

CABLE COMMUNICATIONS SYSTEMS NV
CONDENSED CONSOLIDATED INTERIM FINANCIAL REPORT

PREPARED IN ACCORDANCE WITH
IAS 34 INTERIM FINANCIAL REPORTING
for the six month period ended 30 June 2015

CCS N.V.
Condensed Consolidated Interim Financial Report
Prepared in accordance with International Financial Reporting Standards
for the six month period ended 30 June 2015

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GENERAL INFORMATION

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Cable Communications Systems N.V.
Condensed Consolidated Statement of Comprehensive Income (unaudited)
for the six month period ended 30 June 2015
(all amounts are in thousand Eur, unless specified otherwise)

	Notes	30 June 2015	31 December 2014
ASSETS			
Non-current assets			
Property, plant and equipment	4	647,553	643,079
Intangible assets	5	199,964	199,741
Available for sale financial assets		41,296	41,296
Investments in associates		2,343	2,492
Long term receivables		5,692	6,748
Deferred tax asset		1,606	2,933
Total non-current assets		898,454	896,289
Current assets			
Inventories		22,764	22,828
Programme assets	5	29,984	16,838
Trade and other receivables		107,935	109,862
Income tax receivable		139	1,466
Other assets		11,892	9,927
Cash and short term deposits		51,988	54,288
Total current assets		224,702	215,209
Total assets		1,123,156	1,111,498
EQUITY AND LIABILITIES			
Equity attributable to equity holders of the parent			
Share capital		51	51
Share premium		8,247	8,247
Treasury shares		(16,703)	(16,703)
Reserves		38,007	45,287
Retained earnings		83,385	68,261
Total equity attributable to equity holders of the parent		112,987	105,143
Non-controlling interest		2,495	2,197
Total equity		115,482	107,340
Non-current liabilities			
Interest-bearing loans and borrowings	6	622,163	652,732
Deferred tax liability		27,590	28,204
Other long term liabilities		5,481	10,595
Total non-current liabilities		655,234	691,531
Current liabilities			
Trade payables and other payables		235,292	217,171
Interest-bearing loans and borrowings	6	57,406	45,746
Income tax payable		1,157	293
Derivative financial instruments	15	2,794	993
Deferred revenue		55,791	48,424
Total current liabilities		352,440	312,627
Total liabilities		1,007,674	1,004,158
Total equity and liabilities		1,123,156	1,111,498

The notes on pages 6 to 22 are an integral part of this condensed consolidated interim financial report.

The condensed consolidated interim financial report was issued on 4 September 2015.

Cable Communications Systems N.V.
Condensed Consolidated Statement of Comprehensive Income (unaudited)
for the six month period ended 30 June 2015
(all amounts are in thousand Eur, unless specified otherwise)

	Notes	Continuing operations 30 June 2015	Discontinued operations 30 June 2015	Six month period ended 30 June 2015	Continuing operations 30 June 2014	Discontinued operations 30 June 2014	Six month period ended 30 June 2014
Revenues	8	358,966	3,840	362,806	306,757	7,151	313,908
Gain from sale of discontinued operations		-	21,855	21,855	8,332	-	8,332
Operating expenses	9	(339,924)	(2,787)	(342,711)	(289,508)	(5,006)	(294,514)
Operating profit		19,042	22,908	41,950	25,581	2,145	27,726
Finance income	10	1,007	-	1,007	17,728	45	17,773
Finance expenses	10	(30,388)	(23)	(30,411)	(30,902)		(30,902)
Net finance costs		(29,381)	(23)	(29,404)	(13,174)	45	(13,129)
Profit before taxation		(10,339)	22,885	12,546	12,407	2,190	14,597
Income tax		(2,552)	(46)	(2,598)	(485)	(402)	(888)
Net profit / (loss) for continuing operations		(12,891)	22,839	9,948	11,921	1,788	13,709
Other comprehensive income							
<i>Items that are or may be reclassified to profit or loss</i>							
Foreign operations – foreign currency translation differences		(1,053)	-	(1,053)	(8,054)	-	(8,054)
Reversal of deferred tax related to prior revaluation of PPE		-	-	-	10,788	-	10,788
Movements in prior years reserves		-	-	-	(156)	-	(156)
Other comprehensive income for the period, net of income tax		(1,053)	-	(1,053)	2,578	-	2,578
Total comprehensive income for the period		(13,944)	22,839	8,895	14,499	1,788	16,287
Profit / (Loss) attributable to:							
Equity holders of the parent		(12,323)	21,907	9,584	11,480	1,718	13,198
Non-controlling interest		(568)	932	364	441	70	511
Profit / (Loss) for the year		(12,891)	22,839	9,948	11,921	1,788	13,709
Total comprehensive income/(loss) attributable to:							
Equity holders of the parent		(13,330)	21,907	8,577	1,187	1,718	2,905
Non-controlling interest		(614)	932	318	(397)	70	(327)
Total comprehensive income/(loss) for the period		(13,944)	22,839	8,895	790	1,788	2,578

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Cable Communications Systems N.V.
Condensed Consolidated Cash Flow Statement (unaudited)
for the six month period ended 30 June 2015
(all amounts are in thousand Eur, unless specified otherwise)

	Notes	Six month period ended 30 June 2015	Six month period ended 30 June 2014
Cash flows from operating activities			
Profit before taxation		12,546	14,597
Adjustments for:			
Depreciation, amortization and impairment	9	94,031	98,552
Interest expense, net	6	25,475	25,868
Impairment of trade and other receivables	9	5,091	2,317
Unrealised (gains) / losses on derivative financial instruments		2,579	3,087
Equity settled share-based payments	14	957	957
Unrealised foreign exchange loss / (gain)		(2,602)	(15,965)
Other non-cash items		(5,052)	-
Gain on disposal of subsidiary		(21,855)	(8,764)
Cash flows from operations before working capital changes		111,170	120,649
Changes in:			
Trade receivables and other assets		(9,518)	(13,941)
Inventories		127	488
Trade payables and other current liabilities		20,327	(8,287)
Deferred revenue		7,105	3,190
Cash flows from operations		129,211	102,099
Interest paid		(22,467)	(21,738)
Income tax paid		(1,334)	(2,157)
Cash flows from operating activities		105,410	78,204
Cash flow used in investing activities			
Purchases of property, plant and equipment		(59,193)	(58,344)
Purchases of intangibles		(45,947)	(28,945)
Acquisition of subsidiaries, net of cash and NCI		(1,072)	(9,660)
Acquisition of AFS		(395)	-
Sale of subsidiaries, net of cash disposed		24,480	8,332
Proceeds from sale of property, plant and equipment		313	47
Cash flows used in investing activities		(81,814)	(88,570)
Cash flows from financing activities			
Dividends paid to shareholders		(1,272)	(1,613)
Proceeds from borrowings, including bonds issued		232,235	48,348
Repayment of borrowings		(251,658)	(440)
Financing costs paid		(3,812)	(4,326)
Settlement of derivatives		(778)	(1,179)
Payment of finance lease obligations		(507)	(515)
Cash flows from financing activities		(25,792)	40,275
Net increase/(decrease) in cash and cash equivalents		(2,196)	29,909
Cash and cash equivalents at the beginning of the period		54,288	50,234
Effect of exchange rate fluctuations of cash and cash equivalents held		(104)	(1,091)
Cash and cash equivalents at the end of the period		51,988	79,052

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Cable Communications Systems N.V.
Condensed Consolidated Statement of Changes in Equity (unaudited)
for the six month period ended 30 June 2015
(all amounts are in thousand Eur, unless specified otherwise)

	Share capital	Share premium	Treasury shares	Translation reserve	Revaluation reserve	Fair value Reserves	Retained earnings	Total equity attributable to equity holders of the parent	Non-controlling interest	Total equity
Balance at 1 January 2015	51	8,247	(16,703)	(31,616)	46,775	30,128	68,261	105,143	2,197	107,340
Comprehensive income for the period										
Net profit for the year	-	-	-	-	-	-	9,584	9,584	364	9,948
Foreign currency translation differences	-	-	-	(1,007)	-	-	-	(1,007)	(46)	(1,053)
Transfer of revaluation reserve (depreciation)	-	-	-	-	(6,273)	-	6,273	-	-	-
Total comprehensive income for the period	-	-	-	(1,007)	(6,273)	-	15,857	8,577	318	8,895
Transactions with owners, recognized directly in equity										
<i>Contributions by and distributions to owners</i>										
Equity-settled share-based payment transactions	-	-	-	-	-	-	917	917	40	957
Total contributions by and distributions to owners	-	-	-	-	-	-	917	917	40	957
<i>Changes in ownership interests in subsidiaries</i>										
Payments while having full control	-	-	-	-	-	-	(84)	(84)	(4)	(88)
Movement in ownership interest while retaining control	-	-	-	-	-	-	(1,567)	(1,567)	(55)	(1,622)
Total changes in ownership interests in subsidiaries	-	-	-	-	-	-	(1,651)	(1,651)	(59)	(1,710)
Total transactions with owners	-	-	-	-	-	-	(733)	(733)	(20)	(753)
Balance at 30 June 2015	51	8,247	(16,703)	(32,623)	40,502	30,128	83,385	112,987	2,495	115,482

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Cable Communications Systems N.V.
Condensed Consolidated Statement of Changes in Equity (unaudited)
for the six month period ended 30 June 2015
(all amounts are in thousand Eur, unless specified otherwise)

	Share capital	Share premium	Treasury shares	Translation reserve	Revaluation reserve	Fair value reserve	Retained earnings	Total equity attributable to equity holders of the parent	Non-controlling interest	Total equity
Balance at 1 January 2014	51	8,247	(16,703)	(23,160)	55,688	21,567	71,397	117,087	3,396	120,483
Comprehensive income for the period										
Net profit for the year							13,198	13,198	511	13,709
Other comprehensive income / (loss)				(7,733)	2,841		7,947	2,905	(327)	2,578
Total comprehensive income for the period/(loss)	-	-	-	(7,733)	2,841		20,995	16,103	184	16,287
Transactions with owners, recognized directly in equity										
<i>Contributions by and distributions to owners</i>										
Equity-settled share-based payment transactions							920	920	37	957
Total contributions by and distributions to owners	-	-	-	-	-	-	920	920	37	957
<i>Changes in ownership interests in subsidiaries</i>										
Movement in ownership interest while retaining control							(1,804)	(1,804)	(625)	(2,429)
Total changes in ownership interests in subsidiaries	-	-	-	-	-	-	(1,804)	(1,804)	(625)	(2,429)
Total transactions with owners	-	-	-	-	-	-	(884)	(884)	(625)	(1,472)
Balance at 30 June 2014	51	8,247	(16,703)	(30,893)	58,529	21,567	91,508	132,306	2,992	135,298

The notes on pages 6 to 22 are an integral part of this condensed consolidated interim financial report.

1. CORPORATE INFORMATION

Cable Communications Systems Group (“the Group” or “CCS Group”) comprises Cable Communications Systems N.V., RCS&RDS S.A. and their subsidiaries.

The parent company of the Group is Cable Communications Systems N.V. (“CCS” or “the Company” or “the Parent”), a company incorporated in Netherlands. The main operations are carried by RCS&RDS S.A (Romania) (“RCS&RDS”), Digi T.S kft (Hungary), Digi Spain Telecom SLU, Digi Czech Republic S.R.O. (disposed as at 21 April 2015) and Digi Italy SL. CCS registered office is located in Amsterdam (1043 BW), Naritaweg 165, Telestone 8, The Netherlands.

RCS&RDS is a company incorporated in Romania and its registered office is located at Dr. Staicovici 75, Bucharest, Romania.

RCS&RDS was setup in 1994, under the name of Analog CATV, and initially started as a cable TV operator in several cities in Romania. In 1996 following a merger with a part of another cable operator (Kappa) the name of the company became Romania Cable Systems S.A. (“RCS”).

In 1998 Romania Cable Systems S.A established a new subsidiary Romania Data Systems S.A. (“RDS”) for the purposes of offering internet, data and fixed telephony services to the Romanian market.

In August 2005, Romania Cable Systems S.A. absorbed through merger its subsidiary Romania Data Systems S.A. and changed its name into RCS&RDS.

RCS&RDS evolved historically both by organic growth and by acquisition of telecommunication operators and customer relationships.

The Group provides telecommunication services of Cable TV (television), Fixed and Mobile Internet and Data, Fixed-line and Mobile Telephony (“CBT”) and Direct to Home television (“DTH”) services in Romania, Hungary, Czech Republic, Spain and Italy. The largest operating company of the Group is RCS&RDS.

The principal shareholder of the CCS is RCS Management (“RCSM”) a company incorporated in Romania. The ultimate controlling shareholder of CCS and RCSM is Mr. Zoltan Teszari. CCS and RCSM have no operations, except for holding and financing activities, and their primary/ only asset is the ownership of RCS&RDS and respectively CCS.

The consolidated financial statements were authorized for issue by the Board of Directors of CCS on 4 September 2015.

2.1 BASIS OF PREPARATION

(a) Statement of compliance

This condensed consolidated interim financial report has been prepared in accordance with IAS 34 *Interim Financial Reporting*. Selected explanatory notes are included to explain events and transactions that are significant to an understanding of the changes in financial position and performance of the Group since the last annual consolidated financial statements as at and for the year ended 31 December 2014. This condensed consolidated interim financial report does not include all the information required for full annual financial statements prepared in accordance with International Financial Reporting Standards.

(b) Judgements and estimates

Preparing the interim financial report requires management to make judgements, estimates and assumptions that affect the application of accounting policies and the reported amounts of assets and liabilities, income and expense. Actual results may differ from these estimates.

Cable Communications Systems N.V.
Notes to the Condensed Consolidated Interim Financial Report (unaudited)
for the six month period ended 30 June 2015
(all amounts are in thousand Eur, unless specified otherwise)

In preparing this condensed consolidated interim financial report, significant judgements made by management in applying the Group's accounting policies and the key sources of estimation uncertainty were the same as those that applied to the consolidated financial statements as at and for the year ended 31 December 2014.

(b) Judgements and estimates

The assets and liabilities of the subsidiaries are translated into the presentation currency at the rate of exchange ruling at the reporting date (none of the functional currencies of the subsidiaries or the Parent is hyperinflationary for the reporting periods). The income and expenses of the Parent and of the subsidiaries are translated at transaction date exchange rates. The exchange differences arising on the retranslation from functional currency to presentation currency are taken directly to equity under translation reserve. On disposal of a foreign entity, accumulated exchange differences relating to it and previously recognized in equity as translation reserve are recognized in profit or loss as component of the gain or loss on disposal.

Goodwill and fair value adjustments arising on the acquisition of foreign operations are treated as assets and liabilities of the foreign operation and translated at the closing rate.

The following rates were applicable at various time periods according to the National Banks of Romania, Hungary and Czech Republic:

Currency	2015			2014		
	Jan – 1	Average for the 6 months		Jan – 1	Average for the 6 months	
		Jun – 30	Jun – 30		Jun – 30	Jun – 30
RON per 1EUR	4.4821	4.4474	4.4735	4.4847	4.4645	4.3870
HUF per 1EUR	314.89	307.50	315.04	296.91	306.97	310.19
CZK per 1EUR	27.73	27.58	27.43	27.43	27.44	27.43
USD per 1EUR	1.2141	1.1158	1.1189	1.3791	1.3703	1.3658

2.2. GOING CONCERN

Management believes that the Group will continue as a going concern for the foreseeable future. In recent years the Group operated in an environment of exchange rate volatility whereby the functional currencies (RON, HUF, etc.) fluctuated against the USD and EUR. The unfavourable evolution of the exchange rates has impacted the financial result. However it did not affect the operations of the Group. Despite these circumstances, the Group was able to mitigate the effects of the financial crisis that started globally in the second half of 2008 by readjusting its tariffs, maintaining its investment program and paying higher attention to the working capital management.

In the current year and recent years, the Group has managed to achieve consistently strong local currency revenue streams and cash flows from operating activities and has continued to grow the business. These results have been achieved during a period of significant investments in technological upgrades, new services and footprint expansion. The ability to offer multiple services is a central element of CCS Group strategy and helps the Group to attract new customers, to expand the uptake of service offerings within the existing customer base and to increase customer loyalty by offering high value-for-money package offerings of services and exclusive content.

For further information refer to Note 12b) Liquidity risk.

2.3 SIGNIFICANT ACCOUNTING POLICIES

The accounting policies applied by the Group in this condensed consolidated interim financial report are the same as those applied by the Group in its consolidated financial statements as at and for the year ended 31 December 2014.

Cable Communications Systems N.V.
Notes to the Condensed Consolidated Interim Financial Report (unaudited)
for the six month period ended 30 June 2015
(all amounts are in thousand Eur, unless specified otherwise)

3. SEGMENT REPORTING

30 June 2015	Romania	Hungary	Spain	Other	Eliminations	Reconciling item	Group
Segment revenue and other income	258,958	62,402	34,040	7,406	-	-	362,806
Inter-segment revenues	815	-	533	-	(1,348)	-	-
Segment operating expenses	(175,468)	(37,556)	(29,548)	(7,456)	1,348	-	(248,680)
							-
EBITDA	84,305	24,846	5,025	(50)	-	-	114,126
Depreciation, amortization and impairment of tangible and intangible assets						(94,031)	(94,031)
One off transaction (*)				21,855		-	21,855
Operating profit						-	41,950
Additions to tangible non-current assets	54,697	7,129	270	173	-	-	62,269
Additions to intangible non-current assets	9,523	348	1,551	197	-	-	11,619
<i>Carrying amount of:</i>							
Property, plant and equipment	547,005	99,580	868	100	-	-	647,553
Non-current intangible assets	142,596	52,557	4,172	639	-	-	199,964
Investments in associates and AFS	2,343	-	-	41,296	-	-	43,639

The types of products and services from which each segment derives its revenues are disclosed in Note 8.

(*) Refer to Note 12 for nature of the one off transactions.

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Notes to the Condensed Consolidated Interim Financial Report (unaudited)
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3. SEGMENT REPORTING (continued)

30 June 14	Romania	Hungary	Spain	Other	Eliminations	Reconciling item	Group
Segment revenue	219,946	59,508	24,951	9,503			313,908
Inter-segment revenues	1,428	-	310	-	(1,738)		-
Segment operating expenses	(129,385)	(36,314)	(23,657)	(8,344)	1,738		(195,962)
							-
EBITDA	91,989	23,194	1,604	1,159	-		117,946
Depreciation, amortization and impairment of tangible and intangible assets					-	(98,552)	(98,552)
One off transactions						8,332	8,332
Operating profit					-		27,726
Additions to tangible non-current assets	76,395	6,122	31	145	-	-	82,693
Additions to intangible non-current assets	9,276	137	1,227	238	-	-	10,878
<i>Carrying amount of:</i>							
Property, plant and equipment	543,936	105,743	249	239	-	-	650,167
Non-current intangible assets	145,113	22,308	4,202	504	-	-	172,127
Investments in associates	33,444	-	-	-	-	-	33,444

The types of products and services from which each segment derives its revenues are disclosed in Note 8

4. PROPERTY, PLANT AND EQUIPMENT (PPE)

Acquisitions and disposals

During the six month period ended 30 June 2015, the Group acquired property, plant and equipment with a cost of EUR 62,831 (30 June 2014: EUR 82,693). The acquisitions related mainly to cable plant EUR 26,900 (six months ended 30 June 2014: EUR 34,717), customer premises equipment of EUR 14,205 (six months ended 30 June 2014: EUR 27,678), equipment and devices of EUR 15,606 (six months ended 30 June 2014: EUR 11,638), buildings and structures of EUR 3,368 (six months ended 30 June 2014: EUR 4,713) and furniture of EUR 1,089 (six months ended 30 June 2014: EUR 1,863). Other new investments including energy projects were of EUR 3,458 (six months ended 30 June 2014: EUR 95).

Assets with a net book value of EUR 461 (30 June 2014: EUR 2,508) were disposed by the Group during the six month period ended 30 June 2015. Additionally assets with a net book value of EUR 495 were disposed through discontinued operations related to Czech Republic subsidiary.

5. NON-CURRENT INTANGIBLE ASSETS AND PROGRAMME ASSETS

Acquisitions

Non-current intangible assets

During the six month period ended 30 June 2015, the Group acquired non-current intangible assets with a cost of EUR 11,620 (30 June 2014: EUR 10,878) as follows:

- Software and licences in amount of EUR 3,810 (30 June 2014: EUR 2,992);
- Customer relationships by acquiring control in other companies in amount of EUR 2,284 (30 June 2014: EUR 3,371);
- Subscriber acquisition costs ("SAC") in amount of EUR 2,848 (30 June 2014: EUR 1,351); SAC represents third party costs for acquiring and connecting customers of the Group;
- Goodwill in amount of EUR 2,678 was added in the first six months of 2015 (30 June 2014: EUR 3,164).

Programme assets

During the six month period ended 30 June 2015, additions of programme assets in the amount of EUR 37,823 (30 June 2014: EUR 20,609) represent broadcasting rights for sports competitions for 2015/2016 season and related advance payments for future seasons, and also rights for movies and documentaries.

Goodwill

(i) Reconciliation of carrying amount

Cost

Balance at 1 January 2014	80,554
Additions	3,164
Effect of movement in exchange rates	304
Balance at 30 June 2014	84,022
Balance at 1 January 2015	80,994
Additions	2,678
Effect of movement in exchange rates	56
Balance at 30 June 2015	83,728

(ii) Impairment testing of goodwill

Goodwill is not amortized, but is tested for impairment annually (as at 31 December) and when circumstances indicate the carrying values may be impaired. There were no impairment indicators for the cash generating units to which goodwill was allocated as of 30 June 2015.

6. INTEREST-BEARING LOANS AND BORROWINGS

Included in Long term interest-bearing loans and borrowings are bonds EUR 437,551 (December 2014: EUR 436,410), bank loans EUR 182,359 (December 2014: EUR 210,270) and leasing EUR 2,253 (December 2014: EUR 6,052).

Included in Short term interest-bearing loans and borrowing are bank loans EUR 4,792 (December 2014: EUR 4,845), short portion of long term interest-bearing loans EUR 41,393 (December 2014: EUR 34,297), leasing obligations amounting to EUR 4,638 (December 2014: EUR 968), other short term debts of EUR 12 (December 2014: EUR 11) and interest payable amounting to EUR 6,572 (December 2014: EUR 5,625).

The movements in total Interest bearing loans and borrowings is presented in the table below:

	Carrying amount
Balance as of 1 January 2015	698,478
<i>New drawings</i>	
Proceeds from bank borrowings	232,235
Interest expense for the period	25,475
<i>Repayment</i>	
Payment of lease obligations	(507)
Repayment of borrowings	(251,658)
Current year interest paid	(22,467)
Additional financing costs	(2,671)
<i>Effect of movements in exchange rates</i>	684
Balance as of 30 June 2015	679,569

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Notes to the Condensed Consolidated Interim Financial Report (unaudited)
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7. RELATED PARTY DISCLOSURES

		<u>30 June 2015</u>	<u>31 December 2014</u>
Receivables from Related Parties			
Ager Immobiliare S.R.L.	(ii)	663	651
Digi Serbia	(ii)	206	189
Music Channel S.R.L.	(ii)	51	64
RCS Management S.A.	(i)	4	1
Other		277	280
Total		1,201	1,185

		<u>30 June 2015</u>	<u>31 December 2014</u>
Payables to Related Parties			
Related parties-share options	(ii)	215	610
RCS-Management	(i)	3,423	4,683
Digi Serbia	(ii)	111	85
Mr. Teszari Zoltan	(iii)	559	559
Other		2,469	2,473
Total		6,776	8,410

- (i) Shareholder of CCS
- (ii) Entities affiliated to a shareholder of the parent
- (iii) Ultimate beneficial shareholder

Compensation of key management personnel of the Group

	<u>Six months ended</u> <u>30 June 2015</u>	<u>Six months ended</u> <u>30 June 2014</u>
Short term employee benefits – salaries	682	678

Certain members of the management team (including key management personnel) benefit from a share based payment plan mandated by the shareholders of RCS&RDS. Total share options granted for the year 2015 of 1,025,000 are part of the remuneration received by key management personnel (30 June 2014: approximately 1,305,500), in addition to the salaries above.

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(all amounts are in thousand Eur, unless specified otherwise)

8. REVENUES

Allocation of revenues through business lines and geographical areas is as follows:

	Six months ended 30 June 2015	Six months ended 30 June 2014
<i>Revenues from continuing operations</i>	358,966	306,757
Cable TV		
Romania	81,495	76,569
Hungary	18,180	17,160
	99,675	93,730
Internet and data		
Romania	87,190	80,348
Hungary	17,134	15,740
Spain	7,795	4,027
Italy	129	22
	112,248	100,137
Telephony Revenues		
Romania	37,363	24,918
Hungary	3,633	4,215
Spain	26,072	20,787
Italy	3,376	2,260
	70,444	52,180
DTH Revenue		
Romania	20,166	22,110
Hungary	15,187	15,498
	35,353	37,609
Other revenues		
Romania	32,745	15,998
Hungary	8,267	6,894
Spain	173	136
Italy	61	72
	41,246	23,101
<i>Revenues from discontinued operations</i>	3,840	7,151
DTH Revenue		
Czech Republic	3,816	7,110
	3,816	7,110
Other revenues		
Czech Republic	24	41
	24	41
<i>Total revenues from continuing and discontinued operations</i>	362,806	313,908

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9. OPERATING EXPENSES

	Six months ended 30 June 2015	Six months ended 30 June 2014
<i>Operating expenses from continuing operations</i>	339,924	289,508
Depreciation of property, plant and equipment	57,949	60,680
Amortization of programme assets	24,672	28,794
Amortization of non-current intangible assets	11,403	8,749
Salaries and related taxes	55,359	49,466
Contribution to pension related fund	7,326	8,467
Programming expenses	33,204	27,862
Telephony expenses	48,499	26,343
Cost of goods sold	22,440	11,654
Rentals	20,899	17,734
Invoicing and collection expenses	6,993	6,166
Taxes and penalties	6,413	6,005
Utilities	6,517	6,480
Copyrights	4,142	4,032
Internet connection and related services	2,267	2,482
Impairment of receivables, net of reversals	5,090	2,236
Impairment of property, plant and equipment	(131)	15
Other expenses	26,881	22,343
<i>Operating expenses from discontinued operations</i>	2,787	5,006
Total operating expenses	342,711	294,514

10. NET FINANCE COSTS

	Six months ended 30 June 2015	Six months ended 30 June 2014
<i>Financial revenues</i>		
Interest from banks	28	43
Other financial revenues	26	418
	54	461
<i>Financial expenses</i>		
Interest expense	(25,475)	(24,689)
Net gain/(loss) on derivative financial instruments	(2,588)	(4,231)
Other financial expenses	(2,325)	(1,983)
	(30,388)	(30,902)
Foreign exchange differences (net)	953	17,267
Net Financial Expenses from continuing operations	(29,381)	(13,175)
Net Financial Expenses from discontinued operations	(23)	45
Net finance costs	(29,404)	(13,130)

11. ACQUISITIONS OF SUBSIDIARY

In May 2015 the Group acquired Campus Radio (as part of the Pro FM acquisition), entity located in Romania.

12. DISCONTINUED OPERATIONS

At the end of April 2015 the Group disposed of the Czech entity.

Details of income and expenses and other comprehensive income of the discontinued operations are presented in the consolidated statement of profit or loss and other comprehensive income.

Effect of disposal on the financial position of the Group	
Property, plant and equipment	495
Intangibles	-
Inventories	316
Trade and other receivables	675
Cash and cash equivalents	733
Deferred tax asset, net position	184
Trade, other payables and other liabilities	(1,112)
Net assets and liabilities	1,293
<hr/>	
Income from sale of discontinued operations	23,148
<hr/>	
Gain from sale of discontinued operations	21,855
<hr/>	
Consideration received, satisfied in cash	25,213
Cash and cash equivalents disposed of	(733)
Net cash inflow	24,480

The sale agreement regarding the Czech subsidiary stipulates, besides the consideration already recognised in 2015 and settled by the buyer by 30 June 2015, an amount of EUR 750 that may be received following the Group fulfilling certain obligations, and if so, will be recognised as income in the future. Also it is expected to incur transaction related costs of EUR 2,098 before the end of 2016, amount already accrued for.

13. FINANCIAL RISK MANAGEMENT

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

- credit risk
- liquidity risk
- market risk (including currency risk and interest rate risk).

The Group's risk management policies are established to identify and analyze the risks faced by the Group, to set appropriate risk limits and controls, and to monitor risks and adherence to limits. Risk management policies and systems are reviewed regularly to reflect changes in market conditions and the Group's activities. The Group, through its training and management standards and procedures, aims to develop a disciplined and constructive control environment in which all employees understand their roles and obligations.

(a) Credit risk

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

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The carrying amount of trade and other receivables, net of impairment adjustment, and cash and cash equivalents represents the maximum amount exposed to credit risk. The Group has no significant concentrations of credit risk. Although collection of receivables could be influenced by economic factors, management believes that there is no significant risk of loss to the Group beyond the allowance already recorded.

Cash and cash equivalents are placed in financial institutions, which are considered at time of deposit to have minimal risk of default.

(b) Liquidity risk

At 30 June 2015, the Group had net current liabilities of EUR 127,738 (31 December 2014: EUR 97,418). As a result of the volume and nature of the telecommunication business current liabilities exceed current assets. A large part of the current liabilities is generated by investment activities.

The Group's policy on liquidity is to maintain sufficient liquid resources to meet its obligations as they fall due and to keep the Group's leverage optimized. The Group's objective is to maintain a balance between continuity of funding and flexibility through the use of bank overdrafts, bank loans, finance leases and working capital, whilst considering future cash flows from operations. Management believes that there is no significant risk that the Group will encounter liquidity problems in the foreseeable future.

(c) Currency risk

The Group operates internationally and is exposed to foreign exchange risk arising from various currency exposures, primarily with respect to the USD and EUR. Foreign exchange risk arises from future commercial transactions and recognised assets and liabilities denominated in other currencies than the functional currencies of the Company and each of its subsidiaries.

Management has set up a policy to manage the foreign exchange risk against the functional currency. To manage their foreign exchange risk arising from future commercial transactions and recognized assets and liabilities, the Group uses forward/option contracts, transacted with local banks.

Foreign exchange risk arises when future commercial transactions or recognized assets or liabilities are denominated in a currency that is not the entity's functional currency.

14. SHARE-BASED PAYMENT

In 2015, 1,025,000 share options were granted to eligible employees under the share based payment plan. A half year of the fair value equivalent of the share options has been accrued as of 30 June 2015 as management estimates that performance criteria will be met. The related share option expense for six months ended 30 June 2015 of EUR 957 (June 2014: EUR 957) has been recorded in the consolidated statement of comprehensive income in the line item Operating expenses, within Salaries and related taxes (refer to Note 7).

15. DERIVATIVE FINANCIAL INSTRUMENTS

As at 30 June 2015 the Group had derivative financial liabilities in amount of EUR 2,794 (31 December 2014: EUR 993) coming from a series of cross currency interest rate swaps amounting to the entire Proceeds Loan's value (EUR 450 million), all with a termination date of 23 September 2016 (liability of EUR 995), an interest rate swap for the entire value and duration of the 2015 Senior Facilities Agreement (liability of EUR 2,152) and the fair value of a series of currency SWAP transactions with a closing date of 3 July 2015 (asset of EUR 353).

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Fair value hierarchy

The table below analyses financial instruments carried at fair value, by valuation method. The different levels have been defined as follows:

Level 1: quoted prices (unadjusted) in active markets for identical assets or liabilities.

Level 2: inputs other than quoted prices included within Level 1 that are observable for the asset or liability, either directly (i.e. as prices) or indirectly (i.e. derived from prices)

Level 3: inputs for the asset or liability that are not based on observable market data (unobservable inputs)

	Level 1	Level 2	Level 3	Total
30 June 2015				
Cross currency interest rate swaps	-	-	(995)	(995)
Interest rate swap			(2,152)	(2,152)
Currency swap		353		353
Available for sale financial assets	-	-	41,296	41,296
Total	-	353	38,149	38,502

	Level 1	Level 2	Level 3	Total
31 December 2014				
Cross currency swap	-	-	(993)	(993)
Available for sale financial assets	-	-	41,296	41,296
Total	-	-	40,303	40,303

16. GENERAL COMMITMENTS AND CONTINGENCIES

(a) Contractual commitments

Commitments are presented on a discounted basis, using an interest rate of 3M LIBOR + 5% p.a., 3M EURIBOR + 5% p.a. or 3M ROBOR + 5% p.a.

The Group leases under operating leases several main types of assets:

- pillars for network support in Romania and Hungary in several rural areas for the Romanian and Hungarian fibre optics main ring;
- pillars for network support in Romania in several urban areas for “fibre to the block networks”;
- fibre optic line capacities in Hungary;
- commercial spaces for cash collection points in Romania and Hungary;
- office facilities in Romania, Hungary, Spain, Italy.

As at 30 June 2015, contractual commitments for capital expenditure amounted to approximately EUR 98,433 (31 December 2014: EUR 36,135) and contractual operating commitments amounted to approximately EUR 123,252 (31 December 2014: EUR 128,236), including operating leases.

In addition to the above, there are approximately another 570 operating lease contracts signed for a period of over 5 years, with an automatic renewal clause or for an indefinite term. The annual rent for these contracts is of maximum EUR 3.7 (quarterly rent of EUR 0.4).

(b) Letters of guarantee

As of 30 June 2015, there were bank letters of guarantee and letters of credit issued in amount of EUR 11,284 mostly in favour of content and satellite suppliers and for participation to tenders (31 December 2014: EUR 10,401).

(c) Legal proceedings

During the year, the Group was involved in a number of court proceedings (both as a plaintiff and a defendant) arising in the ordinary course of business. In the opinion of management, there are no current legal proceedings or other claims outstanding which could have a material effect on the result of operations or financial position of the Group and which have not been accrued or disclosed in these financial statements.

Intact Media Group Litigation

In March 2011, the Intact Media Group initiated a series of lawsuits against us. Although we consider the Intact Media Group litigation to be, at least in a large part, abusive and vexatious, if these court claims are successful, they will generate significant adverse effects on our finances, management and business model.

a) The must carry related litigation

In March 2011, Antena Group (Intact Media Group) initiated three separate lawsuits in tort against us alleging that we illegally refused to carry its channels breaching, among other things, the Romanian must carry rules. They claim damages of approximately EUR100 million and have requested that the court impose other non-monetary remedies, such as requiring that we provide the Intact Media Group channels to our subscribers free of charge and in compliance with the highest technical standards.

In the first proceeding, Antena Group claims that we are bound by the must carry rules to provide Antena 1, the Intact Media Group's lead channel, free of charge to our subscribers in a package that only contains must carry channels. Antena Group has requested injunctive relief which would require us to offer such a package to our subscribers (neither we nor any other Romanian distributor currently offers to its customers such a package) and has sought damages amounting to EUR65 million for our alleged breach of the must carry rules. The initial court case was split into two proceedings as Antena Group assigned its monetary claims related to this lawsuit to First Quality Debt Recovery.

The claim regarding the EUR65 million monetary damages was suspended until final settlement of both the claim for injunctive relief and a lawsuit we initiated challenging the effects of an arrangement regarding the assignment of receivables from Antena Group to First Quality Debt Recovery. On April 15, 2015, the Bucharest Tribunal partially admitted RCS&RDS' claim and annulled the assignment of receivables from Antena Group to First Quality Debt Recovery. We expect this decision to have a significant positive impact on RCS&RDS' defence against Antena Group's claim regarding the EUR65 million monetary damages. Please note that this decision is not final as it is subject of review if either party decides to challenge it.

In the case regarding the injunctive relief request, both the court of first instance and the court of appeals ruled in our favour and dismissed Antena Group's claims. However, in February 2014, the Romanian Supreme Court admitted the higher appeals filed by Antena Group and First Quality Debt Recovery and quashed the decisions issued by both the first instance and the appeal courts, ordering a retrial of the case by the first court. The decision of the Supreme Court does not confirm Antena Group's allegations on the merits of the case, as the retrial was ordered solely based on procedural reasons. . On 29 June 2015, the Bucharest Tribunal annulled the monetary claims raised by Antena Group in the case file, for failure to pay the stamp duty. The court also decided to suspend the rest of the proceedings (First Quality Debt Recovery's request to intervene in the case file and the injunctive relief) until the final settlement of the lawsuit we initiated for challenging the assignment of receivables from Antena Group to First Quality Debt Recovery.

Separately, Antena Group has also filed two lawsuits claiming (i) monetary damages of approximately EUR35 million consisting of loss of revenue due to our temporary refusal to carry the tv channels GSP TV and Antena 2 which allegedly breached, among other things, the must carry rules; and (ii) injunctive relief that would require us to provide the disputed channels to our customers in compliance with the highest technical standards. Approximately

EUR24 million out of these claims are related to our refusal to carry GSP TV, while the remaining EUR11 million is related to our refusal to carry Antena 2. Because Antena Group assigned to First Quality Debt Recovery the claims regarding the EUR35 million monetary damages as well, First Quality Debt Recovery became involved in these proceedings. Consequently, the court split both the GSP TV and the Antena 2 lawsuits into two: in each case, the monetary claim formed one lawsuit and the claim for injunctive relief another one. At our request, both the GSP TV and the Antena 2 claims for monetary damages were suspended until the final settlement of the lawsuit we initiated for challenging the effects of the assignment of receivables from Antena Group to First Quality Debt Recovery.

The case regarding the injunctive relief sought in relation to the GSP TV channel was settled irrevocable in favour of Antena Group, the court ordering us to include the channel in our network in compliance with several technical requirements. However, we have been carrying the channel as of January 2012 and therefore the decision did not impact our network.

The case regarding the injunctive relief sought in respect to Antena 2 was settled in March 2014 by the Bucharest Tribunal in our favour; Antena Group's claims were rejected in their entirety. Antena Group appealed the decision, but the appeal was rejected in October 2014. Antena Group filed a higher appeal against the appeal decision and the High Court of Cassation and Justice ordered a retrial of the appeal by the Bucharest Court of Appeal. The first hearing in the retrial of the appeal has not been established yet.

At the end of 2014, Antena Group initiated two new lawsuits requesting damages in relation to the carriage of GSP TV and Antena 2. The claims are almost identical to the ones regarding the same channels and assigned to First Quality Debt Recovery in 2012, except for the much lower amounts requested, specifically RON 500,000 in relation to GSP TV and RON 250,000 in relation to Antena 2. The lawsuit regarding the GSP TV channel is suspended since February 2015 until the final settlement of two separate files: (i) the injunctive relief case initiated in relation to this program and (ii) the trial initiated by RCS & RDS to challenge the effects of the assignment of receivables from Antena Group to First Quality Debt Recovery. In the lawsuit regarding Antena 2, the court decided on 13 May 2015 to join this case with to the initial EUR 11 million trial regarding the same tv channel. On 6 July 2015, the court settling the initial EUR 11 million claim decided that both case files are to be settled by the same judge and established a new hearing in the second lawsuit for 8 October 2015.

We have also challenged, but failed to overturn in court a number of NAC decisions on must carry rules and, particularly, a decision finding that we breached the obligation to provide certain must carry channels to our customers (including GSP TV). This adverse decision could be used in the monetary claims of Antena Group against us in relation to the alleged breach of the must carry rules with respect to GSP TV (such claims being approximately EUR24 million).

Antena Group has not yet provided any objective criteria for the determination of their claims in damages. However, there is a risk that we could be found liable for substantial sums. Moreover, should Antena Group be successful in all or part of its non-monetary claims, we may be forced to change our business model of providing must carry channels to our customers as we would be forced to provide separate, free of charge packages containing only the must carry channels. This litigation is relevant only to our cable television distribution and would not affect our DTH distribution since DTH distribution is as per current regulations expressly exempt from the must carry rules.

b) Litigation on grounds of an alleged abuse of dominant position

In July 2014, two companies of the Intact Media Group (Antena Group and Antena 3) filed another claim against RCS&RDS requesting the court to ascertain that RCS & RDS abused its dominant position by its alleged refusal to negotiate and conclude an agreement for the remunerated carriage of Antena Group channels, should Antena Group eventually choose to waive the must carry regime currently applicable to all Intact Media Group's TV channels. The claimants also requested the court to order RCS & RDS to negotiate with Antena Group in view of concluding a pay-tv based agreement under terms similar to the ones agreed by us with Pro TV S.A.

We requested the court to reject the claim as RCS&RDS's behaviour is neither abusively discriminatory nor an abusive refusal to deal. We are mainly arguing that: (i) the claimants didn't initiate good-faith negotiations, as their channels are still under must-carry regime and they didn't even issued an offer to begin with; (ii) the alleged refusal to negotiate would be justified by the abusive past conduct of the claimant; (iii) the negotiations requested by Intact Media Group are not comparable to the ones with Pro TV S.A., given the different market conditions at the moment of the negotiations and the different legal status of the TV channels of the two groups; and (iv) the conditions required by antitrust legislation are not met (e.g., the claimants are not risking exiting the market).

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In March 2015, RCS & RDS requested the court to stay the proceedings until the final settlement of four other trials that may serve as a justification for the alleged refusal to negotiate with Antena Group and Antena 3. The court decided on April 14, 2015 in favour of RCS&RDS' request and suspended the trial until final settlement of other judicial disputes between the parties. This decision is not final and is subject to superior judicial review.

If, in this litigation, the Court finally rules in favour of the plaintiffs, we risk to be forced to conclude the carriage agreement for Intact Media Group's channels on similar financial conditions to those agreed with Pro TV S.A. An unfavourable decision could also be used as argument by other broadcasters to claim similar conditions.

c) Copy-right related litigation

In June 2014, Antena Group filed a new monetary claim against RCS & RDS, requesting approximately EUR 40 million on the grounds of an alleged breach of its copyright over the Antena 1, Antena Stars (former Antena 2), Euforia Lifestyle TV and ZU TV (former GSP TV) channels. The claimant argues that these TV programs have been carried by RCS & RDS, from June 2011 till June 2014 without Antena Group's consent and in the absence of an agreement on the fees for the use of its copyright.

We requested the dismissal of the claim for being submitted by a person lacking standing on the matter, as the rights invoked by Antena Group (if any) are subject to mandatory collective management, and also for being unfounded, as the carriage was performed having either legal or contractual coverage.

On 30 October 2014, the Bucharest Tribunal rejected the claim on procedural grounds and stated that Antena Group does not have legal standing in this lawsuit.

On 3 August 2015, Antena Group filed an appeal against the Tribunal's decision, but the file has not been registered yet at the Bucharest Court of Appeals and we were not provided with the grounds of the appeal.

Litigation between the Cluj Napoca Municipality and CFO Integrator S.R.L. (RCS&RDS's subsidiary)

In March 2015, the Cluj Napoca Municipality filed a claim against CFO Integrator S.R.L. (a company that has been taken over by RCS&RDS starting March 2014) asking for approx. RON 3.5 million as penalties for the late payment by CFO Integrator S.R.L. during 2010-2014 of the outstanding annual royalty due by CFO Integrator S.R.L. to the Cluj Napoca Municipality under the ongoing joint venture agreement on the development and management of the electronic communications infrastructure Ductcity in Cluj Napoca. The Cluj Napoca Municipality's abusive allegations for payment are grounded on several legal and local regulatory provisions that we consider not to be applicable to the joint venture agreement in place between the parties and ignores the fact that CFO Integrator S.R.L. paid in May 2014 all outstanding debts towards Cluj Napoca Municipality, including all applicable penalties for late payment as computed according to the terms of the joint venture agreement (total penalties amounting to approx. RON 220,000).

CFO Integrator S.R.L. submitted its statement of defence on April 4, 2015. The first hearing in front of the Cluj Napoca Tribunal took place on July 3, 2015 when the court appointed an accounting expert to certify both the claimant's and the defendant's computation of the penalties making the object of the case file. The next hearing is scheduled for October 16, 2015, when the expert is expected to deliver its preliminary computations.

Should the court rule in whole or in part in favour of the Cluj Napoca Municipality, this approach would risk granting the Cluj Napoca Municipality excessive powers under the joint venture agreement (in place until 2028) and expose CFO Integrator S.R.L. to a greater liability towards the Cluj Napoca Municipality.

Romanian Competition Council Investigations

RCS&RDS is subject to two investigations by the Competition Council. An investigation by the Romanian Competition Council could take up to several years. If RCS&RDS is found to have committed breaches of competition law, sanctions could include fines of up to 10% of RCS&RDS total turnover for each individual violation as well as cancellation of contracts or rights which contravene applicable legislation.

Due to the fact that the investigations are in progress and no preliminary reports were issued by the Competition Council, RCS&RDS was not able to quantify the risks related to these investigations, but management does not believe RCS&RDS has committed any violations of competition law and would challenge any ruling that would be made against RCS&RDS.

Telecommunications market interconnection investigation

In May 2010, we made a complaint to the Romanian Competition Council in relation to the interconnection tariffs applied on the Romanian telecommunications market, seeking to obtain a reduction in the tariffs charged by our competitors.

In February 2011, the Romanian Competition Council opened an investigation on the telecommunications market related to interconnection tariffs charged by all telecommunications operators. We believe this investigation was launched with the aim of reducing the relatively high interconnection tariffs charged on the Romanian market and thereby reducing the rates ultimately charged to consumers. We are fully cooperating with the Romanian Competition Council in this investigation. Immediately after the triggering of this investigation, we offered commitments to charge a tariff for call termination into our mobile telephony network of 1.00 eurocent per minute, irrespective of the tariffs charged by the other operators (at the start date of the investigation the regulated interconnection tariff was of 3.07 eurocent per minute).

During the course of the investigation, in April 2013 ANCOM lowered the level of the interconnection tariff at 0.96 eurocent per minute. In light of this change, the Romanian Competition Council refocused the scope of the antitrust investigation from the initial target of lowering the wholesale interconnection tariffs to ensuring that no discrimination will be further made at the retail level by the operators between in-network calls versus out-of-network calls. RCS&RDS offered to undertake new commitments able to respond to this new antitrust concern. After submitting in July 2013 a first set of commitments that – although being principally accepted by the Romanian Competition Council and by the market – have not been endorsed by the European Commission, at the Romanian Competition Council's request, we offered in October 2014 a second commitment consisting in the principle undertaking not to discriminate between the level of the tariffs charged for the on-net and the off-net calls. This new commitment – that has been undertaken by the other mobile telephony operators as well – has been submitted to public consultation in November 2014. Following the considerations submitted by third parties during the public consultation, we have carried out several discussions with the Romanian Competition Council and have transmitted several updates and clarifications. The Competition Council accepted by decision no 33/2015 the latest commitment as finally submitted in June 2015 by RCS&RDS and by the other mobile telephony operators. We will need to implement this commitment for 2 years. The duration may be either reduced to 1 year or extended to 2 years in accordance with the Competition Council's assessment of the market after the entry into force of the commitments.

The Competition Council's decision accepting RCS&RDS' commitment has closed the investigation without the application of any fines for the alleged anticompetitive conduct. The offering of commitments does not imply any admission of wrongdoing. Failure by RCS&RDS to comply with the terms of the commitment as accepted by the Competition Council may lead to penalties of up to 10% of the aggregate turnover of RCS&RDS.

GSP investigation

In May 2011, Antena TV Group S.A., a leading media group in Romania and a former commercial partner of RCS&RDS, made a complaint to the Romanian Competition Council based on our refusal to retransmit one of the group's channels, GSP TV. The Romanian Competition Council opened an investigation against us in relation to this matter in August 2011. We have fully cooperated with the authority during this investigation and although considering the demands of Antena TV Group S.A. to be abusive and groundless, we have retransmitted GSP TV following injunctive relief Antena TV Group S.A. has obtained against us on grounds that starting July 2011 GSP TV has become a must-carry channel.

The Romanian Competition Council issued its final decision on March 3, 2015. The antitrust authority's decision amounted to the conclusion that RCS&RDS' refusal to negotiate the carriage of GSP TV channel is not abusive and that it does not amount to a competition law infringement. The Romanian Competition Council additionally considered that such refusal was justified by the existence of multiple judicial disputes between the parties, including with respect to the application and meaning of the must-carry regime.

By reference to RCS&RDS' market power, the decision also issued a formal recommendation for RCS&RDS to set, publish and to apply its own general terms in relation to broadcasters' request for the conclusion of a carriage agreement. We believe that there are no grounds for this recommendation given the features and dynamics of the TV carriage market. Additionally, this recommendation is impractical if not impossible to implement.

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Although the recommendation is not mandatory and the refusal by RCS&RDS to implement such recommendation is not, in itself, able to lead to financial penalties, RCS&RDS challenged this recommendation in court (on April 10, 2015) given the impossibility for RCS&RDS to follow such recommendation given the existing features of the tv carriage market.

At the first hearing taking place on 18 June 2015, the court has decided to assess the claim on its merits after rejecting the Competition Council's plea that RCS&RDS' claim lacks legal standing. The next hearing is scheduled for 17 September, 2015.

As per public available information, the Competition Council's decision was equally challenged by Antena TV Group S.A. (on April 10, 2015). The first hearing term in the challenge of Antena TV Group S.A. was scheduled for 6 October 2015.

Given that both RCS&RDS and Antena Group have challenged the Competition Council's decision, it has not become final and it may be overturned in court.

17. SUBSEQUENT EVENTS

At the end of July 2015 the Group signed a contract with 2K Telecom to purchase 30 Mhz in the 2600 Mhz bandwidth. The license will allow the developing of a 4G mobile telephony network in Romania and the Group plans to launch this service by the end of the year.

In July the Group acquired the football rights for the Romanian territory for the Spanish La Liga competition for three seasons starting with the 2015/2016 season.

18. EBITDA

In the telecommunications industry the benchmark for measuring profitability is EBITDA (earnings before interest, taxes, depreciation and amortization). EBITDA is a non-IFRS accounting measure.

For the purposes of disclosure in these notes, EBITDA is the consolidated operating profit/ (loss) of the Group before taking into account:

- any interest expenses and other financing charges,
- income tax or interest income and other financing revenues,
- add back charges for depreciation, amortization and impairment of assets
- extraordinary and one off items.

	<u>Six month period</u> <u>ended</u> <u>30 June 2015</u>	<u>Six month period</u> <u>ended</u> <u>30 June 2014</u>
Revenues and other income	362,806	313,908
EBITDA		
Operating profit	41,950	27,726
Depreciation, amortization and impairment	94,031	98,552
One off transactions	21,855	8,332
Adjusted EBITDA	114,126	117,946
<i>Adjusted EBITDA (%)</i>	<i>31.46%</i>	<i>37.57%</i>

For breakdown of depreciation, amortization and impairment refer to Note 9.