Telekom AG to fix the actual cash flows of Magyar Telekom in HUF. Even though the Company does not apply hedge accounting, the change in the HUF/EUR exchange rate has limited (net) impact on profit or loss and equity related to the hedged loans and the swaps together.

Sensitivity analysis

A reasonably possible strengthening or weakening of the EUR in the table below against HUF as at December 31 would have affected the measurement of loans denominated in a foreign currency and increased (+)/ decreased (-) equity and profit or loss by the amounts shown below. This analysis assumes that all other variables, in particular interest rates, remain constant and ignores any impact of forecast sales and purchases. As the profit or loss effect would be the same as the equity effect, only the former is disclosed.

| | Profit or loss | | | | |
|------------------------|----------------|-----------|--|--|--|
| | Strengthening | Weakening | | | |
| | | | | | |
| 12.31.2019 | | | | | |
| EUR/HUF (10% movement) | | | | | |
| Loan | (16,952) | 16,952 | | | |
| Swap agreements | 17,550 | (17,550) | | | |
| Net effect | 598 | (598) | | | |
| | | | | | |
| 12.31.2020 | | | | | |
| EUR/HUF (15% movement) | | | | | |
| Loan | (27,813) | 27,813 | | | |
| Swap agreements | 28,747 | (28,747) | | | |
| Net effect | 934 | (934) | | | |

Other FX exposure

The Company's remaining FX exposure is mostly related to (i) cash balances held by the Company in foreign currency, and (ii) operating activities through revenue from, and payments to, international telecommunications operators as well as (iii) capital and operating expenditure contracted with vendors in foreign currency. In line with currency hedging policy, the Company holds sufficient amounts of foreign currencies on its bank accounts or buys foreign currencies through FX forward transactions, the amounts of which are determined considering the balance of short-term FX denominated trade and leases payables and trade receivables in the next period in order to hedge the currency risk arising in connection with those assets and liabilities. The Company's foreign currency (EUR and USD) denominated liabilities (other than the above described loans) exceed the Company's foreign currency (EUR and USD) denominated assets, therefore changes in the functional currencies' exchange rates would have impact on the profit of the Company.

In order to reduce the above exposure, Magyar Telekom occasionally enters into derivative contracts. The positive fair value of the open short-term forward positions was HUF 0.5 billion (asset) as of December 31, 2020 (2019: HUF 0.2 billion liability). These positions were opened to hedge the FX risks of future FX payments exceeding FX income.

Sensitivity analysis

A reasonably possible strengthening or weakening of the currencies in the table below against HUF as at December 31 would have affected the measurement of financial instruments denominated in a foreign currency and increased (+)/ decreased (-) equity and profit or loss by the amounts shown below. This analysis assumes that all other variables, in particular interest rates, remain constant and ignores any impact of forecast sales and purchases. As the profit or loss effect would be the same as the equity effect, only the former is disclosed.

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| | Profit or loss | | | |
|---|----------------|-----------|--|--|
| | Strengthening | Weakening | | |
| 12.31.2019 | | | | |
| EUR/HUF (10% movement) | | | | |
| Net balance of FX trade payables, trade | | | | |
| receivables and bank deposits | (3,736) | 3,736 | | |
| Connected forward deals | 231 | (231) | | |
| Net effect | (3,505) | 3,505 | | |
| | | <i>`</i> | | |
| USD/HUF (15% movement) | | | | |
| Net balance of FX trade payables, trade receivables | | | | |
| and bank deposits | (410) | 410 | | |
| Connected forward deals | | | | |
| Net effect | (410) | 410 | | |
| | | | | |
| 12.31.2020 | | | | |
| EUR/HUF (15% movement) | | | | |
| Net balance of FX trade payables, trade receivables | | | | |
| and bank deposits | (5,341) | 5,341 | | |
| Connected forward deals | 3,173 | (3,173) | | |
| Net effect | (2,168) | 2,168 | | |
| | | | | |
| USD/HUF (15% movement) | | | | |
| Net balance of FX trade payables, trade receivables | ((0) | (0 | | |
| and bank deposits | (69) | 69 | | |
| Connected forward deals | 1,978 | (1,978) | | |
| Net effect | 1,909 | (1,909) | | |

As a result of the volatile international capital and securities markets, even a more than 15% fluctuation of the functional currency HUF against EUR and HUF against USD is possible as extraordinary market conditions may cause extreme volatility on FX markets.

5.1.1.2 Interest rate risk

Magyar Telekom is also exposed to interest rate fluctuations. This is due to the fact that changing interest rates affect the fair value of the fixed-rate instruments and also affect the cash flows through the floating rate instruments.

Changes in the market interest rates of non-derivative financial instruments with fixed interest rates does not affect Profit for the year because none of them are measured at fair value through profit or loss. On the other hand, all financial instruments with fixed interest rates (which are carried at amortized cost) are not subject to cash flow interest rate risk.

Changes in the market interest rate of interest rate derivatives (interest rate swaps, cross-currency swaps) that are not part of a hedging relationship as set out in IFRS 9 affect Other finance expense - net (net gain/loss from re-measurement of the financial assets to fair value).

Changes in market interest rates affect the interest income or expense of non-derivative floating-interest financial instruments for which no cash flow hedges are in place.



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Financial assets

Excess cash of the Company's Hungarian operations is primarily used to repay loans so it has no significant bank deposits.

Financial liabilities

Financial liabilities exposed to interest rate risk are primarily the related-party (DTIF, DT AG) and third-party loans and the related swap agreements in place. These loans are almost exclusively taken by the Company as the financing of the Company is managed centrally. The analysis below describes the Company's net exposure to the net interest rate risks related to the loans and the related swap agreements.

As the vast majority of the debt portfolio is denominated in HUF, or swap agreements are in place so that the loans payable are exposed to changes in HUF interest rates, the Company is mostly exposed to the HUF interest rate fluctuations for its financial liabilities. To control this interest rate risk, a combination of fixed and floating rate debt is used. Fixed interest-bearing debts (including loans swapped to fixed interest and excluding loans swapped to floating interest) made up 95% of the Company's total debt as of December 31, 2020 (2019: 98%).

Cash flow sensitivity analysis for variable rate instruments

Floating interest-bearing debts (including loans swapped to floating interest and excluding loans swapped to fixed interest) made up 5% of the Company's total debt as of December 31, 2020 (2019: 2%).

A reasonably possible change of 100 basis points in interest rates at the reporting date would have increased (decreased) equity and profit or loss by the amounts shown below. This analysis assumes that all other variables, in particular foreign currency exchange rates, remain constant. As the profit or loss effect would be the same as the equity effect, only the former is disclosed.

| | Profit or loss | | | | |
|-----------------------------|----------------|----------|--|--|--|
| | 100 bp | 100 bp | | | |
| | increase | decrease | | | |
| 12.31.2019 | | | | | |
| Floating rate instrument | (431) | 431 | | | |
| Interest rate swap | 396 | (396) | | | |
| Cash flow sensitivity (net) | (35) | 35 | | | |
| 12.31.2020 | | | | | |
| Floating rate instrument | (1,016) | 1,016 | | | |
| Interest rate swap | 895 | (895) | | | |
| Cash flow sensitivity (net) | (121) | 121 | | | |

5.1.2 Credit risk

Credit risk is the risk that one party to a financial instrument will cause a financial loss for the other party by failing to discharge an obligation.

The maximum exposure to credit risk as at the end of the reporting period are represented by the carrying amounts of the financial assets in the Statements of financial position. Guarantee agreements reducing the maximum exposure to credit risk as at the end of the reporting period are described later in this section.

The vast majority of credit risks may arise in respect of Cash and cash equivalents, Bank deposits with original maturities over three months and Trade receivables, most of which have short-term maturities.

In line with the Company's risk management policy, Magyar Telekom deposits the vast majority of excess cash in banks rated at least BBB+ (or equivalent), or make efforts to get guarantees for these fixed-term deposits from banks rated at least BBB+. We, however, also have current accounts in banks with lower ratings than this. Moreover, Magyar Telekom prefers to deposit in banks that grant loans to Magyar Telekom to make the compensation of deposits and loans possible in case the bank defaults.

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In the case of Cash and cash equivalents and Bank deposits with maturities over 3 months, credit risk is limited, as Magyar Telekom places its cash in Hungary with substantial credit institutions. Further, excess HUF cash is also used for repayment of the HUF-denominated loans and borrowings, or is deposited at partner banks which grant loans to Magyar Telekom, therefore, the credit risk related to cash held in HUF is very limited.

Concentrations of credit risk relating to trade receivables are limited due to the large number of customers comprising the Company's customer base and their dispersion across many different geographic areas and industries.

The annual bad debt expense of the Company in 2020 was 1.6% (2019: 1.5%) of revenues. Adverse changes in customer payment behavior in the future, however, may result in higher impairment losses. Each additional 1 percentage point of uncollectible revenue would result in additional impairment charges of HUF 5.2 billion in 2020 (2019: HUF 5.1 billion).

There are varying credit checking practices applied as described below.

Credit checking at the time of the service request is carried out automatically by the credit checking application. A variety of checks including checking the bankruptcy list, the internal database of risky installation locations, the collection history of the past six months, the outstanding debt and the joint database of debtors of the Hungarian mobile operators are performed depending on the service to be used. The Fraud Detecting System monitors extreme usage and fraudulent behavior of customers for mobile, fixed-line and Internet services. In the case of business customers, account managers check if the customer has outstanding debts.

Dunning procedures are run automatically by the billing systems and include various reminder tools like SMS, reminder message via Telekom APP, telephone calls, reminder letters, restricted service, termination letters and disconnections. In the case of medium and large enterprises the dunning process starts manually (first reminder letter). After the first step, this process is also automated. Based on the effective laws and regulations and over a minimum overdue amount the Company applies varying and customized reminder procedures with specific deadlines to the different customer groups. After the termination of the contract and depending on the expected success of the process, we combine the different collection steps of involving external partners, selling the outstanding debt or initiating legal proceedings. All parts of the process are regulated by internal directives.

5.1.3 Liquidity risk

Liquidity risk is the risk that an entity may encounter difficulty in meeting obligations associated with financial liabilities.

Prudent liquidity risk management implies maintaining sufficient Cash and cash equivalents and Bank deposits as well as available funding through an adequate amount of committed credit lines. The Company's Treasury management aims at maintaining flexibility in funding by keeping committed credit lines available. The undrawn bank credit lines amounted to HUF 41.1 billion as at December 31, 2020 (2019: HUF 17.2 billion).

The following two tables summarize the maturity structure of Magyar Telekom's financial liabilities including the interest payable on those liabilities (undiscounted amounts) as of December 31, 2020 and 2019. As the majority of the financial liabilities are paid from the cash generated from ongoing operations, the maturity analysis of the financial assets as at the end of the reporting periods (in comparison with the financial liabilities) would not be useful, therefore, is not included in the following tables.

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| | 12.31.2019 | | | | | | |
|--|------------|------------------|-----------------|------------------|--|--|--|
| | Total | within 1 year | 1 to 5 years | after 5 years | | | |
| Trade payables | 118,3 | 72 118,372 | - | - | | | |
| Financial liabilities to related parties | 218,2 | 39 82,593 | 135,646 | - | | | |
| Lease liabilities | 138,0 | 51 21,848 | 61,543 | 54,660 | | | |
| Other financial liabilities | (a) 60,6 | 7,935 | 20,295 | 32,403 | | | |
| Total cash outflows | 535,2 | 230,748 | 217,484 | 87,063 | | | |
| <u>Open swap positions' cash flows</u> | | | | | | | |
| Gross cash inflow in EUR million | 4 | 04 11 | 393 | - | | | |
| Gross cash inflow in HUF million (at spot | | | | | | | |
| rate) | 133,5 | 30 3,636 | 129,894 | - | | | |
| Gross cash outflow in HUF million | 134,8 | 47 5,905 | 128,942 | - | | | |
| Net cash inflow in HUF million | (1,31 | 7) (2,269) | 952 | | | | |
| <u>Open forward positions' cash flows</u> | | | | | | | |
| Gross cash inflow in EUR million | 1 | 32 132 | - | - | | | |
| Gross cash inflow in USD million | | | - | - | | | |
| Total gross cash inflow in HUF million (at | | | | | | | |
| spot rate) | 43,6 | 43,629 | - | - | | | |
| Gross cash outflow in HUF million | 43,9 | 51 43,951 | | | | | |
| Net cash inflow in HUF million | (32 | 2) (322) | | | | | |

(a) In 2019 the frequency payables were included in Other financial liabilities, in 2020 they are presented on a separate line due to their significant amount.

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| | 12.31.2020 | | | | | |
|---|------------|--------------------|------------------|------------------|------------------|--|
| | _ | Total | within 1 year | 1 to 5 years | after 5 years | |
| Trade payables | | 113,992 | 113,992 | - | - | |
| Financial liabilities to related parties | | 202,031 | 111,273 | 90,758 | - | |
| Lease liabilities | | 162,553 | 25,864 | 75,511 | 61,178 | |
| Bonds | | 74,502 | 1,015 | 4,060 | 69,427 | |
| Frequency fee payables | | 106,631 | 8,145 | 26,704 | 71,782 | |
| Other financial liabilities | (a) | 3,831 | 3,701 | 130 | | |
| Total cash outflows | | 663,540 | 263,990 | 197,163 | 202,387 | |
| <u>Open swap positions' cash flows</u> Gross cash inflow in EUR million | | 520 | 271 | 249 | - | |
| Gross cash inflow in HUF million (at spot rate) Gross cash outflow in HUF million | | 189,618 174,480 | 98,820 87,505 | 90,798 86,975 | - | |
| Net cash inflow in HUF million | - | 15,138 | 11,315 | 3,823 | | |
| <u>Open forward positions' cash flows</u> Gross cash inflow in EUR million Gross cash inflow in USD million | | 58 44 | 58 44 | - | - | |
| Total gross cash inflow in HUF million (at spot rate) Gross cash outflow in HUF million | | 34,261 33,851 | 34,261 33,851 | - | - | |
| Net cash inflow in HUF million | _ | 410 | 410 | | | |
| | - | 0 | 0 | | | |

(a) In 2019 the frequency payables were included in Other financial liabilities, in 2020 they are presented on a separate line due to their significant amount.

The average maturity of Magyar Telekom's debt portfolio was 3.14 years as at December 31, 2020 (2019: 1.49 years). The increase was primarily due to the issuance of bonds. The floating interest payments arising from the financial instruments were calculated using the last interest rates fixed before December 31, 2020 and 2019. Actual cash flows may be different if the floating interest rate changes in future periods. For further information see Note 4.4.1.

5.2 Capital management

The Company's objectives when managing capital are to safeguard the Company's ability to continue as a going concern in order to provide returns for shareholders and benefits for other stakeholders and to maintain an optimum capital structure to reduce the cost of capital.

The Company's management proposes to the owners (through the Board) of the Company to approve dividend payments or adopt other changes in the Company's equity capital in order to optimize the capital structure of the Company. This can be achieved primarily by adjusting the amount of dividends paid to shareholders, or alternatively, by returning capital to shareholders by capital reductions, selling or buying own shares.

In 2020 the Board of Directors of Magyar Telekom approved HUF 20,855 million dividend (HUF 26,069 million dividend in 2019), and the Company's Board recommends to declare a HUF 15,311 million dividend at the April 2021 Annual General Meeting.





In addition to the above, according to the Hungarian Civil Code (2013. V.), Magyar Telekom has to ensure that the Company's Equity in the Separate Financial Statements does not fall below two thirds of its Common stock, i.e. the total of the reserves should not be negative. The Company is in compliance with this regulation. The equity capital, which the Company manages, amounted to HUF 607 billion on December 31, 2020 (2019: HUF 591 billion), see Note 16.1.

6 INCOME TAXES

6.1 Income taxes – accounting policies

Income tax expense comprises current and deferred tax. It is recognized in Profit or loss except to the extent that it relates to a business combination, or items recognized directly in equity or in other comprehensive income.

6.1.1 Current taxes

Current tax comprises the expected tax payable or receivable on the taxable income or loss for the year and any adjustment to the 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 taxes, if any. It is measured using tax rates enacted or substantively enacted at the reporting date. Current tax also includes any tax arising from dividends. Current tax assets and liabilities are offset only if certain criteria are met.

Income taxes are comprised of corporate income taxes and other income taxes.

6.1.1.1 Corporate income taxes

Corporate income taxes are payable to the central tax authorities. The basis of the tax is the taxable entities' accounting profit adjusted for non-deductible and non-taxable items. The withholding tax relating to the dividend received is also reported in corporate income taxes. From January 1, 2017 a flat corporate income tax rate of 9% has been enacted.

As Magyar Telekom is listed on the Budapest Stock Exchange, it was obliged to adopt IFRSs in its statutory financial statements from 2017 in accordance with the Act C of 2000 on Accounting (HAR). In the first and in the second year following the IFRS transition, taxpayers, who chose to adopt IFRS in their statutory financial statements, are obliged to pay the total sum of their current taxes (i.e. corporate income tax and local business tax) calculated for the tax year preceding the year of the IFRS transition, if in these two years their current tax liabilities are lower than in the tax year preceding the IFRS transition (minimum tax). Magyar Telekom does not have this minimum tax payment obligation in 2019 and in 2020 either.

6.1.1.2 Other income taxes

Other income taxes include certain local and central taxes levied in Hungary on the companies' net margins, usually determined at a substantially higher level than the corporate tax base, but applying a significantly lower tax rate. Other income taxes include local business tax, innovation fee and energy suppliers' tax.

6.1.2 Deferred taxes

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

Deferred tax is not recognized

- if it arises from the initial recognition of an asset or liability in a transaction (other than a business combination) that at the time of the transaction affects neither accounting nor taxable profit,
- if it arises from the initial recognition of goodwill.

Deferred tax assets are recognized to the extent that it is probable that future taxable profit (or reversing deferred tax liabilities) will be available against which the temporary differences can be utilized. Deferred tax assets, which are not recognized, should be re-evaluated as of the financial statements date and recognized to the extent that it is probable that future taxable profit will be available against which the temporary differences can be utilized.





Deferred tax assets are recognized for temporary differences relating to the subsidiaries and investments to the extent that it is probable that the temporary difference will reverse in the near future, and a future taxable profit will be available against which the temporary difference can be utilized.

Deferred tax liabilities are recognized for all taxable temporary differences relating to the subsidiaries and investment, except for the case that the Company controls the timing of the reverse of these temporary differences, and it is likely that the relevant temporary differences will not reverse in the near future.

Deferred tax is measured at the tax rates that are expected to apply to temporary differences when they reverse using income tax rates enacted or substantially enacted at the reporting date.

In the Company's statements of financial position, deferred tax assets and liabilities are offset and disclosed as deferred tax asset or deferred tax liability based on their net balance.

6.2 Income taxes in the Statements of profit or loss and other comprehensive income

The table below shows the income tax expenses charged in the Profit for the year.

| | 12.31.2019 | 12.31.2020 |
|----------------------------------|------------|------------|
| Corporate income tax | 1,187 | 1,211 |
| Other income taxes | 8,365 | 8,336 |
| Total current income tax expense | 9,552 | 9,547 |
| Deferred tax expense | 2,007 | 2,680 |
| Total income tax expense | 11,559 | 12,227 |

6.2.1 Tax expense reconciliation

The reconciliation between the reported income tax expense and the theoretical amount arising from applying the statutory income tax rates is as follows:

| | | 12.31.2019 | 12.31.2020 |
|---|-----|------------|------------|
| Profit before income tax | | 50,892 | 53,779 |
| | | | |
| Calculated amount of tax 9% | | (4,580) | (4,840) |
| Tax shield of items not subject to income tax | (a) | 1,137 | 863 |
| Tax impact of non deductible items | (b) | (568) | (679) |
| Other income taxes | (c) | (8,365) | (8,336) |
| Impact of tax deductibility of other income taxes | (d) | 753 | 750 |
| Investment tax credit accretion | (e) | 64 | 15 |
| Income tax expense | | (11,559) | (12,227) |
| | | | |
| Effective tax rate | | 22.71% | 22.74% |
| | | | |

For explanations (a)-(e) see as follows.



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- (a) This line of the reconciliation primarily includes the tax shield impact of expenses, which are not included in the profit before tax, but deductible when determining the separate corporate income tax base. These items include the depreciation of assets (or additional values of assets) which are not included in the assets of the statements of financial position, and which are not considered in the deferred tax calculation.
- (b) This line of the reconciliation includes the negative tax impact of the expenses included in the profit and loss, but non deductible when determining the corporate income tax base. These items primarily include the non deductible receivable impairment and write-downs and penalties.
- (c) Other income taxes include certain local and central taxes levied in Hungary. Other income taxes include the local business tax and the innovation tax, levied in Hungary on the companies' net margins, determined usually at a substantially higher level than the corporate tax base, but with substantially lower tax rates (max 2%). As the first line of the reconciliation calculates theoretical tax expense calculated using the corporate tax rate, the Hungarian local business tax and the innovation fee impose additional income tax expenses on the Company, included in this line of the reconciliation.
- (d) The Hungarian local business tax and innovation fee are deductible expenses for corporate tax purposes, the positive tax impact of which is included in this line of the reconciliation.
- (e) Investment tax credit accretion includes the increase of the net present value of the investment tax credit deriving from the utilization of the tax credits in periods subsequent to the year of recognition. See also Note 6.3.2.1.

6.3 Income taxes in the Statements of financial position

6.3.1 Current taxes in the Statements of financial position

Current tax assets and liabilities in the Statements of financial position represent the amount of corporate and other income taxes receivable from, and payable to the Hungarian tax authorities.

6.3.2 Deferred taxes in the Statements of financial position

Magyar Telekom's deferred tax balances are as follows:

| - | Balance at 12.31.2018 | Effect on profit | Other move- ments | Balance at 12.31.2019 | Effect on profit | Other move- ments | Balance at 12.31.2020 |
|---|--------------------------|---------------------|-------------------------|--------------------------|---------------------|-------------------------|--------------------------|
| Deferred tax assets and (liabilities) | | | | | | | |
| Investment tax credits | 4,156 | (3,327) | 29 | 858 | (3,108) | 2,752 | 502 |
| Impairment of receivables and inventory | 1,473 | (113) | - | 1,360 | (217) | - | 1,143 |
| PPE and intangible assets | (7,579) | 722 | - | (6,857) | 552 | - | (6,305) |
| Goodwill | (14,481) | - | - | (14,481) | - | - | (14,481) |
| Deferred tax effect of IFRS transition | (654) | 654 | - | - | - | - | - |
| Provisions for liabilities and charges | 1,296 | 57 | - | 1,353 | 93 | - | 1,446 |
| Total net deferred tax | (15,789) | (2,007) | 29 | (17,767) | (2,680) | 2,752 | (17,695) |
| Of which deferred tax liabilities | (22,714) | | | (21,338) | | | (20,786) |
| Of which deferred tax assets | 6,925 | | | 3,571 | | | 3,091 |

Items included in the Other movements column indicate the investment tax credit increase in 2019 (HUF 29 million) and the investments tax credit increase in 2020 (HUF 2,752 million) which was adjusted against the profit or loss in deferred taxes.

Deferred tax assets arising from investment tax credits are recognized against the capitalized cost of the related investment.

Temporary differences associated with investments in subsidiaries for which deferred tax liabilities or assets have not



been recognized amounted to a net liability of HUF 20,799 million at December 31, 2020 (HUF 20,799 million was the temporary difference not recognized at December 31, 2019).

Deferred tax liability on goodwill is related to the goodwill arising from the acquisition of subsidiaries (Emitel Zrt. and T-Mobile) in the Company's Separate Financial Statements, which had merged into Magyar Telekom. The amortization of goodwill is a tax deductible expense in corporate income tax, while under IFRSs there is no amortization accounted in the books. The difference deriving from the two types of accounting is represented by the deferred tax liability.

6.3.2.1 Investment tax credits

The tax credit programs commenced in 2013 are "large investment" programs, where the investment value should have exceeded HUF 3 billion and certain special criteria (i.e. headcount increase) should have been met. As these investment tax credits are of a government grant nature, Magyar Telekom recognized the deferred tax asset against the cost of the related investment. If the tax credits are not utilized in the year when earned, the amount of tax credits carried forward can be utilized at a higher amount as outstanding amounts plus interests are accreted.

In 2020 Magyar Telekom accomplished a new tax credit program in order to increase energy effectiveness. In order to utilize these tax credits, the Company had to meet certain audit requirements set out in the relevant tax regulations and independent external auditors stated that the investments fulfill the criteria of energy effectiveness. The investment tax credit is booked as a decrease from the investment costs of the assets, as well as a deferred tax asset of the whole tax credit amount is booked accordingly. The Company utilizes HUF 2,250 million tax credit in the 2020 corporate tax return, while the remaining HUF 502 million tax credit remains as deferred tax asset in the Company's books. The Company expects that the tax credit carried forward can be utilized in the 2021 corporate tax return.

The following table shows the details of the tax credits:

| Earned in year | Amount of qualifying investment | Amount of tax credit earned | Accretion recognized in tax expense to date | Tax credit utilized | Tax credit carried forward 12.31.2020 | Tax credit carried forward 12.31.2019 | Expires in year |
|-------------------|---------------------------------------|-----------------------------------|--|------------------------|--|--|--------------------|
| 2013 | 14,498 | 4,642 | 585 | (5,227) | - | 656 | 2023 |
| 2014 | 448 | 153 | 16 | (169) | - | 172 | 2023 |
| 2019 | 113 | 36 | - | (36) | - | 29 | 2022 |
| 2020 | 7,650 | 2,752 | | (2,250) | 502 | - | 2025 |
| Total | 22,709 | 7,583 | 601 | (7,682) | 502 | 857 | |

In order to utilize the tax credits and certain tax deductibility opportunities earned by the Company, they had to comply with strict requirements as set out in the relevant tax regulations. The Company fulfilled the headcount criterion as well as the five-year operation criterion during the previous years.

6.4 Tax reviews

The tax authorities may at any time inspect the books and records within five years from the end of the year when tax declarations were submitted and may impose additional tax assessments with penalties and penalty interest. Management is not aware of any circumstances which may give rise to a potential material liability in this respect.

6.5 Dividends paid by Magyar Telekom

The dividends paid and payable by Magyar Telekom to its owners may be subject to withholding or income taxes of the owners, which do not have any impact on the amount of the dividend declared or on the Company's tax expense as these taxes – if any – are levied on the owners.

7 INVENTORIES

7.1 Inventories – Accounting policies

Inventories are stated at the lower of cost or net realizable value using the historical cost method of accounting, and are valued on a weighted average basis. The cost of inventories comprises all costs of purchase, cost of construction and other costs incurred in bringing the inventories to their present location and condition. Net realizable value is the estimated selling price in the ordinary course of business less the estimated costs of completion and the estimated costs necessary to make the sale.

Impairment losses on Inventories are recognized in Other operating expenses.

7.2 Inventories in the statements of financial position

| | 12.31.2019 | 12.31.2020 |
|----------------------|------------|------------|
| Inventory for resale | 13,815 | 12,109 |
| Other inventory | 641 | 537 |
| Subtotal | 14,456 | 12,646 |
| Impairment | (3) | (3) |
| | 14,453 | 12,643 |

The Company has no inventory pledged as security as at December 31, 2019 or December 31, 2020.

Impairment and its reversal are not significant, so no impairment movement table is presented.

8 ASSETS AND LIABILITIES HELD FOR SALE

8.1 Assets and liabilities held for sale – Accounting policies

An asset (typically real properties and closely related other assets) is classified as held for sale if it is no longer needed for the future operations of the Company, and has been designated for sale, which is highly likely to take place within 12 months, and the asset is available for immediate sale in its present condition, subject only to terms that are usual and customary for sales of such assets. These assets are measured at the lower of their carrying amount and fair value less cost to sell. Depreciation is discontinued from the date of designation to the held-for-sale status. When an item of PPE or intangible assets is designated for sale, and the fair value less cost to sell is determined to be lower than the carrying amount, the difference is recognized in the Profit for the year (Depreciation and amortization) as an impairment loss.

8.2 Assets held for sale in the statement of financial position

The assets and liabilities classified as held for sale are disclosed below.

| | 12.31.2019 | 12.31.2020 |
|-------------------------------|------------|------------|
| Property, plant and equipment | 656 | 489 |
| Total assets held for sale | 656 | 489 |

Assets held for sale include primarily land and buildings identified for sale, that is expected within 12 months, as a result of the continuing improvement of utilization of properties.

9 PROPERTY, PLANT AND EQUIPMENT (PPE)

9.1 PPE – Accounting policies

Property, plant and equipment are measured at historical cost less accumulated depreciation and any accumulated impairment losses.

The cost of an item of PPE comprises its purchase price, including import duties and non-refundable purchase taxes, after deducting trade discounts and rebates, 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. The initial estimate of the costs of dismantling and removing the item and restoring the site on which it is located is also included in the costs if the obligation incurred is recognized as a provision (see Note 13).

Government grants relating to the purchase of PPE are deducted from the original cost of the items and are recognized in the Profit for the year through the reduced amount of depreciation of the related assets over their useful lives. Investment tax credits relating to qualifying investment projects (Note 6.3.2.1) are also recognized in this manner.

Cost, in the case of telecommunications equipment, comprises all expenditures including the cabling within customers' premises and borrowing costs of related loans.

Subsequent expenditure on an asset is capitalized if it is probable that the future economic benefits associated with the expenditure will flow to the Company. Maintenance and repairs are recognized as an expense in the Profit for the year when incurred.

When assets are scrapped, the cost and accumulated depreciation are removed from the accounts and the loss is recognized in the Profit for the year (Depreciation and amortization).

When assets are sold, the cost and accumulated depreciation are removed from the accounts and any related gain or loss is recognized in the Profit for the year (Other operating income/expense).

Depreciation is calculated on a straight-line basis from the time the assets are deployed and charged over their economic useful lives. On an annual basis, Magyar Telekom reviews the useful lives and residual values for consistency with current development plans and advances in technology. For further details on the groups of assets impacted by the most recent useful life revisions refer to Note 9.3. The annual revisions are conducted in the second quarter of the year and the resulting changes are applied from the third quarter of the year. In addition to the regular revisions, any investment decisions made throughout the year may also result in a change of useful life of a group of assets in any period of the year.



The estimated useful lives assigned to different classes of property, plant and equipment are as follows:

| | Years |
|------------------------------------|-------|
| Buildings | 5-50 |
| Duct, cable and plant | 3-38 |
| Other telecommunications equipment | 2-25 |
| Other equipment | 2-12 |

Assets that are subject to amortization or depreciation are reviewed for impairment whenever events or changes in circumstances indicate that the carrying amount may not be recoverable. An impairment loss is recognized for the amount by which the asset's carrying amount exceeds its recoverable amount. The recoverable amount is the higher of the assets' fair value less costs to sell and its value in use. For the purposes of assessing impairment, assets are grouped at the lowest levels for which there are separately identifiable cash flows (cash-generating units – CGUs).

The fair values of the individual items of property, plant and equipment of the Company in most cases cannot be determined, as individual assets do not generate cash flows. Therefore the Company determines the impairment of separate assets on CGU level. From this point of view, the whole Company is considered as one CGU. The Company determines fair values at CGU level, primarily by using discounted cash flow analyses. For further information see Note 3.2.

The impairment losses of PPE assets are accounted for in the Depreciation and amortization line of the Statements of profit or loss and other comprehensive income.

9.2 PPE in the statements of financial position

| | Land and equivalent rights | Buildings | Telecom equipment | Other equipment | Total |
|---|----------------------------------|-----------|---------------------------|--------------------|---------------|
| 01 01 2010 | | | | | |
| <u>01.01.2019</u> | 4 504 | 104 444 | 0/1 070 | 77 470 | 4 0 4 / 7 / 5 |
| Gross value | 6,521 | 104,444 | 861,930 | 73,470 | 1,046,365 |
| Accumulated depreciation | (2,427) | (45,191) | (579,081) | (60,082) | (686,781) |
| Carrying amount | 4,094 | 59,253 | 282,849 | 13,388 | 359,584 |
| Of which held for sale | | | | | 359,584 |
| Carrying amount - 01.01.2019 | 4,094 | 59,253 | 282,849 | 13,388 | 359,584 |
| Adjustment of first time application of IFRS 16 | - | (1,608) | (615) | - | (2,223) |
| Restated opening net book value – | | | | | |
| 01.01.2019 | 4,094 | 57,645 | 282,234 | 13,388 | 357,361 |
| Investments | 8 | 1,990 | 49,061 | 4,127 | 55,186 |
| Changes due to revisions of asset, | | 00 | | | 00 |
| retirement obligations | - | 80 | - | - | 80 |
| Disposals | (483) | (6,143) | (343) | (177) | (7,146) |
| Depreciation charge | (70) | (3,299) | (52,267) | (5,485) | (61,121) |
| Reclassifications | 200 | 447 | (1,390) | 743 | - |
| Carrying amount - 12.31.2019 | 3,749 | 50,720 | 277,295 | 12,596 | 344,360 |
| <u>12.31.2019</u> | | | | | |
| Gross value | 6,210 | 92,001 | 879,775 | 73,187 | 1,051,173 |
| Accumulated depreciation | (2,461) | (41,281) | (602,480) | (60,591) | (706,813) |
| Carrying amount | 3,749 | 50,720 | 277,295 | 12,596 | 344,360 |
| Of which held for sale | | | | | (656) |
| | | | | | 343,704 |
| Carrying amount - 01.01.2020 | 3,749 | 50,720 | 277,295 | 12,596 | 344,360 |
| Investments | 44 | 1,116 | 69,045 | 2,517 | 72,722 |
| Changes due to revisions of asset, | | 127 | | | 127 |
| retirement obligations Disposals | - (751) | (4,046) | - (337) | - (222) | (5,356) |
| Depreciation charge | (731) | (4,040) | (53,158) | (5,125) | |
| Reclassifications | (28) | 657 | | (3,123) | (61,223) |
| Carrying amount - 12.31.2020 | 2,945 | 45,703 | (2,146) 290,699 | 11,283 | 350,630 |
| | 2,740 | | | 1,205 | |
| <u>12.31.2020</u> | | | | | |
| Gross value | 5,381 | 83,234 | 926,459 | 72,862 | 1,087,936 |
| Accumulated depreciation | (2,436) | (37,531) | (635,760) | (61,579) | (737,306) |
| Carrying amount | 2,945 | 45,703 | 290,699 | 11,283 | 350,630 |
| Of which held for sale | | | | | (489) |
| | | | | | 350,141 |

The right-of-use assets by class of underlying asset are listed in the table below. For further information see Note 17.

| | Land and equivalent rights | Building | Telecom equipment | Other _equipment | Total |
|---|----------------------------------|----------|----------------------|---------------------|----------|
| Carrying amount - 01.01.2019 | - | - | - | - | - |
| Adjustment of first time application of IFRS 16 | 6 | 58,687 | 34,115 | 4,515 | 97,323 |
| Restated opening net book value – 01.01.2019 | 6 | 58,687 | 34,115 | 4,515 | 97,323 |
| Investments | 21 | 12,980 | 8,258 | 1,404 | 22,663 |
| Disposals | - | (6,342) | (480) | (118) | (6,940) |
| Depreciation charge | (2) | (10,059) | (4,814) | (2,068) | (16,943) |
| Carrying amount - 12.31.2019 | 25 | 55,266 | 37,079 | 3,733 | 96,103 |
| <u>12.31.2019</u> | | | | | |
| Gross value | 27 | 64,669 | 41,855 | 5,639 | 112,190 |
| Accumulated depreciation | (2) | (9,403) | (4,776) | (1,906) | (16,087) |
| Carrying amount | 25 | 55,266 | 37,079 | 3,733 | 96,103 |
| Carrying amount - 01.01.2020 | 25 | 55,266 | 37,079 | 3,733 | 96,103 |
| Investments | 99 | 26,790 | 12,184 | 2,712 | 41,785 |
| Disposals | - | (402) | (1,995) | (102) | (2,499) |
| Depreciation charge | (5) | (10,060) | (5,202) | (2,177) | (17,444) |
| Carrying amount - 12.31.2020 | 119 | 71,594 | 42,066 | 4,166 | 117,945 |
| 12.31.2020 | | | | | |
| Gross value | 126 | 90,865 | 50,739 | 7,791 | 149,521 |
| Accumulated depreciation | (7) | (19,271) | (8,673) | (3,625) | (31,576) |
| Carrying amount | 119 | 71,594 | 42,066 | 4,166 | 117,945 |

The closing balance of Property, plant and equipment (PPE) includes assets under construction in an amount of HUF 52,622 million as at December 31, 2020 (2019: HUF 46,600 million). In the table above, the assets under construction are shown in the categories where the asset is expected to be classified when placed into service.

Changes due to revisions of asset retirement obligations represent the adjustments of the carrying amounts of the assets against a provision for asset retirement obligation (see also Note 13.2.4).

The amount of reclassifications and its effect on depreciation are not significant.

Investments represent the regular investing activity in PPE assets.

No impairment was identified in 2019 and 2020.

The Company has no PPE with restricted titles or pledged as security as at December 31, 2020 or December 31, 2019.



9.3 Review of useful lives

Reviews of the useful lives (and residual values) of property, plant and equipment based on the strategic directions and accepted annual development plans conducted in 2020 affected the lives of a large number of assets. The shortened useful life of copper network elements is driven by preparations to the copper retirement program. The revisions resulted in the following change in the original trend of depreciation in the current and future years.

| | 2020 | 2021 | 2022 | 2023 | After 2023 |
|--------------------------|-------|-------|---------|---------|------------|
| Increase / (decrease) in | | | | | |
| depreciation expense | 6,495 | 2,685 | (1,176) | (1,283) | (6,721) |

During 2019 reviews of the useful lives (and residual values) of property, plant and equipment based on the strategic directions and accepted annual development plans affected the lives of a large number of assets primarily inhouse network. The revisions resulted in the following change in the original trend of depreciation in the current and future years.

| | 2019 | 2020 | 2021 | 2022 | After 2022 |
|--------------------------|-------|---------|------|------|------------|
| Increase / (decrease) in | | | | | |
| depreciation expense | 4,765 | (1,991) | 538 | 263 | (3,576) |

10 INTANGIBLE ASSETS

10.1 Intangible assets – Accounting policies

Intangible assets (excluding goodwill) are measured at historical cost less accumulated amortization and any accumulated impairment losses.

Acquired computer software licenses are capitalized on the basis of the costs incurred to acquire and bring to use. These costs are amortized over the estimated useful life of the software. Costs associated with developing or maintaining computer software programs are generally recognized as an expense as incurred. Costs directly associated with the production of identifiable and unique software products controlled by the Company, and that will probably generate economic benefits exceeding costs beyond one year, are recognized as intangible assets. Direct costs include the software development employee-related costs and an appropriate portion of relevant overhead and borrowing costs.

Computer software development costs recognized as assets are amortized over their estimated useful lives. Most computer software capitalized include acquired elements representing the majority of the cost and own costs incurred to a lesser extent. These are considered non self developed software. Computer software fully developed by own resources represent an immaterial portion of all software, therefore these are not disclosed separately.

Costs associated with the acquisition of long-term frequency licenses are recognized as an intangible asset when the Company receives a right to charge users of the service provided under the license. The present value of the future annual payments for the use of the frequencies are also capitalized if these payments can be estimated reliably, or otherwise recognized as Other operating expenses in the year the payment obligation refers to. The useful lives of concessions and licenses are determined based on the underlying agreements and are amortized on a straight line basis over the period from availability of the frequency for commercial use until the end of the initial concession or license term. Renewal periods are considered in the determination of useful life only if the Company estimates that it will be realized without further consideration to be transferred.

Amortization of intangible assets is calculated on a straight-line basis from the time the assets are deployed and charged over their economic useful lives. Other than goodwill, the Company has no intangible assets with indefinite useful life. The amortization expense is presented in the depreciation and amortization line of the Statements of profit or loss and other comprehensive income.

On an annual basis, Magyar Telekom reviews the useful lives for consistency with current development and replacement plans and advances in technology. For further details on the groups of assets impacted by the most recent useful life revisions refer to Note 10.3. The annual revisions are conducted in the second quarter of the year and the resulting changes are applied from the third quarter of the year. In addition to the regular revisions, any investment decisions made throughout the year may also result in a change of useful life of a group of assets in any period of the year.





The estimated useful lives of intangible assets other than goodwill are as follows:

| | Years |
|--------------------------|-------|
| Software | 2-24 |
| Concessions and licenses | 3-25 |
| Other intangible assets | 3-10 |

At the date of transition to IFRS (January 1, 2016) the Company recognized goodwill on those investments that merged into the Company after their acquisition but before the date of transition to IFRS in its separate statements of financial position.

Goodwill represents the amount by which the cost of an acquisition exceeds over the fair value of the Company's share of the net assets and contingent liabilities of the acquired business at the date of acquisition. Goodwill is carried at cost less any accumulated impairment losses. Impairment testing is carried out on an annual basis for all goodwill in the last quarter of the year based on the carrying values as at September 30 of the year. Impairment losses on goodwill are not reversed. Gains and losses on the disposal of an entity or business include the carrying amount of goodwill allocated to the entity or business sold.

In determining whether an asset that incorporates both intangible and tangible elements should be accounted for as property, plant and equipment or as an intangible asset, management uses judgement to assess which element is more significant and recognizes the assets accordingly.

Assets that are subject to amortization or depreciation are reviewed for impairment whenever events or changes in circumstances indicate that the carrying amount may not be recoverable. An impairment loss is recognized for the amount by which the asset's carrying amount exceeds its recoverable amount. The recoverable amount is the higher of the assets' fair value less costs to sell and its value in use. For the purposes of assessing impairment, assets are grouped at the lowest levels for which there are separately identifiable cash flows (cash-generating units – CGUs).

The fair values of the individual intangible assets of the Company in most cases cannot be determined as individual assets and do not generate cash flows. Instead, the Company determines CGUs to which the individual assets are allocated and the fair values can only be determined at CGU level, primarily by using discounted cash flow analyses. See also Note 3.2. Corporate assets which have the distinctive characteristics of not generating cash inflows independently of other assets or groups of assets are allocated to CGUs when conducting impairment tests.

10.2 Intangible assets in the statements of financial position

| | Goodwill | Concessions and licenses | Software | Other | Total |
|------------------------------|----------|-----------------------------|-----------|---------|-----------|
| 01.01.2019 | | | | | |
| Gross value | 173,572 | 191,403 | 280,534 | 8,310 | 653,819 |
| Accumulated amortization | - | (71,673) | (199,091) | (3,069) | (273,833) |
| Carrying amount | 173,572 | 119,730 | 81,443 | 5,241 | 379,986 |
| | | | | | |
| Carrying amount – 01.01.2019 | 173,572 | 119,730 | 81,443 | 5,241 | 379,986 |
| Investments | - | (60) | 13,229 | 2,223 | 15,392 |
| Amortization charge | - | (14,731) | (20,413) | (1,194) | (36,338) |
| Reclassification | _ | | (67) | 67 | - |
| Carrying amount – 31.12.2019 | 173,572 | 104,939 | 74,192 | 6,337 | 359,040 |
| <u>12.31.2019</u> | | | | | |
| Gross value | 173,572 | 191,343 | 284,798 | 10,600 | 660,313 |
| Accumulated amortization | - | (86,404) | (210,606) | (4,263) | (301,273) |
| Carrying amount | 173,572 | 104,939 | 74,192 | 6,337 | 359,040 |
| Carrying amount – 01.01.2020 | 173,572 | 104,939 | 74,192 | 6,337 | 359,040 |
| Investments | - | 92,583 | 12,707 | 2,863 | 108,153 |
| Amortization charge | - | (17,286) | (18,889) | (2,030) | (38,205) |
| Carrying amount – 31.12.2020 | 173,572 | 180,236 | 68,010 | 7,170 | 428,988 |
| 12.31.2020 | | | | | |
| Gross value | 173,572 | 281,733 | 292,953 | 13,463 | 761,721 |
| Accumulated amortization | - | (101,497) | (224,943) | (6,293) | (332,733) |
| Carrying amount | 173,572 | 180,236 | 68,010 | 7,170 | 428,988 |

The amortization expense, as well as the impairment losses of intangible assets, including also goodwill, is accounted for in the Depreciation and amortization line of the Statements of profit or loss and other comprehensive income. The amount of reclassifications and its effect on depreciation are not significant.

Investments represent the regular investing activity in intangible assets and the new frequencies were acquired in 2020 that significantly increased the book value of concessions and licenses. HUF 91.6 billion was capitalized consisting of a HUF 54.2 billion upfront fee and the present value of annual band fees related to 700 MHz, 2100 MHz, 3600 MHz spectrums for 5G services which is amounted to HUF 37.3 billion. The useful life of these frequencies and the present value calculations based on the term of rights of use for these frequencies. For further information see Notes 4.4.3.1, 10.5, 28 and 34.2

The Company has no intangible assets with restricted title or pledged as security as at December 31, 2020 or December 31, 2019.

10.3 Useful lives

The reviews of the useful lives of intangible assets based on the strategic direction and accepted annual development plans during 2019 and 2020 affected the lives of a large number of assets primarily software. The revisions resulted in the following change in the original trend of amortization in the current and future years.

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| _ | 2020 | 2021 | 2022 | 2023 | After 2023 |
|---|-------|-------|------|------|------------|
| Increase / (decrease) in depreciation expense | (510) | 352 | 171 | 94 | (107) |
| | 2019 | 2020 | 2021 | 2022 | After 2022 |
| Increase / (decrease) in depreciation expense | 12 | (696) | 278 | 157 | 250 |

10.4 Goodwill

At the date of transition to IFRS (January 1, 2016) the Company recognized goodwill on investments that merged into the Company after their acquisition but before the date of transition to IFRS in its separate statements of financial position.

The Company recognizes goodwill for the following merged investments:

| | 12.31.2019 | 12.31.2020 |
|-----------------------|------------|------------|
| T-Mobile | 161,374 | 161,374 |
| | , | , |
| KTV/T-Kábel | 4,408 | 4,408 |
| T-Online | 54 | 54 |
| Emitel Zrt | 6,471 | 6,471 |
| Dél-Vonal Kft | 100 | 100 |
| Cable TV acquisitions | 462 | 462 |
| Modultechnika Kft | 703 | 703 |
| Total | 173,572 | 173,572 |

The Company is a considerable part of the MT-Hungary segment on Magyar Telekom Group level. The goodwill presented in the Company was tested as the considerable portion of this segment. The recoverable amount of the MT Hungary segment significantly exceeds the carrying amount, therefore there is no indication that the goodwill presented in the Company may be impaired.

For the goodwill impairment tests, the total amount of goodwill was allocated to the operating segments of the Group and the recoverable amounts of the operating segments were determined based on fair values less costs of disposal based on Level 3 inputs in the fair value calculations (Note 4.5.1). The recoverable amounts of the segments disclosed in the table below exclude net debts, which are not allocated to the segments. For further information, please also see Note 3.2.

| | As at December 31, | | | | | | |
|------------|-----------------------|---|--|-----------------------|---|--|--|
| | | 2019 | | 2020 | | | |
| | Carrying amount of | | | Carrying a | | | |
| | goodwill allocated | operating segment (incl. goodwill) | Recoverable amount of operating segment | goodwill allocated | operating segment (incl. goodwill) | Recoverable amount of operating segment | |
| MT-Hungary | 192,908 | 874,916 | 1,783,096 | 192,938 | 957,766 | 1,687,521 | |

The Group regularly carries out an impairment test on goodwill in the last quarter of the financial years, while a simplified goodwill impairment test is conducted quarterly based on the main input changes. During the impairment tests conducted in 2019 and 2020 no goodwill impairment was established for any goodwill.



10.5 Significant individual intangible assets

The Company's most significant individual intangible assets are the mobile licenses. The carrying values and remaining amortization periods of the significant licenses are listed in the table below. For further information on these assets, please see Note 34.2.

| | 12.31 | .2019 | 12.31.2020 | | |
|--------------------------------|--------------------|-------------------------------------|--------------------|-------------------------------------|--|
| | Carrying amount | Remaining amortization period | Carrying amount | Remaining amortization period | |
| Licenses acquired in 2014 | 72,230 | 14 | 67,248 | 13 | |
| Licenses extended in 2018 | 30,842 | 2-7 | 21,824 | 1-6 | |
| Hungarian 3G license | 1,306 | 2-7 | 807 | 1-6 | |
| Hungarian 5G license | - | - | 89,980 | 19 | |
| Other | 562 | 2-7 | 376 | 1-6 | |
| Total concessions and licenses | 104,940 | | 180,236 | | |

11 INVESTMENTS

11.1 Investments – accounting policies

Investments in subsidiaries, associates and joint ventures are measured at cost less any accumulated impairment losses. Cost of an investment is the fair value of consideration given, including contingent considerations and transaction costs incurred during the acquisition process.

The Company examines whether an investment may or may not be impaired by using internal and external information.

Magyar Telekom implemented the requirements of the IAS 36 standard as follows:

If the carrying amount of investment exceeds HUF 20 billion then its recoverable amount is always analyzed using a DCF model (irrespective of whether there is any indication of impairment or not).

If the carrying amount of an investment does not exceed HUF 20 billion then the Company examines, considering the following, whether there were any changes related to these investments which requires the preparation of impairment assessment based on the DCF model:

- 1) The Company examines whether during the period there were or whether there are expected to be any significant adverse changes in the market or in the technological, economic and legal environment of the investment.
- 2) The company examines the forecasted results of its investments.
- 3) If subsidiaries, joint ventures or associates pay dividend then it has to be examined whether the investments' carrying amount in the Company's Separate Financial Statements exceeds the carrying amount of the investee's net assets (including goodwill) recognized in the consolidated financial statements. In addition, it has to be examined in the period the dividend was declared whether the dividend exceeds the total comprehensive income accumulated since the acquisition of the control which is subjectable for declaration as a dividend.

If any of the above three examinations indicates that the market value of the investment declines below its carrying amount then the Company prepares the impairment assessment based on a DCF model also for that investment where the carrying amount does not exceed HUF 20 billion.

If the carrying amount of the investment exceeds its recoverable amount, the Company recognizes the necessary impairment loss. If the recoverable amount of the investment exceeds its carrying amount, no impairment is necessary. When the estimates used to determine an asset's or a CGU's recoverable amount have improved since the last impairment loss was recognized, the impairment loss that was previously recognized for the asset, other than goodwill, is reversed.



In this case the carrying amount of an assets shall not be increased above the lower of:

- its recoverable amount and
- the carrying amount that would have been determined without any prior impairment loss.

For further information see Note 3.2.2.

11.2 Investments

Subsidiaries are entities controlled by the Company. The Company controls an entity when it is exposed to, or has rights to, variable returns from its involvement with the entity and has the ability to effect those returns through its power over the entity. The existence and effect of potential voting rights that are presently exercisable or presently convertible are also considered when assessing whether the Company controls another entity.

As December 31, 2019 and 2020, the Company's investments in subsidiaries are summarized as follows.

| | 01.01.2019 Opening balance | Changes in 2019 | 12.31.2019 Carrying amounts | Changes in 2020 | 12.31.2020 Carrying amounts |
|----------------------------|----------------------------------|-----------------|-----------------------------------|--------------------|-----------------------------------|
| Stonebridge A.D | 77,999 | - | 77,999 | - | 77,999 |
| T-Systems Magyarország Zrt | 41,984 | - | 41,984 | - | 41,984 |
| Combridge S.R.L. | 2,544 | - | 2,544 | - | 2,544 |
| Novatel E.O.O.D | 1,999 | - | 1,999 | - | 1,999 |
| Investel Zrt | 1,658 | - | 1,658 | - | 1,658 |
| Other | 5,480 | | 5,480 | (54) | 5,426 |
| Total | 131,665 | | 131,665 | (54) | 131,610 |

The Company examined the indicators mentioned in Note 11.1 and carried out the tests as necessary which did not result into any impairment in 2020.

The accumulated impairment recognized for investments was HUF 2 million on December 31, 2019.

The ESOP (Employee Share Ownership Program) Organization is a special organization of Magyar Telekom which was controlled by the Company without any shares in it. The voluntary liquidation of the ESOP Organization began on January 1, 2020.

Short descriptions of companies in which Magyar Telekom has significant shares:

Stonebridge Communications A.D. Skopje (Stonebridge A.D.)

In December 2000, Magyar Telekom, on behalf of a consortium, reached an agreement with the government of the Republic of North Macedonia to purchase 51 percent of Makedonski Telekom A.D., the leading telecommunication provider of North Macedonia. The 51 percent ownership acquired by Magyar Telekom was contributed in 2001 to a newly established Macedonian holding company, Stonebridge A.D. residing in Skopje which is owned 100% by Magyar Telekom.

T-Systems Magyarország Zrt. (TSM Zrt.)

In 2006 Magyar Telekom purchased the 100% ownership in KFKI Zrt. (the predecessor of T-Systems Magyarország Zrt.). In the course of the years the company acquired several firms which subsequently merged into the company.

Combridge S.R.L.

The company is an alternative telecommunication service provider of Romania. Its main activities are: international and domestic leased line connection, international internet access, international IPVPN services, roaming services and international VoIP call termination. Magyar Telekom has a 100% share in Combridge S.R.L.

Novatel E.O.O.D.

The company was established in 2004 with headquarters in Bulgaria. The company's main activities are: international and domestic leased line connection, international internet access and IPVPN services, roaming services, infocommunication business solutions and international call termination. Magyar Telekom has a 100% share in Novatel E.O.O.D.





A joint arrangement is an arrangement whereby two or more parties have joint control.

A joint venture is a joint arrangement whereby the parties that have joint control of the arrangement have rights to the net assets of the arrangement. Joint control is the contractually agreed sharing of control of an arrangement, which exists only when decisions about the relevant activities require the unanimous consent of the parties sharing control. Associates are entities over which the Company has significant influence but not control, generally reflecting a voting right between 20% and 50%.

As of December 31, 2019 and 2020, the Company's investments in joint ventures are summarized as follows:

| _ | 12.31.2019 Carrying amounts | Changes in 2020 | 12.31.2020 Carrying amounts |
|----------------|-----------------------------------|--------------------|-----------------------------------|
| E2 Hungary Zrt | 1,000 | (1,000) | |
| Total | 1,000 | (1,000) | |

Magyar Telekom signed an agreement with MET Holding AG, a leading integrated retail energy services trader in the region to establish a joint venture in Hungary, E2 Hungary Zrt. as of July 9, 2015. E2 Hungary Zrt. provides energy services for business customers from 2016. The company's issued capital was HUF 200 million, and additional HUF 1,800 million was contributed as additional paid-in capital which were fully paid by both parties. The joint venture was set up by the parties on a 50:50 ownership basis with balanced rights in the management structure. The investment was recognized at cost in 2015.

The cost and the carrying amount of the investment in E2 Hungary Zrt. amounted to HUF 1,000 million as at December 31, 2019.

The Company lost the joint control and significant influence over E2 Hungary Zrt. in February 2020 based on the agreement with MET Holding AG and after the approval of various competent authorities.

Following the loss of joint control and significant influence the investment in E2 Hungary Zrt. is accounted for as an equity investment measured at fair value through Profit or Loss under IFRS 9, and disclosed in Other non-current financial assets (see also Note 4.2.3.2).

As a result, HUF 1,000 million was disposed from the investment in the joint venture on the date of the loss of the joint control and significant influence. At the same time HUF 1,155 million was initially recognized in the other non-current financial asset, and HUF 139 million was recognized as a call option in the other non-current financial liabilities which resulted in a HUF 16 million gain. A further HUF 38 million gain was recognized on the investment as a revaluation of the fair value.

The Company had no contingent liabilities or commitments relating to its joint venture at December 31, 2019 and at the time of derecognition.

The Company had no investment in associates at December 31, 2019 and 2020.

11.3 Joint operations

Magyar Telekom and Telenor Hungary agreed in 2015 to jointly operate and develop their 800 MHz 4G mobile networks in all parts of Hungary except Budapest. The primary goal of the agreement was to accelerate 4G mobile broadband coverage rollout in the countryside and to offer higher bandwidth to the 4G customers, in line with the coverage obligations of the 800 MHz spectrum contract signed in 2014 with the NRA. Based on the agreement, Telenor Hungary maintains sites in West Hungary and Magyar Telekom operates sites in the eastern region of the country.

The Company assessed the agreement as joint operation as strategic decisions are made jointly by Magyar Telekom and Telenor, and there is no separate vehicle to control the operation of the arrangement. The Company does not share the obligations for liabilities and any returns or expenses beyond the assets included in the agreement.

Therefore only the assets owned by the Company are recognized while there is no need to present the partner's assets, liabilities, or revenues and expenses. The charges from Magyar Telekom to Telenor and from Telenor to Magyar Telekom are almost equal and settled on a net basis and accounted for in the Statements of profit or loss and other comprehensive income and the effect of this settlement is not significant.



If any of the parties initiates the termination of this contract, in order to ensure the continuous service for the customers the Company might be exposed to additional capital expenditure. The probability is estimated remote by the Management currently.

12 OTHER ASSETS

Other assets usually include current and non-current receivables considered non-financial instruments.

12.1 Other current assets

| | At December 31, | | |
|---|-----------------|-------|--|
| | 2019 | 2020 | |
| Accrued income and prepayments for costs and expenses | 2,135 | 1,861 | |
| Other tax receivable | 437 | 313 | |
| Other receivables | 411 | 452 | |
| Total | 2,983 | 2,626 | |

12.2 Other non-current assets

Other non-current assets include assets recognized from the costs to obtain contracts with customers (amounting to HUF 4,951 million, see Note 18.4) and HUF 62 million long-term prepaid employee benefits relating to housing loans provided by the Company to employees at lower than market interest rates.

13 PROVISIONS

13.1 Provisions – Accounting policies

Provisions are recognized when Magyar Telekom has a present legal or constructive obligation (excluding executory contracts) as a result of past events and it is probable that an outflow of resources embodying economic benefits will be required to settle the obligation and a reliable estimate of the amount of the obligation can be made.

Provisions are measured at the best estimate of the economic outflow required to settle the present obligation at the reporting date. The estimate can be calculated as the weighted average of estimated potential outcomes or can also be the single most likely outcome.

Provisions expected to fall due after 12 months are determined by discounting the expected future cash flows at the pretax rate that reflects current market assessment of the time value of money and the risks specific to the liability. The unwinding of the discount is recognized as Interest expense.

Expenses for provisions are recognized in the line item of the Statements of profit or loss and other comprehensive income where the actual expense is expected to be presented. When a provision is released unused, it is released to the same line item of the Statements of profit or loss and other comprehensive income where it was originally provided for. Provisions made for liabilities expected to be incurred in foreign currency are recognized in the functional currency at the spot FX rate, and any change in the provision in the functional currency as a result of a subsequent change in the FX rate is recognized in Other finance expense – net.

13.2 Provisions in the statements of financial position

| | Severan- ce payment | Share- based payments | Other employee -related | Total employee- related | Legal cases | ARO | Other | Total |
|--------------------------|---------------------------|-----------------------------|-------------------------------|-------------------------------|----------------|-----------|------------|--------------|
| 01.01.2019 | 1,500 | 1,314 | 9 | 2,823 | 1,213 | 7,774 | 1,330 | 13,140 |
| Reversed | (268) | (154) | - | (422) | (51) | (317) | (1,434) | (2,224) |
| Additions | 3,371 | 920 | 3 | 4,294 | 97 | 397 | 2,109 | 6,897 |
| Interest | - | (4) | - | (4) | 54 | 179 | - | 229 |
| Utilized (incl. interest | | | | | | | | |
| component) | | (662) | (4) | (4,119) | (21) | (52) | (315) | (4,507) |
| 12.31.2019 | 1,150 | 1,414 | | 2,572 | 1,292 | 7,981 | 1,690 | 13,535 |
| Of which current | 900 | 877 | - | 1,777 | - | 22 | 1,669 | 3,468 |
| Of which non-current | 250 | 537 | 8 | 795 | 1,292 | 7,959 | 21 | 10,067 |
| 01.01.2020 | 1,150 | 1,414 | 8 | 2,572 | 1,292 | 7,981 | 1,690 | 13,535 |
| Reversed | | , (121) | - | (467) | , (472) | , (39) | , (888) | , (1,866) |
| Additions | 4,459 | 1,486 | 3 | 5,948 | 23 | 166 | 1,066 | 7,203 |
| Interest | - | (3) | - | (3) | (318) | 127 | - | (194) |
| Utilized (incl. interest | | | | | | | | |
| component) | (3,392) | (915) | (3) | (4,310) | (70) | (25) | (1,663) | (6,068) |
| 12.31.2020 | 1,871 | 1,861 | 8 | 3,740 | 455 | 8,210 | 205 | 12,610 |
| Of which current | 1,655 | 1,144 | - | 2,799 | - | 16 | 191 | 3,006 |
| Of which non-current | 216 | 717 | 8 | 941 | 455 | 8,194 | 14 | 9,604 |

The Interest lines in the table above include the subsequent unwinding of the discount applied at initial recognition and the interest element of any provision recognized, as well as the release of the interest / accretion element in the case of reversal of provisions.

Magyar Telekom does not expect any reimbursement with regards to the provisions recognized, therefore no related assets have been recognized in the financial statements.

13.2.1 Severance payment

The majority of the provision for severance as at December 31, 2020 relates to the stand-by-pool and the employee terminations payable in relation to the 2021 efficiency improvement in Magyar Telekom. The stand-by-pool of employees includes people whose legal status is an employee, however, these people do not provide services to the Company any more, but the Company provides a reduced amount of compensation and pays social security expenses for them. This is a manner of severance that is not paid in one lump sum but in monthly installments. The majority of the provision for severance as at December 31, 2019 also related to the stand-by-pool and the employee terminations paid in relation to the 2020 efficiency improvement in Magyar Telekom.

625 employees left the Company in 2020 (2019: 981), related to which termination payments were made. The balance of provision as at December 31, 2020 relates to 283 employees and stand-by-pool of employees (2019: 101).

The total payments made in relation to employee termination in 2020 amounted to HUF 3,844 million (2019: HUF 4,310 million).

13.2.2 Share-based payments

The bases of the provisions for share-based payments are described in Note 20.1.2.



13.2.3 Legal cases

Provisions for legal cases mainly include amounts expected to be paid to regulatory and competition authorities as well as to ex-employees and trading partners as a result of legal disputes. There are numerous legal cases for which provisions were recognized, which are individually not material.

13.2.4 Asset retirement obligations (ARO)

Asset retirement obligations primarily exist in the case of the telecommunications structures constructed on third parties' properties. The Company carries out a revision of the necessary provisions every year. The revisions did not result in material changes in 2020 or 2019.

13.2.5 Other provisions

Other provisions include guarantee obligations, onerous contracts and further other individually small items.

14 OTHER CURRENT LIABILITIES

| _ | At December 31, | |
|--|-----------------|--------|
| | 2019 | 2020 |
| Other taxes and social security | 7,899 | 9,305 |
| Salaries and wages | 5,878 | 5,468 |
| Deferred revenue and advances received | 2,150 | 2,132 |
| Unused advance payments for asset-related grants | 409 | 21 |
| Dividend payable to non controlled interest | 16 | 17 |
| Other liabilities | 33 | 123 |
| Total | 16,385 | 17,066 |

(a) For further information see Note 4.2.3.2 (c).

15 OTHER NON CURRENT LIABILITIES

The table below shows the balances of Other non-current liabilities .

| | At December 31, | |
|---|-----------------|-------|
| | 2019 | 2020 |
| Other financial liabilities – non-current | | 2,907 |

Bonds are initially recognized at fair value (HUF 67,875 million) net of transaction costs (HUF 12 million) incurred and increased by premium received (HUF 2,948 million), which resulted in a 1.2579% yield. The bond is subsequently measured at amortized cost under IFRS 9. Any difference between the proceeds (net of transaction cost) and the redemption amount are recognized in profit or loss over the period of the liability using the effective interest method.

For further information please see Note 4.4.2.

16 EQUITY

16.1 Equity reconciliation table

In accordance with Act C of 2000 on Accounting (HAR) effective in Hungary, the following equity reconciliation table shows the reconciliation between the components of equity presented in these financial statements (under EU IFRS) and the equity components defined by Section 4 (a) 114/B of HAR. The reconciliation consists of an allocation of equity components under EU IFRS to equity components under HAR and adjustments for differences between the equities determined on different bases

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| | 31.12.2019 | 31.12.2020 |
|--|--------------------|--------------------|
| Common stock | 104,274 | 104,274 |
| Reserves | 451,831 | 470,309 |
| Treasury stock | (4,133) | (9,351) |
| Profit or loss for the year | 39,333 | 41,552 |
| Equity in accordance with IFRS (Section 4 114/B) | 591,305 | 606,784 |
| Section 4 (a) 114/B Equity | 591,305 | 606,784 |
| Common stock provided for by the articles of association if that qualified as an equity instrument | 104,274 | 104,274 |
| Nominal value of own shares repurchased (-) | (883) | (2,198) |
| Section 4 (b) 114/B Common stock in accordance with IFRS* | 103,391 | 102,076 |
| Section 4 (c) 114/B Subscribed but unpaid capital | | |
| Sum of all part of equity that does not comply with the definitions of common stock, subscribed but unpaid capital, retained earnings, valuation reserve, profit or loss for the year or restricted reserves in accordance with IFRS | 24,129 | 20,226 |
| Section 4 (d) 114/B Capital reserves | 24,129 | 20,220 |
| Previous years' profit accumulated and not yet distributed for the owners disclosed in the financial statements in accordance with IFRS that may not include other comprehensive income (±) | 424,453 424,453 | 442,931 442,931 |
| Section 4 (f) 114/B Valuation reserve | | - |
| Profit or loss for ongoing activities disclosed in statement of performance in its own right within the comprehensive income statement or in the separate profit and loss statements | 39,333 | 41,552 |
| Section 4 (g) 114/B Profit or loss for the year | 39,333 | 41,552 |
| Section 4 (h) 114/B Restricted reserves | | |
| Section 5 (a) 114/B Reconciliation of the capital registered by the Court of Registry with the subscribed capital under IFRS | | |
| Capital registered by the Court of Registry | 104,274 | 104,274 |
| Subscribed capital under IFRS | 103,391 | 102,076 |
| Difference (nominal value of treasury stock repurchased) | 883 | 2,198 |
| Section 5 (b) 114/B Untied retained earnings available for the payment of dividends | | |
| Retained earnings (contains profit or loss of the last financial year) | 463,785 | 484,482 |
| Untied retained earnings available for the payment of dividends | 463,785 | 484,482 |

*Common stock shows the value of common stock recorded in article of association in the balance sheet, the table above contains the deduction defined in the relevant sections of the Hungarian Act on Accounting.

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17 LEASES

17.1. Leases – Accounting policies

A contract is a lease (or contains a lease) if the contract conveys the right to control the use of an identified asset for a period of time in exchange for consideration.

Recognition exemptions

Short-term leases, low value leases

IFRS 16 includes recognition exemptions available to lessees for short-term leases and leases of low-value items and specifies alternative requirements.

• In the Company, a decision was made not to apply the short-term recognition exemptions to lease contracts, except for some minor and insignificant lease arrangements with a lease term of one month or less. Such very short-term leases and related asset classes are expensed as incurred and no additional quantitative disclosure is required.

• The Company has made the decision not to apply the practical expedient with respect to low-value items. Hence they have to be recognized, measured and presented as lease arrangements in the scope of IFRS 16.

Lease term

The lease term assessment at the commencement date refers to the period for which Magyar Telekom is reasonably certain to maintain the contract under the terms and conditions as originally negotiated. The initial lease term assessment is made at commencement of the lease. When determining the lease term, the shortest reasonably possible, i.e. justifiable, term is always to be used in the case of doubt. The lease term assessment is largely based on management judgement and Magyar Telekom usually use estimates or assumptions (especially in the case of options and indefinite contracts) on asset cluster level.

The commencement date of the lease (commencement date), is the date on which a lessor makes an underlying asset (i.e., the property, plant or equipment that is subject to the lease) available for use to the lessee. At the commencement date, the lease term begins and lease liability and the right-of-use asset is initially recognized and measured.

Options- "Reasonably certain criteria"

In assessing whether a lessee is reasonably certain to exercise an option to extend a lease, or not to exercise an option to terminate a lease, lessees and lessors shall consider all relevant facts and circumstances that create an economic incentive for the lessee to exercise the option to extend the lease, or not to exercise the option to terminate the lease.

Lease payments

Lease payments are defined in the same way for both lessees and lessors. Lease payments are defined as payments made by a lessee to a lessor relating to the right to use an underlying asset during the lease term. The definition of lease payments, for Magyar Telekom lessees, includes payments for non-lease components as well.

Reassessment of the lease liability

IFRS 16 specifies when the lease liability has to be reassessed. It is important to note that, in terms of IFRS 16, a reassessment of the lease liability only takes place if the change is based on already existing contractual clauses, i.e. those that have been part of the contract since commencement.

A lessee reassesses the lease term, i.e. whether it is reasonably certain to exercise an extension option, or not to exercise a termination option, upon the occurrence of either a significant event or a significant change in circumstances that is within the control of the lessee; and affects whether the lessee is reasonably certain to exercise an option not previously included in its determination of the lease term, or not to exercise an option previously included in its determination of the lease term.



Accounting for lease modifications

A lease modification is defined as "a change in the scope of a lease, or the consideration for a lease, that was not part of the original terms and conditions of the lease (for example, adding or terminating the right to use one or more underlying assets, or extending or shortening the contractual lease term)". Modification can result from a change in consideration only. The effective date of the modification is defined as the date when both parties agree to a lease modification.

A lessee accounts for a lease modification as a separate lease if both of the following conditions are fulfilled:

- the modification increases the scope of the lease by adding the right to use one or more underlying assets; and
- the consideration for the lease increases by an amount equivalent to the stand-alone price for the increase in scope and any appropriate adjustments to that stand-alone price to reflect the circumstances of the particular contract.

When these conditions are met, the modification is considered to result in the creation of a new lease that is separate from the original lease. The agreement for the right to use one or more additional assets is accounted for as a separate lease (or leases) to which the requirements of IFRS 16 are applied independently of the original lease.

For a lease modification that is not a separate lease, i.e. that does not meet the conditions outlined above, at the effective date of the modification, the lesse accounts for the lease modification by remeasuring the lease liability using a discount rate determined at that date and:

- for lease modifications that decrease the scope of the lease, the lessee decreases the carrying amount of the right-of-use asset to reflect the partial or full termination of the lease, and recognizes a gain or loss that reflects the proportionate decrease in scope; and
- for all other lease modifications, the lessee makes a corresponding adjustment to the right-of-use asset.

When a lease arrangement is modified, then the revised lease payments will always be discounted with a revised discount rate. This is different from the requirements for a reassessment of the lease, where only in specific cases a revised discount rate is required

Presentation and disclosures for Magyar Telekom as lessee

Statements of financial position

The Company decided to present the right-of-use assets (separately from other assets) as well the lease liabilities as separate line items on the face of the statements of financial position.

Statements of profit or loss and other comprehensive income

In the statements of profit or loss and other comprehensive income Magyar Telekom presents separately interest expense on the lease liability from depreciation for the right-of-use asset. In addition, interest expense on the lease liability is a component of finance costs.

Statements of cash flows

The following items are presented within operating activities in the statements of cash flows:

- cash payments for the interest portion of the lease liability, according to the Company accounting policy to
 present interest payments in operating cash flows and;
- variable lease payments not included in the lease liability

Cash payments for the principal portion of lease liability are presented within financing activities in the statements of cash flows.





Presentation and disclosures for Magyar Telekom as lessor

Presentation of leases in Statements of profit or loss and other comprehensive income and in Statements of financial position

In the Statements of profit or loss and other comprehensive income, operating lease revenue is not disclosed separately from other revenues. There is only one-line item titled "Revenue".

The operating lease revenue line item in the Notes is titled "Other sources" (see Note 18.3.1).

Magyar Telekom as a Lessor presents assets subject to operating leases in its statements of financial position according to the nature of the underlying asset. In the Company, portions of assets that are physically distinct and are identified as underlying assets (leases) are not presented separately from the whole asset in the statements of financial position.

Other lease topics

Sale and leaseback transactions

Assessing whether the transfer of the asset qualifies as a sale

In the Company, both the short-term and the low value recognition exception have not been elected for any asset class. As a result, Magyar Telekom seller-lessee will always recognize (materiality considered) sale-and-leaseback transactions on-balance sheet. To determine how to account for a sale-and-leaseback transaction, the Company first considers whether the initial transfer of the underlying asset from the seller-lessee to the buyer-lessor is a sale. The Company then applies IFRS 15 to determine whether a sale has taken place. This assessment determines the accounting by both the seller-lessee and the buyer-lessor, as follows.

Accounting for sale and leaseback - Transfer of an asset is not a sale

If the transfer of an asset is not a sale, the seller-lessee and the buyer-lessor account for the transaction as financing.

Accounting for sale and leaseback - Transfer of an asset is a sale

If control passes as defined in IFRS 15 (sale), the seller-lessee must recognize an asset at an amount equalling the pro-rata carrying amount arising from the pro-rata right-of-use retained. Any gains or losses from this transaction are also only recognized proportionately. Hence, the seller-lessee restricts the gain that it recognizes on the sale to the amount that relates to the portion of the underlying asset that has been transferred, i.e. to the buyer-lessor's residual interest in the underlying asset.

Sale and leaseback transactions have no material effect on financial statements of Magyar Telekom.

Subleases

A sublease is defined as a transaction for which an underlying asset is re-leased by a lessee ('intermediate lessor') to a third party, and the lease ('head lease') between the head lessor and lessee remains in effect.

In classifying a sublease, Magyar Telekom, as the intermediate lessor, should classify the sublease as a finance lease or an operating lease in the same manner as any other lease using the criteria discussed in IFRS 16.61.

Sublease is a finance lease

If Magyar Telekom classifies the sublease as a finance lease, the lease is entered into the following:

- derecognize the right-of-use asset relating to the head lease that it transfers to the sublessee and recognizes the net investment in the sublease;
- recognize any difference between the right-of-use asset and the net investment (finance lease receivable) in the sublease in profit or loss; and
- retain the lease liability relating to the head lease in its statements of financial position, which represents the lease payments owed to the head lessor.

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At the commencement date of the sublease, if Magyar Telekom cannot readily determine the rate implicit in the sublease, then it uses the discount rate that it uses for the head lease to account for the sublease, adjusted for any initial direct costs associated with the sublease.

Presentation and disclosures for subleases

No sublease-specific balance sheet and income statements presentation rules apply to subleases. Magyar Telekom applies the respective presentation rules that apply to other finance and operating leases.

Magyar Telekom does not offset assets and liabilities arising from a head lease and a sublease of the same underlying asset, unless the financial instruments requirements for offsetting are met. The same applies to lease income and lease expenses relating to a head lease and a sublease of the same underlying asset, unless the requirements for offsetting in IAS 1 are met.

Under IFRS 16 the head lease and a sublease are two separate contracts that are accounted for under the lessee and lessor models, respectively. The general disclosure rules equally apply for the head lease and for subleases, either disclosures for finance sub-lessors or operating sub-lessors.

Lessor accounting

Finance lease - Definition

A finance lease is a lease that transfers substantially all the risks and rewards incidental to ownership of an underlying asset to the lessee. The nature of finance lease arrangement are akin to financing the sale of an asset. The presentation in the financial statements departs from the legal lease form of the transaction and is based on the economic substance (i.e. as if the underlying lease asset was sold by the lessor to the lessee).

Operating lease – Definition

An operating lease is a lease that does not transfer substantially all the risks and rewards incidental to ownership of an underlying asset. There is a typically simple short-term hire arrangement (an operating lease), whereby rental payments received are dealt with in profit or loss with the primary impact on the balance sheet relating to the timing of lease payments.

17.2 Finance lease

17.2.1 Finance lease - Company as lessor

Future lease receivables under finance leases at December 31, 2019 and 2020 are as follows:

| | | 12.31.2019 | |
|---------------|------------------|-----------------------|-----------------------------|
| | Present value | Interest component | Minimum lease receipt |
| Within 1 year | 633 | 600 | 1,233 |
| 1–2 years | 666 | 567 | 1,233 |
| 2–3 years | 661 | 533 | 1,194 |
| 3–4 years | 685 | 498 | 1,183 |
| 4–5 years | 666 | 461 | 1,127 |
| After 5 years | 7,758 | 2,117 | 9,875 |
| Total | 11,069 | 4,776 | 15,845 |

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| - | 12.31.2020 | | |
|---------------|------------------|-----------------------|-----------------------------|
| _ | Present value | Interest component | Minimum lease receipt |
| Within 1 year | 417 | 306 | 723 |
| 1–2 years | 431 | 286 | 717 |
| 2–3 years | 425 | 264 | 689 |
| 3–4 years | 366 | 244 | 610 |
| 4–5 years | 386 | 223 | 609 |
| After 5 years | 3,779 | 888 | 4,667 |
| Total | 5,804 | 2,211 | 8,015 |

The interest component represents the unearned finance income. The present value due within one year is included in Other current financial assets, while the present value after one year is included in Other non-current financial assets. The finance income accruing to the Company over the lease term is recognized in the Profit for the year (Interest income). See Note 23.

The unguaranteed residual values accruing to the benefit of the Company are insignificant.

The decrease in 2020 is due to the reduction of the areas leased by TSM Zrt. in the Magyar Telekom's headquarters. The term of the lease is 15 years.

17.2.2 Lease - Company as lessee

Leases are mainly in respect of the rental of the new headquarters, mobile cell sites and sale and lease back of spaces in buildings accommodating telephone exchanges, and to a lesser extent, related to other buildings, network and other telecommunications facilities, equipment and vehicle.

In most cases the contracts are denominated in HUF and EUR (sale and lease back contracts in EUR), the term of the leases is 4–13 years, and the contracts include renewal options but no purchase options.

Leases of buildings generally have lease terms between four and thirteen years, in the case of telecom equipment four and nine years, while these terms are between one and four years for motor vehicles and other equipment. The Company's obligations under its leases are secured by the lessor's title to the leased assets. Generally, the Company is restricted from assigning and subleasing the leased assets and some contracts require the Company to maintain certain financial ratios.

The maturity analysis of lease liabilities are disclosed in Note 5.1.3.

The following are the amounts recognized in profit or loss:

| | 2019 | 2020 |
|--|--------|--------|
| Depreciation expense of right-of-use assets | 16,943 | 17,444 |
| Interest expense on lease liabilities | 5,565 | 5,397 |
| Foreign exchange loss on lease liabilities | 1,438 | 5,014 |
| Gains or losses arising from sale and leaseback transactions | 275 | 1,984 |

The Company had total cash outflows for leases of HUF 24,685 million in 2020. The Company has various lease contracts that have not yet commenced as at December 31, 2020. The future lease payments for these non-cancellable lease contracts are HUF 8,995 million.

The amount of undiscounted potential future rental payments relating to periods following the exercise date of extension and termination options that are not included in the lease term is HUF 13,144 million.

The Company initially estimates and recognizes amounts expected to be payable under residual value guarantees as part of the lease liability. Typically the expected residual value at lease commencement is equal to or higher than the guaranteed amount, and so the Company does not expect to pay anything under the guarantees.



As at December 31, 2020, the amount of residual value guarantees to which the Company is potentially exposed that are not reflected in the measurement of lease liabilities is HUF 123 million, which is not expected to be payable.

17.3 Operating leases

17.3.1 Operating lease – Company as lessor

The following tables include the future minimum lease payments receivable by the Company for the operating leases of mobile tower sections, network, dark fiber and buildings where Magyar Telekom is the lessor.

| | 12.31.2019 |
|---------------|------------|
| Within 1 year | 3,454 |
| 1-2 years | 3,603 |
| 2–3 years | 3,411 |
| 3–4 years | 3,292 |
| 4–5 years | 1,837 |
| After 5 years | 251 |
| Total | 15,848 |
| | |
| | 12.31.2020 |
| Within 1 year | 3,011 |
| 1–2 years | 2,833 |
| 2–3 years | 2,699 |
| 3–4 years | 2,583 |
| 4–5 years | 2,171 |
| After 5 years | 5,214 |
| Total | 18,511 |

The Company has no lease income relating to variable lease payments that do not depend on an index or rate.

The following table disaggregates class of property, plant and equipment into assets subject to operating leases:

| | Building | Telecom equipment | Total |
|------------------------------|----------|----------------------|---------|
| <u>12.31.2019</u> | | | |
| Gross value | 3,831 | 1,370 | 5,201 |
| Accumulated depreciation | (1,538) | (754) | (2,292) |
| Carrying amount | 2,293 | 616 | 2,909 |
| | | | |
| Carrying amount - 01.01.2020 | 2,293 | 616 | 2,909 |
| Additions | 166 | 311 | 477 |
| Depreciation charge | (141) | (120) | (261) |
| Carrying amount - 12.31.2020 | 2,318 | 807 | 3,125 |
| | | | |
| <u>12.31.2020</u> | | | |
| Gross value | 3,997 | 1,681 | 5,678 |
| Accumulated depreciation | (1,679) | (874) | (2,553) |
| Carrying amount | 2,318 | 807 | 3,125 |

18 REVENUE

18.1 Revenue – accounting policies

18.1.1 Sale of goods and Rendering of services

The core principle of IFRS 15 is for companies to recognize revenue to depict the transfer of goods or services to customers in amounts that reflect the consideration (that is, payment) to which the company expects to be entitled in exchange for those goods or services.

Revenue should be recognized if it is probable that the Company will collect the consideration to which it will be entitled in exchange for the goods or services that will be transferred to the customer. If the Company determines that collectability is no longer ensured (e.g. because subsequently the customer's ability or intent to pay significantly deteriorates), the Company must apply cash accounting for the remainder of the contract, i.e. for the outstanding goods and services to be provided. This reassessment does not affect recorded assets and revenue relating to performance obligations already satisfied.

Revenue is recognized when or as performance obligations are satisfied by transferring control of a promised good or service to a customer. Control either transfers over time or at a point in time, which affects when revenue is recorded.

As a practical expedient, the Company applies the guidance to a group of contracts with similar characteristics instead of to a single contract with a customer. A portfolio approach is acceptable if the Company can reasonably expect that the effect of applying a portfolio approach to a group of contracts or group of performance obligations would not differ materially from considering each contract or performance obligation separately. This implies that a portfolio of contracts with similar characteristics does not necessarily need to refer to homogenous products being included in these contracts.

Main principles

- If the Company performs by transferring goods or services to a customer before the customer pays consideration or before payment is due, the Company shall present the contract as a Contract asset, excluding any amounts presented as a receivable. A contract asset is the Company's right to consideration in exchange for goods or services that the Company has transferred to a customer.
- In the case of multiple-element arrangements (e.g., mobile contract plus handset) with subsidized products delivered in advance, a larger portion of the total remuneration is attributable to the component delivered in advance (mobile handset), requiring earlier recognition of revenue. This leads to the recognition of what is known as a contract asset – a receivable arising from the customer contract that has not yet legally come into existence – in the Statements of Financial Position.
- Expenses for sales commissions (customer acquisition costs) must now be capitalized in the Contract costs line of the Statements of Financial Position and recognized over the estimated customer retention period.
- Later recognition of revenue appears in cases where "material rights" are granted, such as offering additional discounts for future purchases of further products.
- Contract liabilities are netted off against the contract assets for each customer contract.
- When Magyar Telekom sells products for its own account (principal) gross revenue is recognized, while for the account of others (agent) is recognized as net revenue.
- A significant financing component is not considered for the amount and timing of revenue recognition if the period between when a promised good or service is transferred to the customer and when the customer pays for that good or service will be one year or less.
- If the promise to grant a license is distinct from the other promised goods or services in the contract then the promise to grant the license is a separate performance obligation and the Company shall determine whether the license transfers to a customer is either at a point in time or over time.

18.1.2 Revenue from operating leases

Revenues from operating leases are recognized as revenue on a straight line basis over the term of the lease. Lease incentives granted are recognized as an integral part of the total rental income, over the term of the lease. Operating lease revenue is primarily recognized as System integration and IT revenue. For further information, please see Note 17.3.



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18.2 Revenues from major service lines

18.2.1 Mobile and fixed-line telecommunications revenues

Revenue is primarily derived from services provided to Magyar Telekom's customer subscribers and other third parties using Magyar Telekom's telecommunications network and equipment sales.

Customer subscriber arrangements typically include an equipment sale, subscription fee and charge for the actual voice, internet, data or multimedia services used.

Airtime revenue is recognized based upon minutes of use and contracted fees less credits and adjustments for discounts, while subscription and flat rate revenues are recognized in the period they relate to. In the case of IFRS 15, usage-based consideration (e.g. airtime) is generally not part of the transaction price as the Company does not have the right to consideration at contract inception.

The Company provides customers with narrow and broadband access to its fixed, mobile and TV distribution networks.

Advertising revenues are recognized in the period that the advertisements are exhibited.

Revenues from premium rate services are recognized on a gross basis when the delivery of the service over Magyar Telekom's network is the responsibility of the Company, the Company determines the prices of these services and bears their substantial risks; otherwise these revenues are presented on a net basis.

Customers may also purchase prepaid mobile, public phone and internet credits (cards) which allow those customers to use Magyar Telekom's telecommunications network for a selected amount of time. Customers must pay for such services at the date when the card is purchased. Revenues from the sale of cards are recognized when they are used by the customers or when the credits expire with unused traffic.

Third parties using Magyar Telekom's telecommunications network include roaming customers of other service providers and other telecommunications providers which terminate or transit calls on Magyar Telekom's network. These wholesale (incoming) traffic revenues are recognized in the period of related usage. A proportion of the revenue received is often paid to other operators (interconnect) for the use of their networks, where applicable. The revenues and costs of these transit calls are stated gross in the Financial statements as the Company is the principal supplier of these services using its own network freely defining the pricing of the services, and recognized in the period of related usage.

Contracts are frequently sold to customers containing a cross subsidy between two or more components. A typical example is where a mobile phone is sold at a price significantly below its market value in a bundle with a service contract for a period of 12 or 24 months. From a commercial point of view, the subsidy on the mobile phone is compensated via the service fee.

With this adjustment requirement (also termed as "basic adjustment") a cross-subsidy or an overall bundle discount must be allocated to the individual components of the bundle so that revenue generally reflects the fair value of the good and/or service with a bundle discount being appropriately distributed among the affected items.

The revenue is determined for every component by distributing the transaction price to the individual components in proportion to their relevant standalone selling prices.

18.2.2 System integration (SI) and IT revenues

Contracts for network services, which consist of the installation and operation of communication networks for customers, have an average duration of 2-3 years.

Revenue from outsourcing contracts reflects the extent of actual services delivered in the period in accordance with the terms of the contract. The contracts are analyzed based on the IFRS 16 requirements – determining whether an





Arrangement contains a Lease, and if they include embedded lease elements, the revenues attributable to these are recognized according to IFRS 16 – Leases as described in Note 17.

Revenue from system integration contracts requiring the delivery of customized products and/or services is generally covered by one of the following types of contracts: fixed-price or time and material-based.

Magyar Telekom transfers control of goods and services over time therefore satisfies a performance obligation and recognizes revenue over time, if one of the following criteria is met:

- a customer simultaneously receives and consumes the benefit provided by Magyar Telekom's performance as Magyar Telekom performs
- Magyar Telekom's performance creates or enhances assets that the customer controls as the asset is created or enhanced
- Magyar Telekom's performance does not create an asset with an alternative use to Magyar Telekom and Magyar Telekom has an enforceable right to payment for performance completed to date.

If the performance obligation is not satisfied over time, Magyar Telekom satisfies the performance obligation at a point in time.

Revenue from maintenance services (generally fixed fee per month) is recognized over time. Revenue from repairs, which are not part of the maintenance contract, billed on the basis of time and material used is recognized at point in time.

Revenue from hardware sales or sales-type leases is recognized when the customer obtains the control over the product.

To determine the progress of performance, Magyar Telekom applies the Input method. Magyar Telekom recognizes revenue based on its efforts or inputs to satisfaction of a performance obligation (resources consumed, labor hours expended, cost incurred, time elapsed or machine hours used) relative to the total expected inputs to the satisfaction of the performance obligation.



18.3 Revenue in the Statements of profit or loss and other comprehensive income

18.3.1 Disaggregation of revenue from contracts with customers

| | 2019 | 2020 |
|---------------------------------------|---------|---------|
| Mobile revenue | | |
| Voice retail | 116,545 | 110,725 |
| Voice wholesale | 7,241 | 8,373 |
| Data | 83,528 | 92,934 |
| SMS | 18,979 | 19,268 |
| Equipment | 81,968 | 88,077 |
| Other mobile revenue | 11,130 | 8,930 |
| Total Mobile revenue | 319,391 | 328,307 |
| Fixed line revenue | | |
| Voice retail | 35,836 | 34,151 |
| Broadband retail | 45,572 | 50,404 |
| TV | 39,934 | 42,783 |
| Equipment | 21,108 | 21,588 |
| Data retail | 7,801 | 7,540 |
| Wholesale | 13,714 | 13,191 |
| Other fixed-line revenue | 17,192 | 15,305 |
| Total fixed-line revenue | 181,157 | 184,962 |
| System integration and IT revenue | 7,329 | 10,862 |
| Total revenue | 507,877 | 524,131 |
| Of which: | | |
| Revenue from contracts with customers | 504,214 | 520,852 |
| Other sources | 3,663 | 3,279 |

Other sources of revenue include real estate and network rental fees which are presented above in the Fixed-line wholesale and Fixed-line other revenue lines.

Equipment revenue is recognized at a point in time while service revenue is recognized over time.

None of the Company's customers represent a significant source of revenue individually. Revenues from transactions with a single external customer (or group of entities that – knowingly to us – are under common control of a third party or government) do not exceed 10% of the Company's revenues.

Regarding geographical segmentation of revenue please see Note 33.

18.4 Assets and liabilities related to contracts with customers

Contract assets of the Company consist of unbilled amounts typically resulting from sales under long-term contracts when revenue recognized exceeds the amount billed to the customer.

Contract liabilities consist of advance payments and billings in excess of costs incurred and deferred revenue.

| | For the year ended December 31, | |
|---|---------------------------------|---------|
| | 2019 | 2020 |
| Contract assets – current | 11,890 | 12,006 |
| Contract assets – non-current | 3,325 | 3,411 |
| Contract liabilities – current | (7,147) | (7,660) |
| Net contract assets (liabilities) | 8,068 | 7,757 |
| Revenue recognized in the reporting period from amounts included in contract liability at the beginning of the period | 6,380 | 5,780 |
| Asset recognized from the costs to obtain contracts with customers | 4,119 | 4,951 |
| Amortisation recognized as cost of obtaining contracts during the period | (5,586) | (5,255) |

Impairment losses recognized on contract assets are disclosed together with trade receivables in Note 4.2.2.2. and amounted to HUF 1,615 million as at December 31, 2020 (HUF 1,200 million in 2019).

As of December 31, 2020 the aggregate amount of the transaction price allocated to the remaining performance obligation is HUF 165,572 million and the Company will recognize this revenue as services are rendered, which is expected to occur over the next 13-24 months.

19 DIRECT COSTS

| | 2019 | 2020 |
|-----------------------------|---------|---------|
| Telecom tax(a) | 24,749 | 27,572 |
| Interconnect costs | 16,236 | 16,826 |
| SI/IT service related costs | 6,304 | 9,305 |
| Bad debt expense | 7,775 | 8,609 |
| Other direct costs(b) | 149,858 | 158,652 |
| Total direct costs | 204,922 | 220,964 |

- (a) Telecom tax was introduced in Hungary for fixed and mobile voice and mobile SMS/MMS services, effective from July 1, 2012. The tax imposed on fixed and mobile usage amounts to HUF 2 per minute and HUF 2 per SMS/MMS for private individual subscribers' subscriptions and to HUF 3 per minute and HUF 3 per SMS/MMS for non-private individual subscribers' subscriptions. The tax is capped at HUF 700 and HUF 5,000 per month per calling number for private and non-private individuals' subscriptions, respectively.
- (b) Other direct costs include costs of mobile and fixed devices, accessories and other equipment, agent commissions and non-voice direct costs.

20 EMPLOYEE-RELATED EXPENSES

20.1 Employee-related expenses – Accounting policies

20.1.1 Short-term employee benefits

Short-term employee benefits are recognized as a current expense in the period when employees render their services. These include wages, social security contributions, bonuses, paid holidays, discounted telephone bills, meal and holiday contributions and other fringe benefits and the tax charges thereon.

Payments to defined contribution pension and other welfare plans are recognized as an expense in the period in which the service is rendered by the employees.



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20.1.2 Share-based payments

Magyar Telekom recognizes the costs of services received from its employees in a Share-based payment transaction when services are received. Magyar Telekom recognizes a corresponding increase in its equity reserves (Reserve for equity-settled share-based transactions) if the services are received in an equity-settled share-based payment transaction. When the share-based compensation program is completed, i.e. the shares are transferred to the employees' ownership or the share options have forfeited, the respective reserve is derecognized. If the services are received in a cash-settled share-based payment transaction, the Company recognizes the expense against a liability, re-measured to fair value at each financial statements date.

In 2020 Magyar Telekom had only cash settled share based payment programs running.

Bonuses tied to the long-term performance of the Magyar Telekom and Deutsche Telekom shares are recognized in the Profit for the year at their time-proportioned fair value against an accumulating balance in liabilities.

20.1.2.1 Share Matching Plan of Deutsche Telekom Group

As of July 1, 2015, Magyar Telekom implemented a Share Matching Plan for all executives (ca. 40). Participation in the program is voluntary, with the exception of the CEO.

The participant can invest a minimum of 10% of his/her gross annual bonus in Deutsche Telekom shares, with an option to voluntarily increase this amount to a maximum of 50% (personal investment). These shares must be kept for at least for four years (the lock-up period), the participant is granted matching shares upon expiry of the lock-up period. The share allocation ratio of the program (1:1 or 1:2) depends on the participant's individual Management Group (MG). Deutsche Telekom grants the matching shares to the participant based on the Deutsche Telekom shares acquired by the participant within the framework of the program. The program starts annually if the free cash flow target of Deutsche Telekom Group was met in the previous year.

The program initiated by DT is settled in DT shares with the participants, meanwhile Magyar Telekom has to settle it with DT AG in cash at the same time participants are granted the DT shares therefore the closing balance of the program is presented as a related-party financial liability in the Separate statements of financial positions as it is settled in cash from the perspective of Magyar Telekom and is due to be paid to DT AG.

In 2020 HUF 28 million was recognized (2019: HUF 21 million) as expense for the program.

20.1.2.2 Long-term incentive program (LTI)

As of January 1, 2015 Magyar Telekom Company changed its existing LTI program, which turned it into a share-based compensation program. The 2020 LTI program is a global, Deutsche Telekom Group-wide incentive program.

Approximately 40 executives may participate in the program. The CEO's participation is unconditional, while other executives may participate only if the evaluation of the participant's performance in the previous year meets the requirements.

LTI is payable in cash tied to the achievement of four key strategic indicators. In the framework of the program, in each year a new four-year tranche is to be launched. Payment is due after the end of the program term depending on the evaluation of the achievement of the pre-set targets (0 to 150%).

At the beginning of the program, the relevant incentive amount is converted into a number of virtual shares of DT AG and awarded to the plan participant in the form of virtual shares (basic number). The annual level of target achievement is determined at the end of each year. This target achievement level is multiplied on a pro rata basis by the basic number of virtual shares awarded. The number of virtual shares calculated using this method shall then be "fixed" for the plan participant as the binding result for that specific year ("annual result"). At the end of the plan term, the four binding annual results shall be added together. The resulting total number of virtual shares shall be converted into cash applying the prevailing price of DT AG shares at that time, which is paid to the plan participants. For dividend payments during the plan term, the virtual shares shall be treated as real shares. The dividends shall be taken into account as follows: The first/second/third dividend payments shall be "reinvested" into virtual shares when the actual dividends are paid on real shares. The fourth (and last) dividend payment shall not be reinvested but paid in cash together with the plan payment following the DT AG shareholders' meeting at which a decision is made regarding this dividend payment. The plan currency is euro.



In 2020, HUF 573 million was recognized as expenses for the program (2019: HUF 322 million).

20.1.2.3. Repeated Performance Incentive (RPI)

The RPI honors repeated, extraordinary collective performance, which is measured by the overachievement of a defined bonus KPI. The group-wide relevant bonus KPI is EBITDA unadjusted. RPI is for a defined group of Executives (including Business Leaders) at Deutsche Telekom Group.

It is a four-year plan, running from 2018 to 2021. If there is a target achievement in two consecutive years as defined in the policy regarding the RPI, the first year is only considered as the year of eligibility. HUF 651 million was recognized as expenses on RPI in 2020 (2019: HUF 444 million). The amount of the bonus payout depends on Management level, target achievement of the segment and the number of years of consecutive overperformance.

20.1.3 Termination benefits

Termination benefits are payable whenever an employee's employment is terminated before the nominal retirement date or whenever an employee accepts voluntary redundancy in exchange for these benefits. The Company recognizes termination benefits when it is demonstrably committed to either terminate the employment of current employees according to a detailed formal plan without the possibility of withdrawal or to provide termination benefits as a result of an offer made to encourage voluntary redundancy.

20.2 Employee-related expenses in the Statements of profit or loss and other comprehensive income

| - | 2019 | 2020 |
|---|---------|---------|
| Short-term benefits (Note 20.1.1) | 55,843 | 57,648 |
| Termination benefits (Note 20.1.3) | 3,958 | 4,584 |
| Equity-settled share-based compensations (Note 20.1.2.1) | 21 | 28 |
| Cash-settled share-based compensations (LTI) (Note 20.1.2.2) | 322 | 573 |
| Cash-settled share-based compensation (RPI) (Note 20.1.2.3) (a) | 444 | 651 |
| Total before capitalization | 60,588 | 63,484 |
| Expenses capitalized | (5,767) | (5,465) |
| Total | 54,821 | 58,019 |
| Total costs expensed in relation to defined contributions | | |
| (including social security contribution) (b) | 9,657 | 9,192 |
| Average number of employees (full time equivalent) | 5,664 | 5,278 |
| Closing number of employees (full time equivalent) | 5,501 | 5,149 |

(a) Short-term benefits included the Repeated Performance Incentive program in 2019. The consistency of the note and magnitude of the amount requested to present this program on separate line in 2020.

(b) The voluntary pension fund contribution which is paid by the Company, ceased in 2019.

21 OTHER OPERATING EXPENSES

| | | 2019 | 2020 | |
|----------------------------------|-----|--------|--------|--|
| Cost of other purchased services | (a) | 45,015 | 37,352 | |
| Marketing expenses | | 7,735 | 6,501 | |
| Utility tax | | 7,214 | 7,211 | |
| Energy costs | | 5,330 | 6,714 | |
| Other operating expenses | | 8,841 | 7,117 | |
| Total | | 74,135 | 64,895 | |



Research as well as marketing costs are expensed as incurred. The Company did not recognize research and development among other operating expenses in 2020 (2019: HUF 1 million).

(a) Audit costs included in other purchased services

Cost of other purchased services, among others, include expenses incurred in relation to the audit of the separate and consolidated financial statements of the Company as well as other services provided by PricewaterhouseCoopers Könyvvizsgáló Kft. (PwC) as follows.

| | 2019 | 2020 |
|-----------------------------------|------|------|
| Audit of the financial statements | 307 | 313 |
| Other audit-related fees | 33 | 2 |
| Other non audit-related fees | 90 | 81 |
| Total expenses payable to PwC | 430 | 396 |

Audit of the financial statements is the aggregate fees of PwC in connection with the audit of our annual financial statements and services performed in relation to legal obligations and submissions required by regulatory provisions. Review of the quarterly financial statements is also included, as well as information systems and procedural reviews and testing to understand and place reliance on the systems of internal control.

Other audit-related services mainly include other professional auditing services provided by the Auditor beyond the audit of the financial statements, as well as other audit procedures necessary for meeting the reporting requirements arising from relevant legislation and internal regulations.

Other non-audit related fees are fees of PwC primarily related to consulting services and services like participation by Magyar Telekom employees in conferences and training sessions organized by PwC.

22 OTHER OPERATING INCOME

| | 2019 | 2020 |
|--|----------------|--------------|
| Gain on the sale of PPE, Intangible assets and assets held for sale Income received for the relocation of our own network | 2,863 1,503 | 1,860 796 |
| Income from insurance compensation | 72 | 74 |
| Lessee income | 16 | 87 |
| Other | 2,475 | 2,223 |
| Total | 6,929 | 5,040 |

23 INTEREST INCOME

| | 2019 | 2020 |
|---|------|-------|
| Interest income on loans and receivables | 271 | 295 |
| Unwinding of the interest component of provisions | 5 | 362 |
| Interest income from leases | 611 | 445 |
| Total | 887 | 1,102 |

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24 INTEREST EXPENSES

| | 2019 | 2020 |
|--|--------|--------|
| Interest expense payable on loans to related parties | 5,738 | 3,246 |
| Interest expense on loans to unrelated parties | 2,695 | 3,589 |
| Interest expense on lease liabilities | 5,565 | 5,396 |
| Accretion / interest on provisions | 235 | 168 |
| Borrowing costs capitalized | (83) | (209) |
| Total | 14,150 | 12,190 |

Borrowing costs include interest and other costs that the Company incurs in connection with the borrowing of funds. Borrowing costs that are directly attributable to the acquisition, construction or production of a qualifying asset form part of the cost of that asset. The borrowing costs eligible for capitalization of general borrowings that are used for the purpose of obtaining qualifying assets are capitalized applying the weighted average of the borrowing costs applicable to the general borrowings of the Company that are outstanding during the period. For further information see Note 2.1.1. A qualifying asset is an asset that necessarily takes a substantial period of time, in general over 12 months, to get ready for its intended use. Other borrowing costs are recognized as an expense.

Total Interest expenses are shown net of borrowing costs capitalized using average borrowing rates of 0.92%-1.59% in 2020 (2019: 1.43%-3.47%). When calculating the borrowing rates, Other finance expenses (included in Note 25) are also considered.

25 OTHER FINANCE EXPENSES - NET

| _ | 2019 | 2020 |
|--|-------|----------|
| Net foreign exchange losses / (gains) on financial instruments | 5,255 | 25,582 |
| Other net foreign exchange losses / (gains) | 1,246 | 4,223 |
| Fee expense Losses / (gains) on the subsequent measurement of financial assets fair value | 4,395 | 4,730 |
| through profit and loss (other than derivatives) Losses / (gains) on the subsequent measurement of financial liabilities at fair | - | 38 |
| value through profit and loss (other than derivatives) | - | 9 |
| Losses/(gains) on the subsequent measurement of derivatives contracted with related parties Losses/(gains) on the derecognition of derivatives contracted with related | (606) | (19,663) |
| parties | (840) | (2,441) |
| Total | 9,450 | 12,478 |

Significant increase in the amount of Losses / (gains) on the subsequent measurement of derivatives contracted with related parties in 2020 is due to the higher volatility of HUF exchange rates, increase in the volume of derivatives by cross-currency and interest rate swap and the change in maturity and volume of forwards.

26 RESULTS OF INVESTMENTS

26.1 Results of investments in subsidiaries

Dividends receivable by the Company are recognized as a receivable and income in the period in which the dividends are approved by the general meeting of the investees.

The following table shows dividends received from the Company's investments related to years 2019 and 2020:

| | 2019 | 2020 |
|-----------------|-------|-------|
| Stonebridge A.D | 4,456 | 4,938 |
| Investel Kft | 1,409 | - |
| Other | 809 | 3,734 |
| Total | 6,674 | 8,672 |

26.2 Results of investments in associated companies and joint ventures

Dividend received from E2 Hungary Zrt. was HUF 405 million in 2019. The Company lost the joint control and significant influence over E2 Hungary Zrt. in February 2020 (see Note 11).

27 EARNINGS PER SHARE (EPS)

Basic earnings per share is calculated by dividing profit attributable to the owners of the Company for the period by the weighted average number of common stocks outstanding. All figures are presented in the Statements of profit or loss and other comprehensive income.

There was no transaction resulting dilutive shares in the reported periods therefore the presented basic and diluted EPS are equal in 2019 and 2020.

The Company is subject to preparation of a consolidated annual report so disclosures related to the EPS indicator (based on IAS 33) are shown based on consolidated financial statements.

28 PURCHASE OF PROPERTY, PLANT AND EQUIPMENT AND INTANGIBLE ASSETS

The table below shows the reconciliation of investments in property, plant and equipment and intangible assets and the cash payments made for these investments. Capitalized borrowing costs are included in the Investments in PPE and intangible assets, where applicable.

| | | 12.31.2019 | 12.31.2020 |
|---|-----|------------|------------|
| Investments in property, plant and equipment (Note 9) | | 55,186 | 72,722 |
| Investments in Right-of-use assets | (a) | 22,663 | 41,785 |
| Investments in intangible assets (Note 10) | | 15,392 | 108,153 |
| Total investments in PPE and intangible assets | | 93,241 | 222,660 |
| | | | |
| Capitalized asset-related grant | (b) | 5,330 | 1,313 |
| Capitalized annual frequency fee payable | (c) | - | (37,343) |
| Change in Right-of-use assets | | (22,663) | (43,875) |
| Change in trade payables relating to capital expenditures | (d) | 6,296 | (6,984) |
| Recognition / (Derecognition) of investment tax credit | (e) | _ | 2,752 |
| Cash payments for purchases of PPE and intangible assets | | 82,204 | 138,523 |

For explanations (a)-(e) see as follows.

- (a) For further information, please see Notes 9.2, 17.
- (b) In 2020 the Company spent further HUF 1.3 billion that is not paid by the government. It is presented in Notes 4.2.3.2 and see also Notes 9 and 14 for government grants relating to the purchase of PPE.
- (c) The present value of the annual frequency fees is capitalized as part of the intangible asset (Licenses) if the future payments can be reliably estimated, however, these fees are paid in cash in subsequent periods. The cash payments on the discounted liability are included in the Repayment of other financial liabilities line of the Financing cash flow,



while the interest payments accruing on the discounted liability are included in the Interest and other financial charges paid line of the Operating cash flow. The significant license acquisitions are described in Note 10.5.

- (d) Change in payables relating to capital expenditures includes the effect that the actual cash settlement of the vendor invoices is made subsequent to the recognition of the investment.
- (e) For further information see Note 6.

29 PURCHASE OF SUBSIDIARIES

There were no payments on acquisitions considered as a subsidiary or a business combination in 2019 and 2020.

30 CONTINGENT ASSETS AND LIABILITIES

30.1 Contingent assets

A contingent asset is a possible asset that arises from past events and whose existence will be confirmed only by the occurrence of uncertain future events not within the control of the Company. These assets are not recognized in the statements of financial position.

The Company has no contingencies where the inflow of economic benefits would be probable and material.

30.2 Contingent liabilities

No provision is recognized for contingent liabilities. 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 (excluding executory contracts) 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.

The most significant contingent liabilities of the Company are described below. No provisions have been recognized for these cases, as management estimates that it is unlikely that these claims originating from past events would result in any material economic outflows or the amount of the obligation cannot be measured with sufficient reliability.

30.2.1 Guarantees

Magyar Telekom is exposed to risks that arise from the possible drawdown of guarantees, for which see more details in Note 4.5.4.

31 PURCHASE COMMITMENTS

31.1 Property, plant and equipment and intangible assets

The table below summarizes Magyar Telekom's contractual purchase commitments for property, plant and equipment and intangible assets with the majority falling due within two years.

| | 12.31.2019 | 12.31.2020 |
|-------------------------------|------------|------------|
| Property, plant and equipment | 156 | 808 |
| Intangible assets | 2,870 | 4,012 |
| Total | 3,026 | 4,820 |





31.2 Investments

As at December 31, 2020 and 2019 the Company had no committed business combinations.

32 RELATED-PARTY TRANSACTIONS

Related parties of the Company include legal entities and persons that are related to the Company. A person or a close member of that person's family is related to the Company if that person:

- has control or joint control of the reporting entity;
- has significant influence over the reporting entity; or
- is a member of the key management personnel of the reporting entity or of a parent of the reporting entity.

An entity is related to a reporting entity if any of the following conditions apply:

- The entity and the reporting entity are members of the same group (which means that each parent, subsidiary and fellow subsidiary is related to the others).
- One entity is an associate or joint venture of the other entity (or an associate or joint venture of a member of a group of which the other entity is a member).
- Both entities are joint ventures of the same third party.
- One entity is a joint venture of a third entity and the other entity is an associate of the third entity.
- The entity is a post-employment benefit plan for the benefit of employees of either the reporting entity or an entity related to the reporting entity. If the reporting entity is itself such a plan, the sponsoring employers are also related to the reporting entity.
- The entity is controlled or jointly controlled by a person related to the entity or such a person holds a key position in the reporting entity.
- The entity, or any member of a group of which it is a part, provides key management personnel services to the reporting entity or to the parent of the reporting entity.

The transactions with related parties are priced at arm's lengths basis, if the conditions are met.

32.1 Related-party transactions in the Statements of financial position

The tables below summarize the carrying amount of assets and liabilities arising from transactions with related parties as of December 31, 2019 and 2020:

| 12.31.2019 | Trade receivables | Other recei- vables (advances) | Loans given | Lease receivables | Loans received | Lease liabilities | Swap - liabilities | Dividends payables |
|---|----------------------|--------------------------------------|----------------|----------------------|----------------------|----------------------|-----------------------|-----------------------|
| Parent | 3,984 | - | 3,563 | - | (117,313) | - | (1,890) | (15,566) |
| Subsidiaries Associates and joint | 1,532 | 233 | 4,461 | 10,506 | (1,564) | (6,767) | - | - |
| ventures | 478 | - | - | - | - | - | - | - |
| Other related parties (a) | 2,025 | 83 | - | - | (91,041) | (6) | - | - |
| Total | 8,019 | 316 | 8,024 | 10,506 | (209,918) | (6,773) | (1,890) | (15,566) |
| 12.31.2020 | Trade receivables | Other recei- vables (advances) | Loans given | Swap receivables | Lease receivables | Loans received | Lease liabilities | Dividends payables |
| Parent | 2,300 | - | 19,768 | 20,696 | - | (89,675) | - | (12,454) |
| Subsidiaries Associates and joint | 3,035 | 39 | 4,423 | - | 5,249 | (11,218) | (8,246) | - |
| ventures | 1 | - | - | - | - | - | - | - |
| Other related parties (a) | 1,796 | 301 | - | - | - | (98,058) | 1 | - |
| Total | 7,132 | 340 | 24,191 | 20,696 | 5,249 | (198,951) | (8,245) | (12,454) |
| (a) Δ significant part of Otl | her related nart | ies is related to | | | | | | |

(a) A significant part of Other related parties is related to DTIF.

No impairment was recognized for receivables from related parties in the reported years. Lease receivables include the lease of a part of the Magyar Telekom headquarters to T-Systems Magyarország Zrt.

32.2 Related-party transactions in the Statements of profit or loss and other comprehensive income

The tables below summarize the significant transactions with related parties as of December 31, 2019 and 2020:

| 12.31.2019 | Revenue from services | Cost of services | Dividend received | Interest expense | Swap | FX loss/gain | Dividend paid |
|--------------------------------------|-----------------------------|------------------|----------------------|---------------------|---------|-----------------|------------------|
| Parent | 3,929 | (5,826) | - | (4,099) | (1,445) | - | (15,566) |
| Subsidiaries Associates and joint | 4,417 | (16,389) | 6,674 | (340) | - | - | - |
| ventures | 159 | (4,504) | 405 | - | - | - | - |
| Other related parties. (a) | 7,815 | (8,211) | - | (1,591) | - | (4,542) | - |
| Total | 16,320 | (34,930) | 7,079 | (6,030) | (1,445) | (4,542) | (15,566) |

| 12.31.2020 | Revenue from services | Cost of services | Dividend received | Interest expense | Swap | FX loss/gain | Dividend paid |
|--------------------------------------|-----------------------------|------------------|-------------------|---------------------|--------|-----------------|------------------|
| Parent | 3,298 | (5,177) | - | (1,438) | 22,110 | - | (12,454) |
| Subsidiaries Associates and joint | 4,950 | (13,783) | 8,671 | (402) | (6) | - | - |
| ventures | 29 | (716) | - | - | - | - | - |
| Other related parties. (a) | 8,261 | (9,436) | - | (1,706) | - | (19,915) | - |
| Total | 16,538 | (29,112) | 8,671 | (3,546) | 22,104 | (19,915) | (12,454) |

(a) A significant part of Other related parties is related to DTIF.

32.3 Transactions with Deutsche Telekom Group and the Federal Republic of Germany

32.3.1 Deutsche Telekom Group

Deutsche Telekom AG is the ultimate (indirect) controlling owner of Magyar Telekom, holding 59.21% of the Company's shares. Deutsche Telekom Group has a number of fixed-line, mobile and IT service provider subsidiaries worldwide, with whom Magyar Telekom has regular transactions.

Deutsche Telekom International Finance B.V. (DTIF) the subsidiary of DTAG is the treasury center of DT Group, which typically provides loan financing across the DT Group including Magyar Telekom as an intercompany partner.

32.3.2 The Federal Republic of Germany

The Federal Republic of Germany is both a direct and an indirect shareholder and holds approximately 32 percent of the share capital of DT AG. Due to the average attendance at the shareholders' meetings, the Federal Republic of Germany represents a solid majority at the shareholders' meetings of DT AG, although it only has a minority shareholding, making DT AG a dependent company of the Federal Republic. Therefore, the Federal Republic and the companies controlled by the Federal Republic or companies over which the Federal Republic can exercise a significant influence are classified as related parties of DT AG, and consequently of Magyar Telekom as well.

DT AG and Magyar Telekom did not execute, as part of its normal business activities, any transactions that were individually material in the 2020 or 2019 financial year with companies controlled by the Federal Republic or companies over which the Federal Republic can exercise a significant influence.





32.4 Joint ventures

E2 Hungary Zrt. has been a joint venture of the Magyar Telekom since July 9, 2015 and provides energy services for business customers.

The Company lost its joint control in E2 Hungary Zrt. upon the requisite authority clearance in February 2020. MET Group's intention was to fully (100%) consolidate E2 Hungary Zrt.. In order to fulfill this request and also to take into consideration Magyar Telekom's future interest, the shareholders agreement was amended in line with the relevant factors that resulted in Magyar Telekom not only lost the joint control but also the significant influence.

The Company did not have material transactions with its joint venture in either 2019 or 2020.

32.5 Board and Supervisory Board members

| | 12.31.2019 | 12.31.2020 |
|--|------------|------------|
| Remuneration of the members of the Board of Directors | 11 | 28 |
| Remuneration of the members of the Supervisory Board | 54 | 44 |
| Loans granted to the members of the Board of Directors | _ | - |
| Loans granted to the members of the Supervisory Board | - | - |

32.6 Key management personnel

Key management has been identified as the members of the Company's Chief Officers. The Chief Executive Officer (CEO) and the other Chief Officers (Chief Officers) together fulfill the Chief Operating Decision Maker (CODM) function in the Company.

The table below shows, in total, the compensation expenses (including social security and other payroll-related taxes) incurred by the Company in relation to the key management.

| 12.31.2019 | 12.31.2020 |
|------------|----------------------|
| 627 | 712 |
| - | 150 |
| 9 | 24 |
| 636 | 886 |
| 128 | 152 |
| | 627 - 9 636 |

The Company did not provide loans or guarantees to its key management.

32.7. Guarantees provided by the Company for liabilities of related parties and guarantees provided by related parties for liabilities of the Company

32.7.1 Bank guarantees

Bank guarantees for subsidiaries issued by Magyar Telekom in the name of the subsidiaries and it pays the related fees for the bank. In the case of guarantee drawdown the Magyar Telekom's bank account shall be debited with the amount drawndown/paid. Fees paid by Magyar Telekom reinvoiced within the group.

The following table presents the guarantees provided by the Company for liabilities of related parties:

| Sum of Guarantee | | | | | |
|---|-------|-------|--|--|--|
| Type of the guarantee 31.12.2019 31.12.2020 | | | | | |
| Bank guarantee | 3,190 | 1,731 | | | |

For further information see Note 4.5.4.

33 REPORTABLE SEGMENTS AND INFORMATION ABOUT GEOGRAPHICAL AREAS

33.1 General information

As a result of the change in Magyar Telekom's management structure, the Management Committee ceased to exist as a formal corporate decision-making body as of January 1, 2020. The Company has subsequently initiated an assessment of the potential consequences of this change on corporate disclosure. Following the change in decision - making mechanism, the Chief Executive Officer (CEO) and the other Chief Officers (Chief Officers) together fulfill the Chief Operating Decision Maker (CODM) function in the Group. The Chief Officers assess the performance of the Company and make their decisions. Along with this change the management had a reassessment of the composition of operating segments and reporting segments of the Group which resulted in that the operating and reporting segments' structure remained unchanged in 2020, MT-Hungary and North Macedonia.

Magyar Telekom operates in Hungary providing mobile and fixed-line telecommunications and TV distribution services to millions of residential and small businesses customers mainly under the "Telekom" or "T" brand. Magyar Telekom is also responsible for the wholesale mobile and fixed-line services in Hungary, and performs strategic and cross-divisional management and support functions including Procurement, Treasury, Real estate, Accounting, Tax, Legal, Internal Audit and similar shared services and other central functions of the Company. For details on revenue please refer to Note 18.

33.2 Information about geographical areas

Considering that Magyar Telekom provides its services within the boundaries of Hungary and the base of geographical classification is the headquarters of the Company, all the realized revenues by the Company are in the category of Hungary. In a similar manner all tangible assets of the Company are classified as Hungary considering geographical areas.

33.3 Information about revenues for group of products and services

Revenues from customers for group of similar products and services are disclosed in Note 18.3.

33.4 Information about revenues from major customers

None of the Company's customers represent a significant source of revenue. Revenues from transactions with a single external customer (or group of entities that – knowingly to us – are under common control of a third party or government) do not exceed 10 per cent of the Company's revenue.

34 REGULATED MARKETS AND PROCEDURES

Magyar Telekom's primary activities are the fixed-line and mobile operations in Hungary. These services are partially regulated by Hungary' laws or other legislations. These services in most cases require a request for service provision or acquisition of requested rights, which usually requires a one-off fee and annual payments.

The most important features of the regulations of these services are described below.

The regulation of the Hungarian telecommunications markets is primarily based on Act C of 2003 on Electronic Communications (Eht.) and the decrees issued by the President of the National Media and Communications Authority (NRA). The NRA is an independent regulatory body which, in addition to its law enforcement activities, also legislates on the basis of legal authority.



Hungary implemented Directive 1972/2018 / EU (EECC) partially by December 21, 2020 (with Section 16 of the Electronic Communications Act being applicable June 30, 2021). The EECC will regulate fix and mobile call termination rates in the whole EU/EEA by a Delegated Act, but the legal framework for formerly regulated markets remains largely unaffected.

34.1 Access regulation

Currently, the following markets are identified in Hungary in accordance with Commission Recommendation 2014/710 / EU:

- 1. Wholesale fixed call termination (M1)
- 2. Wholesale mobile call termination (M2)
- 3.a) Wholesale local access at a fixed location WLA (M3a)
- 3.b) Wholesale central access for mass-market products WCA (M3b)
- 4. Wholesale high-quality access at a fixed location (M4)

Magyar Telekom was designated as an SMP operator (a service provider with significant market power) on all 4 regulated markets.

M1: With regards the fix networks' regulated interconnection (M1) the NRA published its fifth-round market analysis procedure's resolution on May 15, 2018. The resolution's FTR (fix termination rate) proposal - that is based on a pure BU-LRIC model - is 0.26 HUF/min. The new fee had to be applied symmetrically with an effect from end of the second quarter of 2018 altogether for 144 operators. Previous regulation of fix origination, also carrier selection and call-by-call obligation was terminated with this last resolution.

The latest MARIO and supplementary interconnection service fees came into force on January 1, 2020.

M2: The Company is designated as an SMP operator (a service provider with significant market power) in the mobile wholesale call termination market (new M2, old M7 market) and subject to regulatory obligations regarding the termination charge of calls into its network, mobile termination rate (MTR). The last mobile market resolution was published on January 13, 2021, however, this resolution only contains the SMP designation, with the obligations, such as the n MTR of 1.71 HUF/min net cost-based fee remaining untouched. With regards to obligations, the NRA will deliver a separate resolution.

M3: Magyar Telekom is Hungary's leading fixed-line broadband service provider in the wholesale market and one of the leading ones in the retail market. In accordance with the effective resolution, all retail fixed products shall be 'reproducible' by competitors based on the wholesale service. Consequently, the full retail portfolio shall have a wholesale equivalent. Previous regulation defined a retail minus price setting.

The NRA published the latest *resolutions* with regards to markets 3a (M3a) and 3b (M3b) on December 15, 2017. SMP operators are obliged to prepare reference unbundling offer for access to (physical) passive network infrastructure (RUO) and to provide these services when there is a request for them by other telecommunications service providers. The reference offer of each SMP operator must be approved by the NRA. The latest market resolution introduced the geographical segmentation, thus relieving the company of obligations in certain competing settlements. Magyar Telekom was designated as an SMP in both 3a and 3b markets. Service fee calculation for all relevant regulated services – both markets 3a (resolution PC/17915-66/2017.) and 3b (resolution PC/17920-66/2017.) - are with a BU-LRIC+ model. New fees had to be applied as of January 1, 2019.

As a novelty the geographically segmented regulation was implemented with the last resolution. As a result, in those settlements where competition bases, Magyar Telekom's SMP was withdrawn. In the M3a resolution a new service obligation has been introduced, the L2-WAP (Layer 2 Wholesale Access Service) obligation. The NRA has published the latest reference unbundling offer – containing the L2WAP service – through its resolution PC/16593-31/2018. on November 6, 2019. The revised reference offer entered into force on December 1, 2019. The L2-WAP service is to be offered sixth months after the entry into force of the revised reference offer, i.e. June 1, 2020.

M4: In the high-quality broadband market (M4) the NRA published its resolution (PC/12186-44/2018.) on February 27, 2019. Magyar Telekom has been designated as the SMP for the "Ethernet leased line termination segment service". According to the resolution Magyar Telekom is subject to SMP obligations throughout Hungary, providing high-quality access at a regulated cost-based price.



34.2 Spectrum procedures

In June 2012, the Hungarian Parliament adopted the modification of the Electronic Communications Law extending the scope of competence and tasks of the NRA. Pursuant to the amendment, all spectrum-related issues are dealt with by the NRA.

On December 7, 2004, the Company obtained the spectrum usage right of certain frequency blocks in the 2100 MHz band for the deployment and operation of an IMT2000/UMTS mobile telecommunications system (3G system). The duration of the spectrum license was 15 years (until December 7, 2019) that was extended for another 7.5 years in December 2018 for a one-time fee of HUF 11 billion.

The Company won a tender for a spectrum usage right for a 26 GHz block on April 30, 2009. On May 14, 2012 the NRA granted spectrum license to Magyar Telekom for four pieces of basic spectrum blocks (4 x 2 x 28 MHz each) in the 26 GHz band. Furthermore, Telekom acquired GTS Hungary Ltd's two blocks in the 26 GHz band for HUF 114.6 million HUF net, and has a usage right for it from November 1, 2016. Blocks purchased in 2009 were extended in 2018.

The Company filed an auction bid in December 2011 with the NRA for the right of use of unused spectrum in the 900 MHz frequency band, related to the provision of mobile telecommunications services. The spectrum can be utilized in a technology-neutral manner. The NRA announced its first-instance decision on the result of the 900 MHz auction (Auction) on January 30, 2012. Magyar Telekom won the right of use of two duplex frequency blocks of 1 MHz each for a period of 15 years.

On September 6, 2013 Magyar Telekom and the NRA signed the modification of the Authority Contract on the use of the 900 MHz and 1800 MHz frequency bands. The main stipulations of the modification are the following:

On May 22, 2014, the NRA published the "Documentation for the tender announced in the subject of spectrum licenses for broadband services". Blocks in 800 MHz / 900 MHz / 1800 MHz / 2600 MHz and 26 GHz frequency bands were auctioned.

On September 29, 2014 the NRA published the tender results so that Magyar Telekom acquired the following frequencies for an aggregate amount of HUF 58,650 million:

- 2 x 10 MHz in 800 MHz
- 2 x 2 MHz in 900 MHz
- 2 x 30 MHz in 2600 MHz
- 2 x 10 MHz in 1800 MHz.

On October 15, 2014 Magyar Telekom and the NRA signed the Authority Contract on the use of the 800MHz, 900 MHz and 1800 MHz frequency bands that came into force right on that day. For the new bands the frequency license and radio permission were issued on October 17, 2014 to Magyar Telekom.

As a result of the last tender Magyar Telekom acquired frequency usage rights in the above listed spectrums till June 15, 2029. The Authority Contract can be extended another five years if all requirements defined in the contract are met.

On July 18, 2019, the NRA published the "Documentation for the auction announced in the subject of spectrum licenses for 5G services". Blocks in the 700 MHz / 2100 MHz / 2600 MHz and 3600 MHz frequency bands were auctioned.

On March 26, 2020 the NRA published the bidding results of the auction so that Magyar Telekom acquired the following frequencies:

- 2 x 10 MHz in 700 MHz
- 2 x 10 MHz in 2100 MHz
- 1 x 120 MHz in 3600 MHz.

As a result of the auction Magyar Telekom acquired frequency usage rights in the above-listed spectrums till April 3, 2034. The usage rights can be extended another five years if all requirements defined in the documentation are met.

On October 16, 2020, the NRA published the "Documentation for the auction announced in the subject of spectrum licenses for 900 MHz and 1800 MHz bands". Usage rights shall be valid for 15 years starting from April 2022 and might be extended another five years if all requirements defined in the documentation are met. Magyar Telekom submitted its participation request on November 10, 2020. Six lots of 2x5 MHz blocks are being sold in the 900 MHz band, and 12 lots of

2x5 MHz blocks are being sold in the 1800 MHz band. The auction has already closed successfully in January 2021. For further information see Note 35.1.

34.3. Universal services

Universal services are basic communications services (including access to communication services at a fixed location, public payphones, directory and directory enquiry services) that should be available to all customers at an affordable price. The NRA published its request for voluntary universal service provisioning on January 19, 2018. MT did not bid on any parts of the universal services, so the NRA designated MT to offer the following universal services from January 1, 2019: public payphones, access on fixed location and for national directory enquiry service. As a result of the procedure MT lost two primary areas to serve (Szekszárd – nr74 and Paks – nr75) and received a new one (Szeged - nr62).

The EECC will bring a new framework in universal services as well – MT will likely be able to let go of some of the obscure obligations of the past, while Hungary will have to ensure affordable and available internet access to consumers. This obligation will be investigated by the NRA until August 31, 2021.

34.4. End-user rights

Since June 30, 2007, an EU regulation has been regulating international roaming tariffs for wholesale and retail customers on the basis of a price cap system. The first EU roaming regulation prescribed a glide-path that mandated annual reductions of wholesale and retail prices. (EU Roaming Regulation I.)

As of July 2009. the EU also introduced regulated tariffs for SMS and data roaming similarly to the regulation of voice roaming. (EU Roaming Regulation II.)

As of July 1, 2012. the EU further broadened the European roaming regulation with a new regulatory measure: separate sales of regulated roaming services. As a result, Magyar Telekom had to implement the technical possibility to host an Alternative Roaming Provider in its network and also it allows its own customers to use Local Break-out solutions within the EU offered by a foreign EU member country's mobile operator from July 1, 2014. (EU Roaming Regulation III.)

The actual EU roaming regulation - "Full Roam Like At Home With Fair Use Policy Possibility" - is applied from June 15, 2017. (EU Roaming Regulation IV.). As a result, European retail roaming price levels for voice, SMS and data are equal to domestic prices since summer 2017. The Commission implementing regulation (EU) 2016/2286 of 15 December 2016 laid down detailed rules on the application of fair use policy and on the methodology for assessing the sustainability of the abolition of retail roaming surcharges and on the application to be submitted by a roaming provider for the purposes of that assessment.

In addition, the Company has implemented, by the required deadline of May 15, 2019, Regulation (EC) No 2018/1971 of the European Parliament and of the Council supported by BEREC and BEREC Office, and according to the modified Regulation (EU) 2015/2120, taking into account the withdrawal decision of regulation 1211/2009/EC regulation, the reduction of charges for international calls and SMSs to member states of the European Union.

The EECC will likely affect all customer relations of MT – the implementation work has begun in the third quarter of 2020, with the major NRA regulations are still in draft. We expect serious IT-developments as well as changes in our processes in order to comply with the new regulations.

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35 EVENTS AFTER THE REPORTING PERIOD

35.1. Acquisition of frequency usage rights

The Company won the rights of use of 8 MHz and 20 MHz duplexes on the 900 MHz and 1800 MHz frequency bands respectively in the auction procedure for the entitlements of frequency use of the 900 MHz and the 1800 MHz frequency bands in January, 2021. Entitlement of the currently used 10 MHz and 15 MHz duplexes on the 900 MHz and 1800 MHz frequency bands respectively are due to expire in April, 2022. As a result of the auction Magyar Telekom will be entitled for the usage of the now acquired frequency blocks until 2042 provided that by fulfilling the respective conditions, the term of rights of use for frequencies is extended by five years. The Company is required to pay a total price of HUF 44.28 billion for these frequency blocks and this payment is expected to be due in the first quarter of 2022. The present value of the future frequency fees related to the acquisition of the frequency blocks is approximately HUF 39.5 billion.

Budapest, February 25, 2021

Tibor Rékasi Chief Executive Officer, Board member

Daria Aleksandrovna Dodonova Chief Financial Officer, Board member

MAGYAR TELEKOM TELECOMMUNICATIONS PUBLIC LIMITED COMPANY

BUSINESS REPORT

FOR THE YEAR ENDED DECEMBER 31, 2020



INTRODUCTION

The Company's activities are described in Note 34 of the Consolidated Financial Statements, while the business report provides additional information on the following topics:

- SUMMARY ON 2020 OPERATIONS
- THE COMPANY'S SHARE CAPITAL, VOTING RIGHTS AND TRANSFER OF SHARES
- CORPORATE GOVERNANCE
- SOCIAL COMMITMENTS, LABOUR STANDARDS, HUMAN RIGHTS
- COMPENSATION OF MEMBERS OF THE BOARD OF DIRECTORS, SUPERVISORY BOARD, AND MANAGEMENT
- RESEARCH AND DEVELOPMENT
- REAL ESTATE, SITES OF OPERATION
- SUSTAINABILITY
- ENVIRONMENT PROTECTION
- CORPORATE COMPLIANCE
- ECONOMIC ENVIRONMENT, OUTLOOK AND TARGETS
- INTERNAL CONTROLS, RISKS AND UNCERTAINTIES
- ANALYSIS OF FINANCIAL RESULTS FOR 2020
- SUBSEQUENT EVENTS BETWEEN THE END OF THE YEAR AND THE RELEASE OF THE REPORT

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SUMMARY ON 2020 OPERATIONS

Since the Company is the parent company of Magyar Telekom Group, therefore the Summary on 2020 operations related to Magyar Telekom Group is presented below.

Financials

Magyar Telekom delivered financial results such as revenues, EBITDA AL (Earnings before interest, tax, depreciation and amortization but including the depreciation and interest of Right-of-Use assets) and FCF excluding spectrum licenses in line with the targets communicated for 2020. This is a very significant achievement in the wake of the COVID-19 pandemic affecting 2020. The pandemic posed previously unforeseen challenges not only from a financial perspective, but also on how we operate. Despite such headwinds our profitability increased in line with our targets: EBITDA AL reached HUF 202.6 billion representing a 2.5% increase year-on-year. Thanks to the strong B2C market momentum and our continued strive for efficiency improvement we managed to off-set the negative impact of COVID-19 and continued to deliver rising EBITDA again.

We recorded a 18.3% rise in our investments in 2020, CAPEX after lease and excluding spectrum licenses grew to HUF 106.1 billion. As a result, cash-flows excluding spectrum licenses amounted to HUF 69.5 billion in 2020, while cash flow after spectrum license payments reached HUF 15.3 billion.

Network

Our high quality fixed and mobile networks have never played a more essential role than this year enabling us to provide seamless services to the wider society and our business customers.

As a result of previous years' network development, the gigabit capable network covers over close to 2.5 million access points in Hungary representing 58% of the total.

As far as the mobile network is concerned a clear highlight of the year was the launch of commercial 5G services in April. Shortly after the frequency auction Magyar Telekom commenced providing 5G services on the 3.6 Ghz band. Since then the service was gradually extended and it covered 28 cities in Hungary. Magyar Telekom remains committed to the development of the legacy network, as well. A major upgrade of the radio access network started in the first half of 2020.

Customers

We are proud that Magyar Telekom stepped up to the challenge and catered for the surging demand for telecommunication services during the most testing period of the COVID-19 pandemic. We have recorded a boost in both voice and data traffic during the peaks of the pandemic. We have seen similar patterns across other European markets and such developments prove that our convergent Magenta offer and our more-for-more approach is more relevant than ever. Accordingly, we have seen a strong response from our customers to our upgraded service portfolio and we successfully leveraged those market trends.

Efficiency

Successful efficiency improvement efforts played a vital role and contributed significantly to the achievement of our 2020 targets. While the total number of employees decreased to around 7100 by more than 13% together with a further decrease in other indirect expenses efficiencies supported the bottom line by HUF 5.7 billion in 2020.

Sustainability

Sustainability has played an integral part when amongst strategic priorities of Magyar Telekom even in the past couple of years, yet COVID-19 had a profound impact to our priorities in this regard in 2020. First and foremost, we are proud of how we have supported communities during these challenging times. Over the last couple of months, Magyar Telekom proved that the Company is much more than a telecommunications service provider and we consider ourselves a trusted partner of the society. As far as our customers are concerned, we have introduced a wide range of tailored solutions supporting enhanced connectivity. Furthermore, we stepped up our efforts to ensure safe work environment for our employees wherever possible.

Further to COVID-19 related initiatives Magyar Telekom's ESG (Environmental, Social and Governance) efforts remain highly regarded by ESG rating agencies and alike. Magyar Telekom has been confirmed as a constituent of the FTSE4Good emerging index for the fifth consecutive year, while MSCI confirmed the company's AA rating this year. Meanwhile

ISS's ESG responsible investment assessment named Magyar Telekom as a top-3 company within telecommunications sector with a B Prime rating.

1 THE COMPANY'S SHARE CAPITAL, VOTING RIGHTS AND TRANSFER OF SHARES

As of December 31, 2020, the share capital of Magyar Telekom Plc. was HUF 104,274,254,300, consisting of 1,042,742,543 Series "A" dematerialized ordinary shares. All Series "A" ordinary shares have a nominal value of HUF 100. Rights and obligations related to Series "A" ordinary shares are described in detail in Section 4 of the Articles of Association

(http://www.telekom.hu/about_us/investor_relations/corporate_governance/corporate_governance_documents). Information concerning our ownership structure as of December 31, 2020 is described in the following table:

| | | Percentage of | |
|-----------------------------|------------------|---------------|--|
| Shareholder | Number of shares | share capital | |
| Deutsche Telekom Europe B.V | 617,436,759 | 59.21 | |
| Publicly traded | 403,323,037 | 38.68 | |
| Treasury shares | 21,982,747 | 2.11 | |
| | 1,042,742,543 | 100.00 | |

Deutsche Telekom Europe B.V. owning 60.49% of the Company's voting rights is a member of the Deutsche Telekom Group. The ultimate controlling parent of Magyar Telekom is Deutsche Telekom AG (DT or DT AG).

Deutsche Telekom Europe B.V. does not have different voting rights than our other shareholders and, as with our other shareholders, Deutsche Telekom Europe B.V. is entitled to one vote per each ordinary share that it owns.

1.1 Voting Rights and Voting

The holder of each Series "A" ordinary share shall be entitled to one vote at the General Meeting of the Company. The names of shareholders and nominees who intend to participate at the General Meeting shall be registered in the Share Register on the second working day prior to the starting date of the General Meeting. The General Meeting shall adopt its resolutions by a simple majority vote except for resolutions on issues listed in the Articles of Association, which shall require at least a three-quarters majority of the votes cast. There is no limitation on the rights of non-resident or foreign shareholders to hold or exercise voting rights on the ordinary shares. There is no limitation of voting rights for ordinary shares in the Articles of Association. The Company has no shares assigned with special management rights.

1.2 Transfer of Shares

For the transfer of dematerialized shares, a contract for transfer or other legal title is required and, in that context, the transferor's securities account shall be debited and the new holder's securities account shall be credited with the transferred dematerialized shares. The holder of dematerialized shares shall be considered the holder of the securities account on which the dematerialized shares are recorded.

The transfer of any Series "A" ordinary shares is not bound to any restriction or attainment of agreement.

2 CORPORATE GOVERNANCE

2.1 Annual General Meeting

The General Meeting has the exclusive right to approve and amend the Articles of Association (section 5.2. (a)) unless otherwise provided by law or the Articles of Association. According to the Articles of Association, the Board of Directors is entitled to make decisions regarding any change in the registered seat, sites, branch offices and – except for the main activity – the scope of activities of the Company and in relation to this, to modify the Articles of Association (section 6.4.(p)).



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2.2 Board of Directors

The Board of Directors operates based on its Rules of Procedure. (https://www.telekom.hu/about_us/investor_relations/corporate_governance/board_of_directors).

The rules of competence regarding the capital increase and purchase of treasury shares are detailed in Sections 5.2 (b) and (p) as well as 6.4. (l) and (m) of the Articles of Association. The Board of Directors¹ by its Resolution No. 4/5 (04.24.2020) adopted an authorization to purchase Magyar Telekom ordinary shares for 18 months starting from the date of approval of the resolution. See the detailed description of the authorization on the General Meetings section of our website.

The Board of Directors is responsible for all matters relating to the Company's management and course of business not otherwise reserved to the General Meeting or to other corporate bodies by the Articles of Association or by the laws. The Board of Directors draws up, at the end of each business year, a report for the General Meeting and quarterly to the Supervisory Board on the management of the Company, the assets of the Company, the financial situation of the Company and the business policy of the Company.

Pursuant to the Articles of Association, the Board of Directors consists of a minimum of five and a maximum of eleven members elected by the General Meeting for a term of three years, unless otherwise provided by the General Meeting. On December 31, 2020, there were eight members of the Board of Directors.

Meetings of the Board of Directors are held at least four times a year. Meetings of the Board of Directors require the presence of at least the majority of the members for a quorum. Each member of the Board of Directors has one vote. The Board of Directors passes resolutions by a simple majority vote.

On December 31, 2020, members of the Board of Directors, their principal occupation and the years of their original election were as follows:

| Name | <u>Born</u> | Principal Occupation | <u>Member</u> since |
|---------------------------------|-------------|--|------------------------|
| | | | |
| Dr. Robert Hauber | 1971 | Senior Vice President Finance & Performance Management Europe, DT AG, Chairperson of the Board of Directors of Magyar Telekom Plc. | 2017 |
| Daria Aleksandrovna Dodonova | 1976 | Chief Financial Officer of Magyar Telekom Nyrt. | 2020 |
| Gábor Fekete | 1950 | Consultant | 2020 |
| Ralf Nejedl | 1970 | Senior Vice President B2B Europe, Deutsche Telekom AG | 2016 |
| Frank Odzuck | 1959 | Chief Executive Officer of Zwack Unicum Plc. | 2006 |
| Péter Ratatics | 1982 | Chief Operating Officer of MOL | 2019 |
| Tibor Rékasi | 1973 | Chief Executive Officer of Magyar Telekom Plc. | 2018 |
| Éva Somorjai-Tamássy | 1966 | Chief Human Resources Officer of European Center, Deutsche Telekom AG | 2019 |

The members' assignment lasts until May 31, 2022.

¹ Due to the situation caused by the coronavirus epidemic (Covid-19) the Annual General Meeting was not held on its scheduled date. Based on Section 9 (2) of Government Decree no. 102/2020. (IV. 10.) the Board of Directors of the Company decided in the matters set on the published agenda of the Annual General Meeting.



2.3 Management

As part of the corporate governance simplification initiative, the Board of Directors of Magyar Telekom resolved to cease the activity of the Management Committee established in 2000 as a formal corporate decision-making body with effect from January 1, 2020. The tasks and responsibilities of the Management Committee have been re-allocated to the Chief Officers and to the Board of Directors of the Company. As a result of this change, the Management Committee is acting as "Leadership Squad" based on the agile methodology.

On December 31, 2020, the members of the Management and the years of their original election were as follows:

| Name | <u>Born</u> | Current position | <u>Member</u> <u>since</u> |
|------------------------------|-------------|---|-------------------------------|
| Tibor Rékasi | 1973 | Chief Executive Officer of Magyar Telekom Plc. | 2013 |
| Daria Aleksandrovna Dodonova | 1976 | Chief Financial Officer | 2020 |
| Melinda Szabó | 1971 | Chief Commercial Officer | 2018 |
| Zsuzsanna Friedl | 1977 | Chief People Officer | 2017 |
| Gábor Gonda | 1976 | Chief Commercial Officer Enterprise, Chief Executive Officer of T-Systems Hungary Ltd. | 2020 |
| Lubor Zatko | 1974 | Chief Technology and IT Officer | 2019 |

2.4 Supervisory Board

The Supervisory Board carries out its activities based on its Rules of Procedure

(https://www.telekom.hu/about_us/investor_relations/corporate_governance/supervisory_board).

The Supervisory Board shall examine all submissions to be submitted to the General Meeting and present its opinion thereof at the General Meeting. The General Meeting may pass a resolution on a report pursuant to the Accounting Act and the use of the profit after income tax only upon receipt of the written report of the Supervisory Board. The Supervisory Board makes a proposal directly to the General Meeting regarding the election, remuneration and removal of the Statutory Auditor.

Pursuant to the Company's Articles of Association, the Supervisory Board consists of five members (three independent members and two employee representatives) elected by the General Meeting for a term of three years, unless otherwise provided by the General Meeting. The employee representatives in the Supervisory Board shall be nominated by the Central Workers' Council. Meetings of the Supervisory Board have a quorum if two-thirds of the elected members but at least three members are present.

On December 31, 2020, the members of the Supervisory Board, their principal occupation and the years of their original election were as follows:

| Name | <u>Born</u> | Principal Occupation | <u>Member</u> <u>since</u> |
|---------------------|-------------|--|-------------------------------|
| Dr. Attila Borbély | 1951 | Full Professor of University of Debrecen, Faculty of Economics and Business, Chairperson of the Supervisory Board of Magyar Telekom Plc. | 2020 |
| Krisztina Dorogházi | 1972 | Senior Vice President Chief Accounting Officer and Controller, TechnipFMC | 2020 |
| Tamás Lichnovszky | 1962 | Chairman of the Central Workers' Council, Magyar Telekom Plc. | 2010 |



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| András Szakonyi | 1973 | Senior Vice President - Europe, Middle East and Africa, Iron Mountain | 2020 |
|-----------------|------|---|------|
| Zsoltné Varga | 1969 | Chairwoman of the Central Functions Workers Council, Magyar Telekom Plc. | 2008 |

The members' assignment lasts until May 31, 2022.

2.5 Audit Committee

The Audit Committee operates based on its Rules of Procedure (https://www.telekom.hu/about_us/investor_relations/corporate_governance/audit_committee).

The members of the Audit Committee have been elected by the General Meeting from the independent members of the Supervisory Board for the same period as their membership in the Supervisory Board.

On December 31, 2020, the members of the Audit Committee were as follows:

- Dr. Attila Borbély
- Krisztina Dorogházi
- András Szakonyi

2.6 Remuneration and Nomination Committee

The Remuneration and Nomination Committee is established by the Board of Directors of the Company to support the Board of Directors of the Company regarding the remuneration and certain nomination related issues of the members of the corporate bodies and the top executives of the Company in accordance with its Rules of Procedure (https://www.telekom.hu/about_us/investor_relations/corporate_governance/compensation).

The Remuneration and Nomination Committee, among others, makes recommendations to the Board of Directors on the establishment and/or termination of employment, and the modification of the employment contract of the Chief Executive Officer and the Chief Officers, and defines the remuneration of the Chief Executive Officer and the Chief Officers of the Company.

The Remuneration and Nomination Committee consists of three members. The members are elected by the Board of Directors from among its members. The Remuneration and Nomination Committee holds at least two meetings each year.

On December 31, 2020, the members of the Remuneration and Nomination Committee were as follows:

- Dr. Robert Hauber
- Ralf Nejedl
- Frank Odzuck

2.7 Corporate Governance and Management Report

Magyar Telekom Plc. is a public limited company listed on the Budapest Stock Exchange. In 2004, the Budapest Stock Exchange issued its Corporate Governance Recommendations (the Recommendations) containing recommendations related to the corporate governance practice of companies listed on the Budapest Stock Exchange, taking account of the most commonly used international principles, of experiences gathered in Hungary, and of the characteristics of the Hungarian market as well as the Companies Act. The Recommendations were updated in 2007, 2008, 2012, 2018 and in 2021. The Recommendations effective from time to time is available at the website of the Budapest Stock Exchange: https://www.bse.hu/Products-and-Services/Rules-and-Regulations/BSE-Rules

In line with the current regulations, the Board of Directors of Magyar Telekom approved the Corporate Governance and Management Report of the Company (report) prepared in accordance with the Corporate Governance Recommendations and submitted it to the General Meeting. The report – along with other corporate governance related documents - is published in the Corporate Governance section of the website of the Company:

http://www.telekom.hu/about_us/investor_relations/corporate_governance/corporate_governance_documents



Companies listed on the stock exchange are required to express their views on their corporate governance practices in two ways. In the first part of the report they have to give account of the corporate governance practices applied by their company in the given business year, including their corporate governance policy, and a description of any unusual circumstances. In the second part of the report, the issuers should give an account on their compliance with each point of the Recommendations in accordance with the "comply or explain" principle, including any reasons for derogating from a specific recommendation and/or proposal. When an issuer does not apply a recommendation or applies it in a different way, they should explain where the differences are and offer a reason for such derogation ('comply or explain' principle). This method allows issuers to consider their unique, industry-specific etc. idiosyncrasies and to inform shareholders and market players about their derogations from general corporate governance principles and to provide an explanation. Operating on the same principle, issuers can also explain any derogations from the proposals.

Sections 1 to 5 of the above report include the description and operation of the Board of Directors, the Supervisory Board, the relevant committees and executive management. Section 6 of the report includes a description of the internal controls and risk management procedures, while Section 8 of the report describes the disclosure policies and insider trading guidelines. In Sections 9 to 10 the method of excercising shareholders' right and the rules on conducting the General Meeting is summarized, while Section 11 contains the Remuneration Policy. The Company complies with the vast majority of the 72 recommendations and proposals, however in the business year of 2020 in case of one recommendations and one proposal it has not or not completely complied with due to the organizational structure or processes of the Company.

In 2020, the Magyar Telekom's disclosure processes were evaluated in the ICS (Internal Control System) by the relevant organizational units and were tested by the internal audit area. The disclosure controls and procedures of Magyar Telekom were effective and designed to ensure a proper basis for the timely and accurate disclosures to the market participants required under the respective accounting, capital markets and company law regulations.

3 SOCIAL COMMITMENTS, LABOUR STANDARDS, HUMAN RIGHTS

Some of the key challenges of the sustainability strategy come from the area of human resources management. That is why human resources management has a crucial part in the achievement of our sustainability targets. Our vision is to operate in a corporate environment that is livable, likeable and successful. This set of values strengthens the commitment and satisfaction of our employees and is also attractive on the job market.

3.1 People strategy

The business strategy of Magyar Telekom is centered around the realization of a digital business model that is based on utilizing new technologies in service of consumer relationship management in order to build trust and drive value creation. To achieve this goal, the human resources organization has been transformed to an even more efficient, agile, customerfocused People Unit in support of the corporate business strategy. in 2020, existing people strategy priorities were complemented by addressing the new challenges posed by the pandemic. A key priority was to react quickly and safely, protecting the health of our clients and employees, and support the new way of work for all.

Key objectives and key results of people services in 2020:

Become the Most Attractive Company

The percentage of new entrants choosing Telekom on the recommendation of our employees has increased substantially. We have improved our candidate experience and managed to achieve that every second piece of positive industry news referenced Telekom. We have also managed to improve employee satisfaction regarding the compensation and benefit scheme.

Transform Work to Real Employee Experience

Digital experience has increased, and our feedback culture has also improved. Transparent internal communication helped raising the level of understanding the business strategy and changes within the company.

Upgrade our Structure & Culture

We continue with the agile transformation of Magyar Telekom integrating further units under the umbrella of agile way of work. Along with this process the agile maturity of agile and non-agile unit employees has significantly increased.



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Upgrade our Skillset

All agile teams are using the Competence Model as a common platform for development and career planning. The average time to hire in recruitment has further decreased allowing qualified candidates enter more quickly and we have also increased internal career moves supporting the filling of particular vacancies with internal talents. We have upskilled servant leaders and executed overall strategic skill development throughout the company units.

+1 Tackling issues caused by COVID-19 pandemic

Since the beginning of the first wave of the epidemic, about 80% of our employees have switched to 100% telework. Positions that did not allow remote working, such as network establishment or troubleshooting technology unit colleagues and front-end customer service professionals, we have secured uninterrupted service providing our employees with equipment and working conditions meeting the requirements of the imposed health and safety rules.

Working parent colleagues with children under 14, who were unable to provide sufficient daycare after the closing of education institutions were provided an absence fee, and we speeded up the processing of corporate emergency assistance and salary advance request applications. At the beginning of April 2020, at the initiative, personal responsibility and financial contributions of the Leadership Squad, Tibor Rékasi, CEO funded the Magenta Alliance Foundation in support of employees facing financial insecurities due to the pandemic crisis. The Foundation is open for applications and accepts donations from all Magyar Telekom and T-Systems employees. By the end of 2020, nearly HUF 5.7 million in donations had been raised through employee donations.

In addition to the above, the following people management perspectives continued to be emphasized in 2020:

Employer brand building – we create a livable and likeable workplace, which is satisfactory for our employees and offers an attractive perspective in the labor market through its future-oriented methods of work. We put greater emphasis on using social media solutions in building the brand.

Recruitment-selection – We use segment-based online recruitment channels and means to select the best candidate for the specific positions. During the selection process, we seek the attitude and personal traits defined as requirements for future Telekom employees.

Remuneration –We make our company attractive for employees by means of our wide range of benefits. We have a transparent, simpler and consistent job grading model, which reflects primarily the respective values of jobs, and provides for market comparison, as a basis for a competitive remuneration policy.

Training development– We owe our competitive advantage to our qualified workforce. We are building a digital Telekom, thus put an increasing emphasis on collaborative digital tools and solutions that enable and inspire self-development. Online training catalogue, online training materials, online coachbank and mentoring, online knowledge sharing (Share).

Wellbeing – Energetic employees We take action for each other and ourselves in order to maintain our physical, mental and social wellbeing. Energized employees make us successful. We draw employees' attention to conscious preventive health efforts, volunteer work, sustainability and work-life balance.

3.1.1 Headcount

The following table provides information on the closing number of employees of Magyar Telekom Plc.:

| | 2019 | 2020 |
|--|-------|-------|
| Magyar Telekom Plc. (full time equivalent) | 5,501 | 5,149 |

3.2 Policies

3.2.1 Policies and agreements

Code of Conduct: https://www.telekom.hu/static-tr/sw/file/mt-code-of-conduct.pdf

The Code of Conduct provides the framework of orientation for all employees of Deutsche Telekom Group and Magyar Telekom Group. Additionally, it applies to people to who are viewed as equivalent to employees in functional terms, e.g. to temporary agency employees. It combines the joint requirement of compliance with legal obligations and acting with integrity and thus ensures that Deutsche Telekom and Magyar Telekom remain transparent and traceable enterprises for



everybody. Deutsche Telekom and Magyar Telekom expect their suppliers and consultants to comply with the rules of behavior manifested in this Code of Conduct and to endeavor to ensure that they are also obliged to abide by its regulation by contract.

Code of Human Rights and Social Principles:

https://www.telekom.hu/static-tr/sw/file/code-of-human-rights-social-principles-eng.pdf

Equal Opportunities Plan: https://www.telekom.hu/statictr/sw/file/Magyar_Telekom_Eselyegyenlosegi_Terv_2016_2020_en.pdf

The Code of Human Rights and Social Principles and the Equal Opportunities Plan of Magyar Telekom set the general human rights principles of the group and guidance to their group-wide implementation. Magyar Telekom Group recognizes and respects the fact that the cultural, social and legal diversity of its employees provide the foundations of operations based on equal opportunities. It is also a competitive advantage that leads to business success.

Diversity Policy - https://www.telekom.hu/static-tr/sw/file/Diversity_Policy.pdf

The Diversity Policy of Magyar Telekom Group underscores our commitment to consistently identify and utilize potential for improvement.

Group Policy on Employee Relations - https://www.telekom.hu/static-tr/sw/file/Employee-relations-policy.pdf

The policy is present as an internal corporate directive since 2011 and was published as a public corporate policy in 2018. Based on our shared values and Guiding Principles, this policy offers a framework that enables the entire workforce to strengthen business performance, contribute individually to business objectives and increase shareholder value. Employee relations cover all aspects of the work life cycle that are relevant to the employment relationship.

Suppliers' Compliance: Magyar Telekom Group is committed to respect and protect human rights and it expects its suppliers to comply with these rules of behavior. Prior to becoming authorized suppliers of Magyar Telekom and T-Systems our suppliers must register their enterprises at our vendors' registration site.

https://beszerzes.telekom.hu/beszerzes/portal_en?appid=beszerzes&page=english/registration_vendor.vm

As an obligatory part of the registration process vendors are obliged to understand and accept our Suppliers Code of Conduct that among other policies, entails our Code of Conduct, Social Charter and Diversity Policy. Our suppliers must understand and accept these policies and obligatory frameworks for their behaviors as well.

Equal Opportunities Plan: https://www.telekom.hu/statictr/sw/file/Magyar_Telekom_Eselyegyenlosegi_Terv_2016_2020_en.pdf

Anti-discrimination and the safeguarding of equal opportunities is a key priority to Magyar Telekom Group. According to the act CXXV of 2003 on Equal Treatment and Promotion of Equal Opportunities, and the corporate protocol in place since 2010 Magyar Telekom Group has accepted its 4th Equal Opportunities Plan in order to secure the practices of equal treatment, the advancement of equal opportunities and the monitoring an improvement of the labor positions of particular disadvantaged employee groups. The Equal Opportunities plan currently in force is valid between 2016 and 2020 and has been developed in close cooperation with the employee representative bodies. The report on the results of the Plan was accepted by the Central Workers Council at the end of 2020.

The Diversity Charter of the European Union – Hungary has joined the Diversity Charter of the European Union in 2016 and, among 50 signatory companies Magyar Telekom has also underscored its dedication to safeguard diversity as a fundamental value. Magyar Telekom has been among the signatory companies in the forthcoming years as well as in 2020.

UN Guiding Principles on Business and Human Rights – According to the dedication of Magyar Telekom Group to safeguard and protect human rights along its operations as stated in the UN Guiding Principles of Business and Human Rights, the company considers the rights and guidelines stated in the Universal Declaration of Human Rights and in the ILO's Declaration on Fundamental Principles and Rights at Work to be mandatory in its own practices.

UN Human Rights Treaties ratified by Hungary – Magyar Telekom Group as a corporation legally registered in Hungary is carrying out its entire operations and business practices in full accordance with the nationally ratified UN Human Rights Treaties.



http://tbinternet.ohchr.org/_layouts/TreatyBodyExternal/Treaty.aspx?CountryID=77&Lang=EN

3.2.2 Monitoring and auditing practices

The group-level coordination of corporate sustainability operations that also incorporate labor standards, social issues and the protection of human rights is being coordinated by the Group Sustainability Coordination Council (GSCC). The levels of development and management of the corporate sustainability strategy are separated from the operative implementation level within the operation of the GSCC, thus the process of implementing sustainability activities is divided to the level of strategy development and management, and the level of operative implementation.

According to the relevant group directive the strategic tasks are allocated to the respective Chief Officers. 50% of the bonuses of Chief Officers depend on the performance of collective objectives. More detailed information about the actual operation of the GSCC and its reporting obligations towards the Management could be found in the Sustainability chapter of this document and in the annual Sustainability Report.

Magyar Telekom Group's Code of Conduct covers the requirements of corporate compliance and states our collective set of values, and thus stands as an affirmation of Magyar Telekom's strong reputation, solid position and future success. The Code of Conduct applies to all board members of Magyar Telekom Group from employees to managing directors, executives and board members. Furthermore, Magyar Telekom Group expects its suppliers and consultants to comply with the rules of behavior manifested in this Code of Conduct and to endeavor to ensure that they are also obliged to abide by its regulation by contract.

Magyar Telekom Group's Corporate Compliance Program has been elaborated with the aim to ensure that Magyar Telekom Group conducts its business with maximum consciousness and commitment, in accordance with relevant laws and regulations, in harmony with the strictest possible business ethics standards. The Compliance Program involves the Group Compliance Manager and compliance representatives of particular functional areas of operation, who are working together as members of the Group Compliance Committee. The Compliance Program has been designed to ensure that the Group conducts its business to the highest standards of awareness, transparency, accountability, commitment, and adherence to applicable laws and regulations.

External audits could be conducted as part of the control process carried out by the Hungarian Labor Inspectorate. The Inspectorate has the right to issue such an auditing process in case of public complaints or issued requests. The Inspectorate also provides counseling to the corporations in support of legal compliance.

3.3 Results of Policies

3.3.1 Diversity and Equal Opportunities

As one of the largest employers in the Hungarian ICT sector we believe that diversity contributes to the success of businesses and all kinds of organizations to a large extent. This value is also at the core when it comes to the increase of creativity and innovation, to the involvement of new partners, experts and clients, to the quick adaptation to changes and most of all, to the compliance with the legal obligations of non-discrimination in all corporate operations.

The corporate Equal Opportunities Plan of 2016-2020 addresses actions and procedures to improve the labor conditions and career perspectives of vulnerable employee groups such as women, employees with families, employees on child-care leave, employees living with disabilities, recent graduates and 50+ employees. In order to maintain this focus Magyar Telekom has developed and accepted Equal Opportunities plans since 2008 in close cooperation with the employee representative bodies. The 4th Equal Opportunities Plan of the company covers the guidelines, policies and actions for the period 2016-2020. The report on the results of the Plan was accepted by the Central Workers Council at the end of 2020.

The principles of justice and equal treatment of Magyar Telekom are being defined by our Code of Conduct. Ways of nontypical employment such as Telework, flexible working hours, part-time work, employment of people living with disabilities allow the company to realize the principle of equal treatment in practice. These measures are further assisted by several measures implemented in corporate day-to-day operations, such as the large office spaces that are designed to support Teleworking in the new headquarters of Magyar Telekom. The success of the process of dealing with the pandemic in 2020 was largely determined by Telekom's long-standing telework culture and the stable availability of work tools for digital work. In 2020, due to the pandemic situation, 100% teleworking of the entire call center area also took place.

In accordance with Hungarian labor legislations we provide our employees with extra days off after their children, and after blood donation. In case of more than 40% health damage we provide our employees with extra five days off annually



for rehabilitation. On top of these we also credit the voluntary work of our employees by providing days off, the proportion of which is strictly regulated in internal directives.

Our 2016-2020 Sustainability strategy was supplemented with a Diversity and Inclusion plan in 2018, the strategic steps, targets and result indicators of which have been defined based on employee feedback. Our employee survey on the perceptions of corporate D&I culture is being repeated biannually to support the revision of the key targets of the D&I action plan. Based on the results of a survey repeated in early 2020, our colleagues consider Telekom to be a more open, safer and inclusive workplace. In 2020, Telekom's public e-learning curriculum, which supports the awareness of unconscious bias, was integrated into the cultural development process of many Hungarian companies, with the help of Telekom's experts. In May 2020, we introduced our colleagues on parental leave about their new contact and training / development opportunities.

3.3.2 Anti-discrimination and labor-market integration actions

As an employer, Magyar Telekom has issued the following actions in 2020 to improve the conditions of the employee groups marked in the 2016–2020 Equal Opportunities plan.

As a mentor company Telekom supports Roma workforce integration programs Integrom and HRom to contribute to the equal labor market opportunities. The program participants are being supported with job application counselling, job interview-practices, CV writing and editing skill practices. Our inclusive recruitment practices include dedicated recruiter tracking support for program participants throughout their application process, providing detailed evaluation and feedback, and company mentoring upon request.

In parallel with the Budapest Pride Festival, Telekom created its LGBTQI Safe Space employee community, having its first event online. During the Festival Telekom Video Library offered a selection of thematic motion pictures.

In order to secure the equal opportunities of our current and future colleagues living with disabilities, we are using a special module on our online job-application site (http://www.telekom.hu/rolunk/ karrier) since 2010, where our applicants are encouraged to state any accessibility requests they might have in order to attend the selection process. Apart from workplace accessibility we support the workplace integration and enablement of our entrants and their welcoming teams by education materials with modules for basic attitudes and inclusive behavior with colleagues with visual or hearing impairments, colleagues facing physical or mental difficulties to work independently within the team. We also provide workshops on demand.

3.3.3 Respect of Human Rights, actions against child labor and all kinds of forced labor

As disclosed in the Code of Human Rights and Social Principles the company rejects child labor and all kinds of forced or compulsory labor and fights against all kinds of human trafficking and modern day slavery by all means at its disposal. As the parent company of Magyar Telekom Deutsche Telekom Group is responsible for supply chain compliance auditing and management on a global level. More detailed information about the methodology and results of the global supply chain management at https://www.telekom.com/en/corporate-responsibility/assume-responsibility/assume-responsibility/supply-chain-management-355304

New employees of Magyar Telekom Group as part of their orientation process in their first two months receive compulsory education about the company principles, guidelines and practices concerning social issues, labor standards and human rights. All employees must understand and accept these guidelines as the fundaments of their own professional behavior and operations and they are also obliged to complete the Telekom unconscious bias e-Learning course during the onboarding period.

In line with the Code of Human Rights and Social Principles, all Magyar Telekom Group employees and all partners closely related to our brand representation attended compulsory trainings regarding human rights in 2018. From the end of 2018 the training is part of the compulsory trainings of Magyar Telekom.

Moreover, the company is aware of the fact that there could be situations in which it is harder to tell appropriate from inappropriate. In order to assist employees in making the right choices in these situations, the company offers secure internal whistleblower channels, operated by the Corporate Compliance Department. "Kérdezz!" ("Ask me!") advice portal has been set up to help resolve uncertainties as far as compliance relevant behavior is concerned. Serious misconduct must be announced for prevention purposes and for appropriate sanctions. For this reason, the "Mondd el!" "Tell me!" whistleblower portal of Magyar Telekom and the "Tell me!" whistleblower portal of Deutsche Telekom AG of has been established. The main principles and the detailed description of the internal inspection process is detailed in employee

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directives available on all employees on the shared intranet platform. Throughout the inspection process the whistleblowers' anonymity, personal and data privacy are guaranteed and handled with utmost discretion.

3.3.4 Relationship of management and employees

At present, two unions (Telecommunications Trade Union (TÁVSZAK) and T-Net Trade Union) and workers' council operate at Magyar Telekom, communication with them runs on two levels. Central decisions concerning the whole Company, when the employee representation bodies need to be consulted, are deliberated with the Central Workers Council and the representatives delegated by the trade unions, either in the frame of joint consultation (Interest Reconciliation Council), or separately, depending on the nature of the matter discussed. Central communication is managed both verbally (negotiation) and in writing. The Chief People Officer and the accredited HR business partner are responsible for central level communication with the employee representation bodies. Interest enforcement issues concerning a given governance area are also discussed locally with the representatives of the trade unions and the local employee representation bodies.

Trade union and the workers' council (Central Workers Council) must be consulted and their opinion solicited on significant decisions resulting in organizational changes or changes affecting a large group of employees. In organization restructuring decisions the collective bargaining bodies have seven days to submit their comments, in other cases 15 days. The measure in question may not be implemented during this 15-day period. Trade unions and workers' councils (Central Workers Council) must be consulted with regard to draft resolutions, aiming at organizational changes without regard to the number of employees concerned.

Under the Act V of 2013 on the Civil Code one third of the Supervisory Board must consist of employee representatives. The employee representatives in the Supervisory Board are nominated by the Central Workers' Council considering the opinion of the trade unions operating at the Company. Persons nominated by the Central Workers' Council shall be elected by the General Meeting to the member of the Supervisory Board, except if disqualifications exist in respect of the nominated persons. On December 31, 2020, two members of the Supervisory Board were employee representatives. These members were Tamás Lichnovszky and Zsoltné Varga.

3.3.5 Freedom of organization and collective bargaining

Magyar Telekom Group acknowledges the basic rights to freedom of organization and collective agreement in its Social Charter. In line with an openness and trust that relies on a constructive social dialogue, Magyar Telekom Group declares its support to cooperation with the legitimate representatives of the employees in order to establish a balance of interests.

The Social Charter together with the long history of mutual respect and cooperation of the management and employee representative councils are the guarantees that these rights are being fully and thoroughly respected. 100% of the employment contracts of Magyar Telekom Group employees operating in Hungary fall under collective bargaining agreements developed with the Hungarian Telecommunications Trade Unions (Távközlési Szakszervezet, TÁVSZAK). The agreement, which can be terminated by either party with three months' notice, applies to all Magyar Telekom Plc. employees except the CEO, regardless of their union membership status. Wage terms in the collective bargaining agreement must be renegotiated annually. If the employment is terminated due to reasons related to the employer's operation, employees are entitled to a specific amount of severance pay surplus, which depends on the tenure of the employee.

In addition to the collective bargaining agreement, employees of our Hungarian operations are generally covered by Act I of 2012 on the Labor Code, which imposes various restrictions on the involuntary termination of employment. The Labor Code protects employee interests through two different labor organizations: the Trade Union and the Workers' Council.

The Trade Union, as the official representative of employee interests in negotiations relating to the terms of employment, has the right to be informed of all corporate measures that may significantly affect the interests of employees and to commence legal action against the Company for employment-related conduct that infringes an employment rule. In addition, the Workers' Council directly represents employee interests in dealings with management and decides jointly with management on matters involving employee welfare funds and institutions. The Workers' Council must be informed semi-annually on issues affecting our economic performance and changes in wages, employment conditions and working hours. The Workers' Council must also be consulted on corporate measures affecting employees.

We believe that our relations with our employees are good. We have not experienced any labor strikes or disruptions since our formation.



3.3.6 Workforce Reduction and Redeployment

Magyar Telekom – in order to ensure the resources related to the Company's strategic objectives - has reached an agreement with the trade unions in 2020 on headcount reduction and wage increase measures for 2021.

According to the terms of the agreement, the Company plans to make ca. 100 parent company employees redundant. Majority of employees affected are to be made redundant are expected to have left the Company by January 1, 2021. The company provides active job search, labor market training and one-on-one counselling to the colleagues laid off, in the framework of Program Chance, which has proven its success in the past years, and trusts that the above support these highly-trained employees of up-to-date professional expertise in finding employment elsewhere as soon as possible.

It is planned to reinvest a significant proportion of the expected employee cost savings in resources related to the Company's strategic objectives.

3.3.7 Benefit Programs

Magyar Telekom's welfare and social benefits constitute an exceedingly wide-ranging pool. A part of them is granted to every employee, while others are available on certain conditions or are of an insurance nature. In case of certain benefits, employee's individual contribution is a prerequisite of the employer's contribution. The way social benefits and discretionary benefits are granted is set out in the Collective Agreement and related regulations.

We provide employees with telecommunication allowances, fringe benefits life and health insurance benefits and health screening packages.

3.4 Risk management

3.4.1 Providing educational and professional background

The educational pillar of Magyar Telekom's Sustainability Strategy aims to improve the digital competencies of the clients and the wider public. It also aims to contribute to the development of industrial succession knowing that a potential throwback in the amount of available highly qualified professionals in the industry could mean a serious risk to maintaining, improvement and development of the quality of our services. In order to secure the highest quality service to our clients we need to work with the best professionals. To be able to have them, a competitive industrial educational background is necessary.

Upon the initiative and by funding of T-Labs (Telekom Innovation Laboratories, Berlin) the faculty Data Science and Engineering began to operate at Eötvös Loránd University from September 2016 as the first pillar of the EU Labs researcher network. Magyar Telekom's role is to support educational and research activities.

We supported the work of the Environment Protection Committee of the Hungarian Academy of Sciences as well as the scientific work of the National Adaptation Center. Our colleagues are in close relationship with several higher education institutions and we help the universities with consultancy for writing theses, expert education and giving lectures.

As part of the 2020 framework agreement between the Institute of Economics of the Corvinus University of Budapest and Magyar Telekom, Telekom participated in inspiration lectures and recruitment consulting at the university's Own Your Career Day career orientation day. A joint action learning course was launched and along two Intensive Weeks, a total of 70 students attended the online lectures Telekom experts of different business areas throughout the weekdays, helping students in solving cross-functional agile project task.

20 selected university students have joined the first year of Telekom's Kickstart program. During the one-year program, the trainees received professional, soft-skill and design thinking trainings. Kickstart trainees, who work in a variety of areas throughout the company gather up for a half term agile project assignment strengthening their ability to work in a cross-functional team. The joint project task is based on real business needs, thus strengthening the importance of the program in parallel with the development of MT.

Launched in March 2020, MagentaKraft helps young visionaries with trainings and events on their journey to develop their inventions and projects. As soon as the epidemic situation allows, the Debrecen Kraft Space is going to open its doors, where various devices support the birth of innovations such as a professional video studio, a podcast studio, a programmable robot arm and many others.



3.4.2 Employee expectations and equal opportunities

The pillars of our People Strategy are based on the aim to meet the needs of our employees, and to live up to the challenges of maintaining our company status as a highly competitive and future-oriented employer. Our employees require security, stability, opportunities for advancement and competitive compensations. Magyar Telekom, as a company committed to provide equal opportunities to its employees, finds it especially important to harmonize wages and to terminate unjust wage gaps. Our tiered wage system, built on Hay methodology, serves the above purpose. Our remuneration system is fully transparent, thus our base wage tables and the relevant policies are available for all employees. We pay extraordinary attention not to differ unreasonably the wages of the employees performing the same tasks and that the wage differences between the employees reflect real work differences. As a responsible company, we are aware of the social phenomenon of the gender pay gap and are committed to eliminating its root causes within our own business environment. In July 2020, we conducted a complex gender pay gap analysis, during which we defined an equal opportunities action plan to reduce the possibilities of inequalities such as the 'motherhood penalty' and the female career gap.

As an employer dedicated to diversity as a core value, Magyar Telekom finds it important to raise the number of women in leadership positions. As a member of Deutsche Telekom Group the objective in 2010 was to increase the proportion of female managers to 30% by 2020. Along with the aim to contribute to reaching the defined target, the company strives to utilize the actual business benefits inherent to the advancement of corporate diversity culture. From May 2020, for the first time in the company's history, we have achieved a balanced 50% gender ratio in our senior management. As we have not reached the 30% target for total management, we will continue to work towards the increase of female representation in management positions.

Magyar Telekom considers stress, overload and burnout-related risk reduction as its priority duty in relation to its employees. In order to take charge of these risks by securing an empowering environment to develop and maintain a healthy lifestyle, employees are also provided with coaching and training opportunities that help in the advancement of their task management skills. Efficient work-life balance of employees with families is further supported by our child-friendly offices and the available, tax-free nursery and/or kindergarten support that could be selected from our cafeteria benefit scheme, thus contributing to the reduction of expenses. Taking notice of the special conditions of employees (e.g. illness or the longer term domestic care of a relative) a longer period of unpaid leave is also available. In the changed situation caused by the pandemic, we also supported the physical and mental health of our employees by providing online gym exercise sessions and coaching opportunities.

3.5 Performance indicators

Education results of the 2016-2020 Sustainability Strategy:

 Between 2016 and 2020 we have managed to develop nearly 100.000 smarter brains with the help of digital inclusion programs e.g. Digital Bridge, LTI, LTMG

Non-typical employment at Magyar Telekom Group

- No. of Part-time employees in 2020: 119
- No. of Flexi-time employees in 2020: 1,240
- No. of Teleworking employees in 2020: 4,255

More women in leadership positions at Magyar Telekom Plc.

- Percentage of women in overall workforce: 35.7%
- Percentage of women in senior management: 27.2%
- Percentage of women in Leadership Squad: 50%

Volunteer work benefits at Magyar Telekom Group

- No. of volunteer working hours: 3,270
- No. of supported people by the projects: 8,400

4 COMPENSATION OF MEMBERS OF THE BOARD OF DIRECTORS, SUPERVISORY BOARD, AND MANAGEMENT

The aggregate compensation of the members of the Board of Directors in their capacity as Board members was HUF 28 million in 2020.



The aggregate compensation of the members of the Supervisory Board in their capacity as Supervisory Board members was HUF 44 million in 2020.

The total compensation expenses (including social security and other payroll-related taxes as well as contractual termination expenses) of the members of the Management was HUF 1038 million in 2020.

On December 31, 2020, four Management members have an employment contract with indefinite and two members with definite duration. The notice period is two months for all four of the indefinite contracts. In case of one contract, the severance payment is in accordance with the Labour Code and the Collective Agreement, for the rest of the contracts the severance payment is between 3 and 16 months.

In addition to the above, the affected persons are bound by the non-compete clause, under which the employee is barred from entering into employment with any Hungarian or international competitor of Magyar Telekom and is required to refrain from providing direct or indirect services or activities of any kind to such companies for a definite period (not longer than one year) upon termination of his/her employment. Furthermore, such employee is barred from any action aimed to recruit employees of Magyar Telekom for any other company. This limitation entails certain compensation which is proportional with the above obligation. If the employee is in breach of the agreement, he/she will reimburse the net amount of compensation to the employer. In addition, the employee will be liable for a payment of compensation to the employer.

Management members from foreign countries may be entitled to housing subsidies. There are two members affected by this entitlement.

In line with the Company's remuneration guidelines, the Company provides a contribution-based personal pension scheme, personal insurance scheme and health insurance scheme for the Management members. In addition, the Management members are entitled to the use of company cars.

For information about the Share-Based Compensation programs, see Note 20.1.2 of the Financial Statements.

5 RESEARCH AND DEVELOPMENT

In addition to innovative Hungarian SMEs, the research and development tasks are performed by the internal researchers as well as the product and services development staff of Magyar Telekom Group. In addition, the Company also takes advantage of the synergistic effect of the internal and external knowledge base and seeks partnerships with well-known innovation centers and higher education institutions. Our main partners are well-known Hungarian universities and research institutes such as the Budapest University of Technology and Economics, Eötvös Loránd University, Corvinus University of Budapest, Óbuda University and the Hungarian Academy of Sciences, University of Szeged and Szent István University.

Exploiting the potential of new technologies, including research and development of the fifth-generation mobile technology, is crucial for the Company. To this end:

- One of the most significant results is that after many years of preparatory work, the Company launched its 5G commercial service in 2020.
- Magyar Telekom, the Budapest University of Technology and Economics (BME) and Ericsson Hungary started a
 research and development cooperation in the field of fifth generation mobile technology, i.e. 5G.
- MagentaKraft is Telekom's innovative youth platform, which aims at providing new value for the young generations. MagentaKraft provides an opportunity for those who already have a big or little idea in their mind, but don't have the necessary tools (infrastructure, environment, team). In 2020, 15 projects with 30 Krafters were selected to be part of the program and to work with us on the idea development road that is based on design thinking methodology. Beside this MagentaKraft helps the young startups to possibly receive investments from different funds. In 2020, 10 projects reached the final destination of the road and could therefore present their conception to investors in December on pitch days, where all of them got positive feedback.

We also continued our multi-year collaboration with the 5G Coalition supported by ITM, too.



6 REAL ESTATE, SITES OF OPERATION

We have one of the largest real estate holdings in Hungary. We use substantially all of these properties for telecommunications installations, offices, warehouses, garages and shops. Our equipment and machinery primarily consist of switches, communication towers and other telecommunications equipment. In order to increase the utilization of real estates and increase efficiency, we make efforts to sell our surplus properties.

6.1 The registered office of the Company:

• 1097 Budapest, Könyves Kálmán körút 36.

6.2 Sites of the Company:

- 1073 Budapest, Dob u. 76-78.
- 1117 Budapest, Budafoki u. 103-107.
- 1106 Budapest, Örs vezér tere 25. 1. em.
- 1138 Budapest, Váci út 178.
- 1195 Budapest, Üllői út 201.
- 1191 Budapest, Vak Bottyán u. 75. a-c.
- 1024 Budapest, Lövőház u. 2-6. 2. em.
- 1123 Budapest, Alkotás út 53.
- 1152 Budapest, Szentmihályi út 131.
- 1062 Budapest, Váci út 1-3.
- 1117 Budapest, Október huszonharmadika utca 8-10.
- 1033 Budapest, Huszti út 32.
- 1098 Budapest, Távíró utca 3-5.
- 1156 Budapest, Száraznád utca 1-3.
- 1148 Budapest, Örs vezér tere 24.
- 1211 Budapest, Rákóczi Ferenc út 154-170.

Out of the 1,636 buildings on the 1,463 sites of Magyar Telekom Plc, 44% are owned by the company, 5% are jointly owned and the rest 51% are leased. These figures do not contain the technology sites, of these types of sites we have 6,235.

The total area of properties used by Magyar Telekom Plc. as of December 31, 2020 was 609,421 m². The majority of sites used in our operations are smaller than 100 m². The largest site is our headquarters building (leased) located at Könyves Kálmán krt. 36 in Budapest, with floor space of over 55,000 m²

7 SUSTAINABILITY

Magyar Telekom has been addressing the sustainability implications of its operations for close to twenty years, and for 15 years its sustainability activities are characterized by comprehensive, long-term plans, and the Company implemented its fourth five-year sustainability strategy in 2020.

Magyar Telekom has committed to support the ten principles set forth by the UN Global Compact since 2009 in the areas of human rights, environment and anti-corruption, the results of which are also addressed by its Sustainability Reports.

In 2015, the UN adopted its sustainable development blueprint to be implement by 2030. These 17 goals and 169 targets determine the main direction towards resolving the most urgent problems posing a threat to humanity and the planet. Magyar Telekom elaborated its Sustainability Strategy encompassing the period from 2016 through 2020 along these SDGs. The company's contribution to the priority goals originated from its business is presented in a separate assessment linked to the Sustainability Report yearly.

Magyar Telekom's sustainability activities and achievements are comprehensively discussed in the annual Sustainability Reports, which aim to make the Group's environmental, social and economic activities transparent to everyone.

The present report includes reference only to certain key topics of our sustainability approach, namely human rights, employees, environment protection and compliance.





7.1 Sustainability strategy

In 2016, Magyar Telekom Group started its current five-year sustainability strategic cycle, 2016-2020.

In addition to the results of our Sustainability Strategy 2011-2015, the goals and tasks defined for the period through the end of 2020 have been determined by the goals and directions applied internationally in terms of sustainable development (SDG, CDP, GeSI SMARTer2030, EU2020 climate package). When identifying the priorities, the company has focused on the expectations of the responsible investors monitoring our company and the current corporate trends. Of course, local market conditions, as well as consumer behavior and demand have also been taken into account, with a proactive and awareness raising attitude.

When identifying strategic goals, it was kept in mind that the Group's sustainable operation has a significant impact on the society, the economy and the environment. In addition to playing an important role for the livable future of several million customers and more than 8 000 employees, as a market leading ICT provider and a large enterprise of regional proportions, Magyar Telekom is aware that our business and operational decisions influence the economy and the society of the future, too. It is its firm belief that Telekom, as a company, is responsible for all the groups of people whom it can enable by ICT solutions, and that it is inevitable to engrain social, economic and environmental responsibility as part of its corporate DNA thus promote sustainable development and opportunities for future generations.

The main objective set forth by the fourth Sustainability strategy was to make sustainability part of Magyar Telekom's business. Such goal can only be achieved if considering all three pillars of sustainability such as social, economic and environmental dimensions are the company approached these factors in a comprehensive, credible and innovative manner. Until the end of 2020, climate protection, education, digitally enabled sustainability and diversity and inclusion have been in the focal point of the strategy.

Climate protection

The goal was to make customers climate-conscious, too, and to be an authentic and responsible company that helps them along that journey. It was the ambitious objective to generate revenue from the climate protection activities, as the ICT world offers especially great potential for that, at the same time to push Magyar Telekom Group's actual CO2 emission below 100,000 tons. In order to achieve the above, in addition to the emission decreasing initiatives, the company had to work on elaborating "green" services specifically.

Education

Magyar Telekom wants to assume a role in educating the public and its customers. One goal of the BE SMARTER Sustainability strategy 2016-2020 was to directly or indirectly reach 1,000,000 people in Hungary with its trainings by the end of the period covered by the strategy. Telekom primarily focused these trainings on the areas: programs aimed at eliminating the digital gap and the succession pool of the industry beside highlighting the development of its edutainment/inspitainment contents. Every program, activity and campaign are considered as SMART that make customers more sustainable, more responsible, more aware and more educated digitally.

Digitally enabled sustainability

Being a sustainable digital company, Magyar Telekom's clear expectation is that its customers should also use sustainable digital services. To that end, the company strives to pursue responsible marketing and activities that enable and inspire others, as well as are based on sharing. In this context, its goal is that awareness about Magyar Telekom, as a sustainable company should reach 50%.

Diversity

The diverse and inclusive workforce of Magyar Telekom is a key asset for its business success. The company's commitment to equity-based corporate culture is deeply rooted in its guiding principles and policies. It is embedded in its everyday practices guiding Magyar Telekom towards an even more open, inclusive and safe workplace for colleagues with all backgrounds and abilities. As a responsible employer the company pays special attention to the elimination of discrimination from the workplace environment, ensuring all voices be heard and all perspectives respected. Its policies and inclusion efforts imply a special focus on the diverse needs of employees coming from underrepresented social groups when it comes to the comfort of well-being, sense of belonging or career aspirations.

The achievements of the Sustainability strategy 2016-2020 is going to be presented in detail in the Sustainability report being published in first half of 2021.





Awards and sustainability recognitions achieved in 2020 and continuously relevant recognitions:

- FTSE4Good Index membership
- CECE SRI sustainability index membership
- MSCI ESG rating AA
- ISS ESG B Prime rating
- Disability-friendly Workplace title
- Family-friendly Workplace certificate, bronze grade initiating organization: Családbarát Ország Nonprofit Közhasznú Kft.
- Family-friendly Mentor Company initiating organization: Három Királyfi, Három Királylány Mozgalom

7.2 Initiatives concerning stakeholders

In order to successfully operate the company it is essential to have strong relations with stakeholders. Below you will find a list of our key activities the details of which are elaborated in the respective chapters of the Sustainability Report:

- Investors investor (and responsible investor) assessment
- Customers sustainable products and services, child protection
- Employees community solar project, family friendly services, diversity contents, volunteering
- Regulators conformity, regulatory relations
- Local communities Telekom Community Gardens, Superfast Internet Program (SZIP), network development
- Non-profit organizations Magenta 1 Business/Nonprofit
- Suppliers sustainable supply chain management
- Media
- Future generations Become an IT expert!, Become! part of generation NOW, Forum "Most", Magenta Podcast, InternetMOST research

Stakeholders can express their expectations online towards Magyar Telekom. The company then takes them into account in course of pursuing our sustainability activities.

Activities related to more stakeholder groups

As part of our 2018 Diversity&Inclusion plan, Magyar Telekom is striving towards an inclusive, open and safe working environment for employees from all backgrounds. In order to promote a working culture of inclusion and nondiscrimination, the company has developed the first Hungarian language unconscious bias e-learning material and launched it as a mandatory course for all employees, 92% of whom have successfully completed it by the end of October, 2019. The e-learning is now part of the onboarding curriculum and is mandatory for all new entrants. The aim was not only to support the development of its own working culture but to provide accessible and easily adaptable learning material for all Hungarian enterprises and thus contribute to the promotion of anti-discrimination in the society at large. That is why Magyar Telekom has made the e-learning material publicly available to everyone and published it on the Magyar Telekom website (available only in Hungarian). A number of Hungarian companies have integrated the e-Learning material to their own corporate culture development curriculum. Telekom has provided substantial assistance and guidance to this work along cooperation platforms such as the Egyenlítő Foundation, HBLF and MEF and professional conferences like Forbes Women's Summit and HR Fest.

Recognizing the importance of plastic pollution, Magyar Telekom set a new goal to significantly reducing the amount of single-used plastics generated during our operations. Within the Plastic Free Telekom initiative, first we removed these plastics from the headquarters operation in 2019. We provided our colleagues filtered water and jugs to reduce the amount of PET bottles. In 2020, the company introduced additional plastic removal steps, however, at the time of the pandemic, it was not possible to assess plastic use and remove PET bottles. By the end of the Sustainability Strategic Period, we aimed to reduce the volume of PET bottles by 80% and completely eliminate disposable plastics. This required strong cooperation with suppliers and partners and customers were affected to through the T-shops.

Investors

Magyar Telekom remained to be a constituent in the FTSE4Good Index Series. The US based MSCI rated Magyar Telekom into the category 'AA' on the scale CCC-AAA. The German ISS at its ESG assessment gave the B Prime rating to the company. Magyar Telekom continued to disclose climate related data and information via the CDP platform. Magyar Telekom remained a constituent in the CECE SRI (formerly CEERIUS) Index on the Wiener Börse as well.



Customers

In 2020, the revenue of Magyar Telekom from sustainable products and services reached a 35.6% ratio. The sustainability impact of products/services is measured in 3 dimensions, in 15 topics and through 42 questions. According to the related regulation sustainability assessment covers all products and services of the company.

Magyar Telekom would like to offer the choice to its customers who consider it as important as the company do to fight against climate change to pick a service that serves the purpose of protecting the climate. That is why Telekom came up with the globally unique ExtraNet Green 1 GB option in 2019. In 2020, by choosing the ExtraNet Green 1 GB data extension option, Magyar Telekom guarantees to generate the same amount of energy as the one required to transmit 1GB data using our solar power plants installed on the top of the Kékvirág street facility and on the top of two facilities in Szeged.

The children's protection website of Magyar Telekom is dedicated to threats caused by children's media consumption. The website provides information to parents not only about ICT technologies, devices and content, but also about threats caused by their usage and consumption, as well as possible preventive measures. More details are available on:

http://www.telekom.hu/about_us/society_and_environment/society/protection_of_our_children

Employees

In March, 2020 Magyar Telekom announced again its community solar project. During the program employees had the opportunity to adopt a solar panel. 100 solar panels had been adopted in less than an hour.

According to the findings of our second survey on corporate diversity culture in 2020, our work towards a more inclusive and diverse corporate culture has proven to be successful. Telekom employees consider the company to be a more inclusive, open and diverse workplace pointing out that the corporate efforts towards the reducing of identity based discrimination are exemplary. The results of the survey were also used by Telekom in 2020 to identify further focus points for its diversity activities. In May 2020, the company continued with its project to renew its parental leave and return scheme, which began in 2019. Colleagues currently on leave were being reached out to informing them about the available training and development opportunities and the new ways of staying in touch. Colleagues are provided with a detailed step-by-step guide and detailed information platforms to support them through the processes of planning, preparation for parental leave, on-leave period and the return-to-work preparation period. During the parental leave the colleagues can stay connected and reach all relevant company or employment information they might need. They also continue to be entitled to the use of the entire learning and development portfolio while on leave and we have also introduced some additional solutions to support the re-integration of colleagues returning from parental leave.

For the first time in the history of the company, gender ratio in Magyar Telekom's top management became balanced in 2020 and a number of measures were taken to further improve the proportion of female executives in the entire management team. Based on the results of the annual Gender Pay Gap analysis of Magyar Telekom Group, completed in July, the company adopted an action plan to help eliminate the root causes. In particular to improve its parental leave and return scheme, management succession planning, recruitment and corporate culture development. The analysis is also used annually as a benchmark for the company's compensation and benefit planning work.

The sustainability strategic target of corporate volunteering was 50,000 hours of voluntary work by Magyar Telekom employees by the end of 2020. Over the past 5 years, nearly 6,000 Telekom colleagues worked a total of 46,202 hours of volunteer work. In 2020, due to the pandemic, it was not possible to perform previous voluntary activities that required personal participation, but despite the restrictions, 222 Telekom colleagues worked 3,270 hours of volunteer work (including blood donation), by means of which a theoretical amount of HUF 9,957,150 was thus donated to the society.

In July, the management of Magyar Telekom set up the Magenta Alliance Foundation to help colleagues in a difficult situation due to the pandemic. By the end of December 2020, nearly HUF 6 million was donated by employees. The company's board of trustees provided support to employees in 100 cases distributing more than HUF 15,5 million.

Local communities

Magyar Telekom and the Hungarian Contemporary Architecture Centre continued to run community gardens in 2020, too. Gardening works are still ongoing at Csárdás Garden and Kerthatár Community Garden. The two gardens offer the opportunity to more than 150 families in the city to get involved in gardening.

For Telekom it is utmost important that no one is left behind without accessing the opportunities and benefits of the

digital world. Within the framework of the Digital Welfare Program, Magyar Telekom has launched its fixed and mobile Digital Welfare Program package providing quality internet service for users seeking to subscribe at most affordable rates, furthermore by introducing the Digital First Aid Program providing free of charge internet access for several hospitals pediatric ward nationwide. Where the fixed internet network is not yet available, the SZIP Mobile internet tariff package can be ordered for the addresses defined in the SuperFast Internet Program (SZIP).

Non-profit organizations

In 2020 Magyar Telekom announced a tender among non-governmental organizations. As part of the Magenta 1 Business / Nonprofit offer, the company provides mobile and fixed services to 38 organizations free of charge for 12 months.

Suppliers

In the framework of the sustainable supply chain management process Magyar Telekom assesses the sustainability performance of its suppliers each year. In 2020 through completing a web audit questionnaire – that contains questions on general, environmental, social and business ethical topics – 17 suppliers were assessed and so 57,98% of the total purchase value has been covered by valid web audit assessments.

Future generations

One of the main objectives set forth by Magyar Telekom's Sustainability Strategy launched in 2016 is to achieve improvement of qualification of 1 million people in Hungary by 2020. The target has been achieved, among other things, by industry-specific succession development programs like Be an IT Professional!, educational events like the NOW Forum and digital education programs like Be a Member of the NOW Generation! In view of the COVID-19 virus and the changes in the education system and communication habits, Magyar Telekom's programs have also been renewed and moved to a new interface.

On The "LEGYÉLTEIS!" site, the company shared information about internet security which are understandable and followable for both children and parents.

The digital education of the older generation continued, and the company started a representative research to explore the internet-using habits of the under-18s. The research was launched in the professional partnership of the Hintalovon Children's Rights Foundation.

The company also appealed to the younger age group with the launch of the Magenta Podcast channel in March 2020, which covers media consumption, diversity, online education, mental health, technological innovation, cultural and economic topics, but expert guests will also speak on topics such as like the home office, digital family or just the covid-19 pandemic.

Charters and initiatives of cooperation accepted and signed by Magyar Telekom Group

Besides professional challenges, the Group also seeks cooperation opportunities for the solution of social and environmental problems.

Magyar Telekom has been an active member of ETNO's (European Telecommunications Network Operators Association) Sustainability Workgroup for years. The members work closely towards solving all kinds of sustainability-related programs.

Magyar Telekom has been the first among the Hungarian companies to accept OECD Guidelines for Multinational Enterprises and set them up as mandatory guidelines for its operations.

European Union's Diversity Charter has been signed by the company and considered as a mandatory guideline.

UN Global Compact has been signed by the company and the "Communication on progress" report on achievements in the 10 principles is published yearly.

Magyar Telekom has acknowledged the UN Sustainable Development Goals (SDG) and through incorporating the priority ones in its Sustainability strategy 2016-2020 the company finds the contribution to the goals a mandatory element of its operations.

Magyar Telekom discloses data and information on its climate related activities through the CDP (Carbon Disclosure Project) platform.



Magyar Telekom has been the first Hungarian company to join the Science Based Target Initiative (SBTi) and has emission reduction targets approved by SBTi.

Magyar Telekom has joined the UNFCCC Climate Neutral Now initiative.

Thanks to the United Nations Global Compact and emission reduction targets approved by the Science Based Target Initiative - by achieving the latter, the company can contribute to keep the global temperature rise of the Earth below 1.5 ° C – Magyar Telekom became the only Hungarian participant in the UNFCCC Race to Zero campaign in 2020.

The Group is a member of several working groups of the Hungarian Business Leaders Forum (HBLF).

https://www.telekom.hu/about_us/society_and_environment/ cooperation

Quality guarantees in the Magyar Telekom Group can be found:

https://www.telekom.hu/about_us/about_magyar_telekom/principles/quality_guarantees

7.3 Annual Sustainability Report

Magyar Telekom Group has committed, among other things, to publish reports about its sustainability performance annually. When the reports are compiled the GRI (Global Reporting Initiative) guidelines and standards are applied, thus ensuring compliance with the principle that the reports have to be the cornerstones ensuring transparency and international comparability. The Sustainability report about 2007 was the first report in Hungary which was prepared according to the GRI G3 A+ compliance level, this meant the highest level of application of the GRI G3 guidelines at the time. Since then, Magyar Telekom has produced an annual report with the highest compliance with international guidelines, the 2013 Sustainability Report was the seventh to meet the requirements of the GRI A+ application level.

The 2014 and 2015 Sustainability Report was compiled along the Fourth-Generation Principles set forth by the Global Reporting Initiative (GRI G4), while since 2016 Sustainability reports have been compiled along the newest requirement, the GRI Standard on "Comprehensive" level. The independent assurance and certification of compliance with the GRI Standard criteria was conducted by PricewaterhouseCoopers along the ISAE 3000 international standard. Further details on the sustainability performance of the Company can be found in the annual reports available on:

https://www.telekom.hu/about_us/society_and_environment/sustainability_reports

The 2020 Sustainability Report is going to be published in the first half of 2021.

8 ENVIRONMENT PROTECTION

8.1 Policies

Magyar Telekom Group upholds its commitment to sustainable development and environment protection in the environmental policy. The policy contains obligations for the members of Magyar Telekom Group both individually and as a Group:

https://www.telekom.hu/static-tr/sw/file/Magyar_Telekom_environmental_policy.pdf

The Group-level coordination is continued to be implemented under the auspices of the Sustainability Committee (SC). The levels of development and management of the corporate sustainability strategy are separated from the operative implementation level within the operation of the SC, thus the process of implementing sustainability activities is divided to the following levels:

1. Strategy development and strategy management level operating under the auspices of the SC: development of strategic concepts, implementation of the strategy, relevant communication with national and international organizations.

2. Operative implementation level managed by relevant organisations of the governance areas and business units, actual operative activities, task management, data provision etc.

The SC's operation is regulated by a group level directive: on the regulation of Magyar Telekom Group's sustainability operation and the responsibilities and competence of stakeholders.



The operative management of Magyar Telekom Group, the Management receives at least once a year a report on the implementation of the tasks of the Group Sustainability Strategy and other ongoing significant sustainability activities, results, potential exposures and opportunities.

The Management is informed on the latest sustainability trends and may respond to the feedback from stakeholders through the annual report and based on the report may decide on the amendment of the strategy. The Management keeps contact with the stakeholders through the SC. Incoming inquiries are received by the respective professional areas and critical comments regarding sustainability are transferred to the responsible staff members by the SC members. According to the relevant group directive the strategic tasks are allocated to the respective Chief Officers.

8.2 Results of the policies

As a leading provider of info-communications services in the region, Magyar Telekom's commitment to sustainable development with a focus on preserving the environment lies at the centre of its mission. In the current Sustainability Strategy 2016-2020 the ambitious goal has been set to reduce the level of the company's carbon dioxide emission below 100,000 tons.

In 2018 Magyar Telekom was the first and only company in Hungary, whose long-term emission reduction targets have been approved by the Science Based Target initiative (SBTi). In 2019, in response to the IPCC 1.5°C Report, Magyar Telekom set more ambitious targets, which were also approved by SBTi. By 2030, Magyar Telekom Plc. will work to achieve the following goals:

- reduce absolute scope 1 and 2 GHG emissions 84% from a 2015 base year;
- reduce absolute Scope 3 GHG emissions 30% from a 2017 base year.

In 2020 Magyar Telekom continued its carbon neutral² project. The company spent half of the income of the company car policy regulated bonus-malus system to financial implementation of the project. To achieve the carbon neutrality in 2020 - for the sixth year in a row - Magyar Telekom Group used 100% renewable energy for electricity consumption and offset the rest of its emissions, by purchasing and retiring 24,434 CER (Certified Emission Reduction) units from a Chinese green project. In 2020 Magyar Telekom Plc. has purchased 165 GWh of renewable energy with Guarantee of Origin that is equal with 100% of the total amount of electricity used by the Company.

Our highlighted environmental and operational ecoefficiency goals are:

- Reducing CO₂ emissions (target set below 100,000 tons of CO₂ by 2020)
- Energy consumption: saving energy (reduce consumption), increase of energy efficiency levels, using green energy
- Increase the energy efficiency of buildings
- Decrease fleet consumption, promotion travel replacement solutions, and dematerialization solutions
- Introduction of sustainable and climate-friendly products and services
- Waste management: reduction of waste (increased recycling-rate)
- Measure the climate footprint of customers and suppliers

8.3 Risks

Based on the Business Continuity Management System (BCM) the company has identified the critical climate risks (floods, heat waves) that might affect our operations and we have prepared action plans for possible risk management. According to the annual assessment the rate of climate damage in the network did not reach the level of intervention (HUF 50 million damage/ month). In 2020 74 climate related cases (storm damage) have been identified with the costs of 7.6 million HUF. During heatwaves, the company allows its colleagues to work remotely and increases the core temperature of datacenters and base stations in order to reduce the energy consumption.

In setting the emission reduction targets, Magyar Telekom has considered the current Paris Climate Agreement and EU standards, as well as the IPCC's 1.5 °C goals, but it is assumed that regulators will set stronger emission reduction targets in the future, which may involve financial risks. On the other hand, thanks to the company's forward-looking climate strategy, Magyar Telekom has an advantage over its competitors, along with rigorous regulations.

² carbon neutral means net zero GHG emissions



Opportunities

In addition to its energy efficiency investments and carbon neutral operations, the company considers the use of renewable energies to be one of the most effective tools for combating climate change. Its long-term goal is to ensure the supply of electricity to the network as much as possible from renewable energy sources, therefore it has implemented the installation of solar systems in its own buildings in several stages. Magyar Telekom also provides an opportunity for its customers, who also consider combating climate change, to be able to choose a service that contributes to climate protection. That's why in 2019 Magyar Telekom created the world's unique ExtraNet Green 1GB 30-day option. Although the measures taken during the pandemic in 2020 reduced turnover after its success in 2019, the company still retains the option for its customers.

In 2020, the European Union created the Taxonomy Regulation, which lists environmentally sustainable economic activities. It is an important tool for increasing sustainable investment and implementing the European Green Deal, in particular by providing companies, investors and decision-makers with appropriate definitions of the economic activities that can be considered environmentally sustainable. The purpose of the Regulation is to create security for investors, protect private investors from greenwashing, help companies plan for the green transition, and alleviate market fragmentation. Implementation acts of the Regulation, which will also affect the ICT sector, have not yet been completed, but it is expected that the Magyar Telekom Group's sustainability strategy and its implementation may improve the Company's perception among investors factoring in sustainable investing considerations.

8.4 Performance indicators

Cumulated CO₂ emission – 85,400 tons CO₂

Group CO₂ emission by categories – Scope1: 13,898 tons CO₂, Scope2: 71,502 tons CO₂

Energy efficiency - bits transmitted / energy consumption - 219,05 Gbit/kWh

The average CO_2 emission of the fleet – 110 g/km CO_2

9 CORPORATE COMPLIANCE

When shaping the compliance program of Magyar Telekom Group, the goal was to ensure that Magyar Telekom Group pursues its business activity with maximum awareness of and commitment to compliance with the applicable laws and legal provisions, in accordance with the strictest norms of ethical business conduct. To this end, we issued policy statements addressing the potentially arising compliance-related risks, and we apply the procedures set out in these policy statements and arrange continuous training courses for our employees related to these procedures. We established clear concise processes to report, examine, follow up and correct suspected cases of non-compliance.

The Corporate compliance program is supervised by the Group compliance officer. The Group compliance officer reports directly to the Audit Committee, and cooperates with the Board of Directors, the Supervisory Board and the management. The Corporate compliance program focuses on the Code of Conduct.

The Code of Conduct of Magyar Telekom Group contains the summary of the compliance requirement within the company, sets common values of the Group and is a key to the strong position, reputation and successful future of Telekom. The Code of Conduct applies to everyone within the Magyar Telekom Group from the employees to the members of the Board. In addition, contracted partners of the Magyar Telekom Group also have to know and accept these values, when registering on the procurement website.

In the year 2010, an external independent party audited the implementation of the Compliance program, and we were awarded a certificate of compliance with the external expectations and of the implementation of the system. The program was revised in 2013, including other related areas as well – such as procurement, internal audit, HR, sales. The audit was not aimed only at the implementation and control of the system in the different areas, but it measured the operational efficiency of the control system. We met the expectations and were awarded by a certificate issued by Ernst&Young as independent external party.

In 2017, again an external auditor (KPMG) evaluated the effectiveness of the compliance management system of Magyar Telekom, and issued a certification that the program complies with the requirements of the new anti-corruption ISO standard. The first distance learning course addressing compliance was started in 2008 in the topic of "Conscious recognition of fraud and corruption". Since then we have been providing a general eLearning course for our new



employees, mandatory for all colleagues joining to the company. The course is completed with the acceptance of the Code of Conduct. Since the start of the program, 89 943 distance learning courses were completed by the employees on group level, related to topics, such as compliance awareness, supplier due diligence, anti-corruption measures, incompatibility or insider trading.

On the top of that, our company has arranged personal training sessions for employees working in professional areas exposed to compliance and abuse related risks – both within the parent company and Hungarian and international subsidiaries – in the topics of organized anti-corruption behavior, screening of contracted partners and rules of giving and accepting gifts.

In 2020 – similarly to the practice of the previous years – risk analyses were conducted with the participation of organizations and subsidiaries of Magyar Telekom Nyrt. Based on the results of the survey, a comprehensive audit was prepared for the potential compliance and abuse risks, the result of which was submitted to the Audit Committee of the Company.

During the year we check the soundness of the reports submitted to our company in connection with unethical behavior, and if necessary, we act on these reports. In case we identify actual abuses, we take care of the necessary and adequate countermeasures. Magyar Telekom published all cases of corruption and the related countermeasures in accordance with the related applicable laws and legal provisions.

9.1 Fight against bribery and corruption

9.1.1 Policies

Magyar Telekom does not tolerate any attempts of corruption, so numerous procedures and policies were introduced to prevent and fight corruption. Magyar Telekom complies with the anti-corruption rules of the Group, and expects its business partners not to engage in unlawful activities (including breaching the anti-corruption laws) such as utilize any money or other services provided by Magyar Telekom for unlawful purposes. This also includes direct or indirect payments to individual(s) to improve the perception of Magyar Telekom (or any parties acting for Magyar Telekom) or to influence any business decision. Magyar Telekom strictly prohibits any form of corruption including (but not only), receiving personal advantages or monetary gains, accepting or providing bribes or promising facilitating payments. The Group also prohibits employees from making beneficial decisions towards family, friends or close or distant acquaintances. It is not allowed to provide any gift or invitation to an event to third parties if it could potentially influence any business transaction. Magyar Telekom Group does not support morally or financially any political parties, organizations or representatives of these. Magyar Telekom will not start business relations with third parties that violate the anti-corruption clauses of the Compliance Program or the basic principles of the Code of Conduct.

Due Diligence procedures: There are no fixed procedures on how thorough due diligence should be to avoid legal responsibility or any investigation as per the anti-corruption laws. The aim of these procedures is to identify high-risk areas, and to provide indication when further due diligence or review is required.

9.1.2 Result of the policies

During the year, we have verified the plausibility of any complaints we have received about unethical behaviour and initiated internal investigations if necessary. If we have identified any misconduct we initiated the necessary measures and actions. Any complaints regarding breaches of internal or external rules can be sent to the Tell Me! portal of Magyar Telekom. Any questions regarding corporate compliance can be asked on the Ask Me! intranet portal.

9.1.3 Risk

The basis and prerequisite of the efficient defense against breaches of laws and policies is the registering and analysis of compliance risks and identifying other compliance relevant cases at Magyar Telekom. The yearly Compliance Risk Assessment (CRA) handles active and passive corruption separately. The risk assessment always includes Magyar Telekom, T-Systems and Makedonski Telekom. Other subsidiaries can be included on a case-by-case basis, based on information originating from internal investigations. The CRA fully covers the abovementioned companies. The Group Compliance Officer informs the Audit Committee, the Board of Directors, and the management about the result of the risk assessment and gives an update about the status of the measures in every quarter.

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10 ECONOMIC ENVIRONMENTS, OUTLOOK AND TARGETS

The economic environment in 2020, has been drastically impacted globally by the outbreak of the COVID-19 pandemic. Economies moved into recession worldwide and government focus was turned towards measures fostering employment and supporting both households and businesses under pressure.

The telecommunication industry has always shown relative resilience to economic downturns. During 2020, this tendency has been even more pronounced as telecommunication played a critical role in keeping businesses and families connected in times of lockdowns and with the spread of social distancing measures. At the same time, several ongoing developments, such as the need for digitalization, demand for data and the use of online, virtual channels have been accelerated by the outbreak of the pandemic and has possibly changed the positioning, role and developments of the global telecommunication industry.

10.1 Economic environments and outlooks

In 2020, similarly to the global developments, the Hungarian economic performance was heavily impacted by the outbreak and spreading of the COVID-19 pandemic. As first lockdown measures to contain the pandemic began in mid-March, it had a smaller impact on economic data in the first quarter, however, the second quarter saw a sharp decline in GDP reflecting the contraction in household spending coupled with strong decline in export activities. As the physical distancing measures have been gradually lifted from the beginning of May, retail sales rebounded but the deteriorating labor market situation continued to moderate household purchasing power. Tourism and related sectors also came under pressure and only a temporal and partial recovery was witnessed during the summer and early autumn period. The second wave of the pandemic brought along some further restrictions that again limited economic performance in several sectors leading to an overall GDP contraction of 5.2% for full year 2020.

In 2021, GDP is expected to recover from the pandemic's fallout as private spending rebounds, external demand returns on the back of a reopening of the global economy and inflows of EU funding provide further support. However, this projection is highly dependent on the evolution of the pandemic and as such it poses a downside risk to the outlook.

With regards to the Hungarian telecommunication sector, several different implications have been witnessed. On one hand, demand for telecommunication services surged, especially in the initial phase of the spread of the pandemic. Voice and data usage rose significantly across both fixed and mobile networks during the months of the lockdowns and the latter remained on this elevated level ever since. Demand for IT services has been shaped by social distancing measures with projects facilitating digitalization of businesses among the most sought-after. On the other hand, visitor revenues declined considerably reflecting lower tourism whereas the weakening of the forint-euro exchange rate also impacted unfavorably the results in 2020.

Looking ahead, while the precise development of the current pandemic situation remains uncertain, demand for telecommunications services expected to remain strong with digitalization continuing to be of vital importance. To ensure the reliability and security of our networks, the management remains committed to invest in our fixed and mobile infrastructure going forward.

11 INTERNAL CONTROLS, RISKS AND UNCERTAINTIES

11.1 The presentation of the systems of internal controls and the evaluation of the activity in the relevant period

Magyar Telekom's management is committed to establishing and maintaining an adequate internal control system to ensure the reliability of the financial reports, and minimize operating and compliance risks. Our internal control system is designed to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in conformity with International Financial Reporting Standards (IFRS) as adopted by the European Union.

For the business year 2020 we accomplished control documentation and evaluation in the IT supported ICS-Toolⁱ system. Transaction Level Controls describe the controls built into our business processes that have been designed and operated to ensure that material misstatements in each significant financial account and disclosure within the financial statements

ⁱ Internal Control System



are prevented or detected in a timely manner.

Complete evaluation of our internal control system is based on the method established in "Internal Control—Integrated Framework" issued by the Committee of Sponsoring Organizations of the Treadway Commission (COSO). The operation of the internal control system is supported also by the independent internal audit function. Beyond tasks regarding the risk based internal audit work plan, contributes to the enhancement of the internal control processes and to the reduction of existing risks through ad-hoc audits and ICS testing. The Internal Audit area follows up the implementation of the measures defined on the basis of the audits. The Supervisory Board and the Audit Committee inter alia also receive regular reports on the findings of the audits; measures, based on the findings and fulfilment of tasks.

In line with the criteria of the adopted internal control framework, management evaluates the effectiveness of internal control system within each financial year. Management's assessment for 2020 is finished, and based on the collected information internal control system has been operating effectively to prevent potential material misstatements in the financial statements, and minimize operating and compliance risks.

The Company's shareholders are being informed about the operation of our internal control system through our public reports.

The management and Board of Directors of Magyar Telekom are committed to conducting all business activities of Magyar Telekom Group according to the highest legal and ethical standards. Based on this commitment, the Board of Directors established the Corporate compliance program of Magyar Telekom.

The Corporate compliance program is applicable to all bodies, organizations, employees of Magyar Telekom Group, and advisors, agents, representatives as well as to all persons and organizations that work on behalf of the Company or its subsidiary.

The Corporate compliance program of Magyar Telekom ensures that the business activities of the Group are conducted observing and in compliance with the relevant laws to the utmost extent, according to the highest standards of training and commitment. It requires the realization of guidelines and processes that manage potential compliance risks and implement specific processes in order to report, investigate, monitor and correct suspected or actual lack of compliance.

11.2 The utilization of financial instruments, risk management and hedging policies

It is our policy that all disclosures made by us to our shareholders and the investment community, are accurate and complete, and fairly present our financial condition and results of operations in all material respects. Such disclosures should be made on a timely basis as required by applicable laws, rules and regulations. To achieve these objectives, we developed and have continuously enhanced our risk management policies.

Our risk management includes the identification, assessment and evaluation of risks, the development of necessary action plans, as well as the monitoring of performance and results. For the risk management to be effective, we must ensure that the management takes business decisions with full understanding of all relevant risks.

In 1999, we established a formal risk management system. This system has been operating in an integrated way with the risk management system of Deutsche Telekom since 2002.

All risks related to material internal and external operations, financial and legal compliance and certain other risks are evaluated and managed by a well-defined internal mechanism. A risk management handbook and an internal regulation on risk management were issued. A risk management course was developed for employees responsible for risk management in all organizational areas. Risk items affecting our operations are reviewed quarterly throughout the Company. All of our subsidiaries, business units, divisions and entities are obliged to identify and report their operational risks on a quarterly basis. After the evaluation of these risks, results are reported to our management, to the Board of Directors and to the Audit Committee.

For the sake of prompt disclosure of all risk items influencing investors' decisions, we enhanced our risk management procedures by adding a new element. We complemented our quarterly risk reporting system with a continuous reporting procedure which requires all of our departments and subsidiaries to report on a real-time basis any new material fact, information or risk that comes to their knowledge. Information thus submitted is monitored and evaluated by the risk management area and the CFO is notified when a new material risk or information is identified.

An internal regulation has been issued to define responsibilities of each employee in risk monitoring and management.





11.3 Risk factors

Our financial condition, results of operations or the trading prices of our shares could be materially adversely affected by any of the risks described below. These risks are not the only risks we face. Additional risks not currently known to us, or risks that we currently regard as immaterial, could also have a material adverse effect on our financial condition, results of operations or the trading prices of our shares.

- Magyar Telekom operates within a strictly regulated market environment. Most of the regulatory framework is the
 result of EU legislation. According to plans, Hungary implemented the new EU regulatory framework (1972/2018/EU)
 by end of 2020. Non-compliance of elements of this framework might have negative effect on our operations (e.g.
 consumer protection).
- In some areas, NRA practice is quite strict (e.g. net neutrality, access obligations), therefore it might hinder innovation.
- We are subject to more intense competition in the fixed business due to meeting our competitors on more and more area as a result of the network roll-outs;
- We are subject to more intense competition in SI/IT segment, especially on public sector tenders.
- Adaption to new trends and technological changes in the telecommunications market (IoT, Big Data, AI, 5G) might be a serious challenge;
- The future of our current operational model is subject to currently unforeseeable changes in the future business environment;
- Developments in the technology and telecommunications sectors may result in impairment of the carrying value of certain of our assets;
- Our business may be adversely affected by actual or perceived health risks associated with mobile communications technologies, and unsubstantiated and rapidly spreading news about new technologies;
- System failures could result in reduced user traffic and revenue and could harm our reputation;
- Loss of key personnel could weaken our business;
- Our share price may be volatile, and the ability to sell our shares may be adversely affected due to the relatively illiquid market for our shares and ADSs;
- The value of our investments, results of operations and financial condition could be adversely affected by economic developments in Hungary and other countries;
- Unpredictable changes in the Hungarian tax regulations may have an adverse effect on our results;
- Fluctuations in the currency exchanges rate could have an adverse effect on our results of operations;
- Disputes and litigation with regulators, competitors and other parties could have an adverse effect on our results of operations.
- The number of cyber attacks have been evolving at an exponential rate recently worldwide. Although Magyar Telekom provides services with highest security-standards and constantly tests and updates its cyber security countermeasures, it cannot be fully excluded that the Company will be subject of a cyber attack.
- The largest data protection (GDPR) fine so far was imposed in Hungary in June 2020. In order to avoid fines, Magyar Telekom pays special attention to purpose limitation, built-in and default data protection and data security measures, as well as to avoid system-wide failures that could affect a large number of subscribers or employees.
- The coronavirus pandemic has significantly worsened our economic environment. After lifting strict restrictive measures, we can expect a slow improvement in our economic environment.

11.4 Financial risk management

The classification of the Company's financial instruments is described in detail in Note 4 and the financial risk management of the Company's is described in detail in Note 5 of the Company's Financial Statements.

12 ANALYSIS OF FINANCIAL RESULTS FOR 2020

12.1 Revenues

Total revenues increased from HUF 507.9 billion in 2019 to HUF 524.1 billion in 2020, driven primarily by the growth in telecommunication service revenues.

Mobile revenues increased to HUF 328.3 billion in 2020 compared to HUF 319.4 billion in 2019, reflecting the continued positive momentum in mobile data usage.



- Voice retail revenues declined 5.0% to HUF 110.7 billion in 2020, as tariff pressure was coupled with the sharp reduction in roaming revenues as a consequence of the global pandemic environment.
- Voice wholesale revenues rose by 15.6% to HUF 8.4 billion in 2020, reflecting a strong increase in incoming mobile traffic.
- Data revenues grew by 11.3% to HUF 92.9 billion in 2020, as the continued growth in subscriber numbers and strong demand for mobile data usage that was amplified by the lockdowns and the social distancing measures compensated for the fallout in data roaming revenues.
- SMS revenues increased by 1.5% to HUF 19.3 billion in 2020, primarily as a result of further growth in mass
 messaging revenues coupled with increasing retail postpaid customer bases that could offset the decline in SMS
 revenues from roaming.
- Mobile equipment revenues increased by 7.5% to HUF 88.1 billion in 2020, driven primarily by higher volume of export sales.

Fixed line revenues increased to HUF 185.0 billion in 2020, up from HUF 181.2 billion in the previous year. The continued decline in voice revenues was fully offset by improvements in broadband and TV revenues.

- Voice retail revenues decreased by 4.7% to HUF 34.2 billion in 2020, primarily due to a further reduction in average tariff levels and a lower customer base.
- Broadband retail revenues increased by 10.6% to HUF 50.4 billion in 2020, thanks to further growth of the customer bases that was coupled with an acceleration in the bandwidth upgrade transactions.
- TV revenues increased by 7.1% to HUF 42.8 billion in 2020, thanks to higher revenues reflecting the continued expansion of the IPTV customer bases.
- Fixed equipment revenues rose moderately by 2.3% to HUF 21.6 billion in 2020, reflecting higher volume of the equipment sold.
- Data retail revenues declined moderately by 3.4% to HUF 7.5 billion in 2020 due to the competition driven price erosion in this segment.
- Wholesale revenues were down by 3.8% to HUF 13.2 billion in 2020 driven by lower network and infrastructure revenues.

System Integration (SI) and IT revenues recorded a boost of 48.2% to HUF 10.9 billion in 2020, compared to HUF 7.3 billion in 2019, driven by higher project volumes.

12.2 Direct costs

Direct costs increased from HUF 204.9 billion in 2019 to HUF 221.0 billion in 2020, as a result of the boost in SI/IT related expenses that were further strengthened by higher interconnect costs and an increase in telecom tax and TV content fees.

- Interconnect costs grew by 3.6% to HUF 16.8 billion in 2020, as increased off-network mobile voice traffic led to higher payments to domestic mobile operators.
- SI/IT service related costs increased by 47.6% to HUF 9.3 billion in 2020, reflecting higher volume of related projects during the year.
- Bad debt expenses were up by 10.7% to HUF 8.6 billion in 2020 reflecting the absence of a one-off favourable impact resulting from a reduction of the impairment rates applied to the fixed and mobile operations during 2019. This was partially offset by the favourable aging of mobile receivables.
- Telecom tax increased by 11.4% to HUF 27.6 billion in 2020, as increases in mobile voice traffic in the business
 and residential segments and higher residential landline usage triggered by the social distancing measures were
 coupled with a one-off non-recurring adjustment.
- Other direct costs increased by 5.9% to HUF 158.7 billion in 2020, driven primarily by higher TV content outpayments (further amplified by the weakening of the forint against the euro). This could only be partially offset by lower roaming outpayments.



12.3 Gross profit

Gross profit increased to HUF 303.2 billion in 2020, from HUF 302.9 billion in 2019, so in total, there was no material change.

12.4 Employee-related expenses

Employee-related expenses increased by 5.8% year-on-year to HUF 58.0 billion in 2020, reflecting a general wage increase partly offset by a drop in bonus payments.

12.5 Other operating expenses

Other operating expenses declined from HUF 74.1 billion in 2019 to HUF 64.9 billion in 2020 thanks to broad based cost saving measures implemented during the year that resulted in lower marketing, advisory and maintenance costs. Hungarian utility tax was broadly unchanged at HUF 7.2 billion.

12.6 Other operating income

Other operating income decreased to HUF 5.0 billion in 2020 from HUF 6.9 billion 2019, reflecting primarily lower one-off profits realised from the sale of real estate.

12.7 EBITDA

EBITDA grew to HUF 185.3 billion in 2020 versus HUF 180.9 billion in 2019, thanks primarily to indirect cost savings.

12.8 Depreciation and amortization

Depreciation and amortization (D&A) expenses rose to HUF 116.9 billion in 2020 from HUF 114.4 billion in 2019 as higher D&A expenses were attributable to the frequency licenses acquired in March 2020.

12.9 Operating profit

Operating profit rose from HUF 66.5 billion in 2019 to HUF 68.4 billion in 2020 as higher D&A expenses did not fully offset the growth in EBITDA.

12.10 Net financial result

Net financial result improved by 8.6% from HUF 16.0 billion loss in 2019 to HUF 14.7 billion loss in 2020, thanks to more favourable average interest level on the loans, that despite the higher average debt levels, led to a decline in related interest expenses. The lower interest expense could also offset the negative impacts stemming from the significant weakening of the forint against the euro during 2020 on the overall net financial results.

12.11 Income tax

Income tax expense remained broadly stable compared to 2019 at HUF 12.2 billion in 2020. Increase in profit before tax led to an increase in income tax expenses.

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13 SUBSEQUENT EVENTS BETWEEN THE END OF THE YEAR AND THE RELEASE OF THE REPORT

13.1. Acquisition of frequency usage rights

The Company won the rights of use of 8 MHz and 20 MHz duplexes on the 900 MHz and 1800 MHz frequency bands respectively in the auction procedure for the entitlements of frequency use of the 900 MHz and the 1800 MHz frequency bands in January, 2021. Entitlement of the currently used 10 MHz and 15 MHz duplexes on the 900 MHz and 1800 MHz frequency bands respectively are due to expire in April, 2022. As a result of the auction Magyar Telekom will be entitled for the usage of the now acquired frequency blocks until 2042 provided that by fulfilling the respective conditions, the term of rights of use for frequencies is extended by five years. The Company is required to pay a total price of HUF 44.28 billion for these frequency blocks and this payment is expected to be due in the first quarter of 2022. The present value of the future frequency fees related to the acquisition of the frequency blocks is approximately HUF 39.5 billion.

Budapest, February 25, 2021.

Tibor Rékasi Chief Executive Officer, Board member

Daria Aleksandrovna Dodoňova Chief Financial Officer, Board member

Declaration

We the undersigned declare that

- the attached annual financial statements which have been prepared in accordance with the applicable set of accounting standards and to the best of our knowledge, gives a true and fair view of the assets, liabilities, financial position and profit or loss of Magyar Telekom Plc. and
- the business report gives a fair view of the position, development and performance of Magyar Telekom Plc., together with a description of the principal risks and uncertainties of its business.

Budapest, April 16, 2021

Daria Aleksandrovna Dodonova

Chief Financial Officer, Member of the Board

Tibor Rékasi Chief Executive Officer, Member of the Board