



RUSHYDRO GROUP

**Consolidated Financial Statements
prepared in accordance with IFRS
with independent auditor's report**

As at and for the year ended 31 December 2019

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Independent Auditor's Report

To the Shareholders and Board of Directors of Public joint stock company Federal Hydro-Generating Company – RusHydro:

Our opinion

In our opinion, the consolidated financial statements present fairly, in all material respects, the consolidated financial position of Public joint stock company Federal Hydro-Generating Company – RusHydro (PJSC RusHydro) and its subsidiaries (together – the “Group”) as at 31 December 2019, and its consolidated financial performance and its consolidated cash flows for the year then ended in accordance with International Financial Reporting Standards (IFRS).

What we have audited

The Group's consolidated financial statements comprise:

- the consolidated statement of financial position as at 31 December 2019;
- the consolidated income statement for the year then ended;
- the consolidated statement of comprehensive income for the year then ended;
- the consolidated statement of cash flows for the year then ended;
- the consolidated statement of changes in equity for the year then ended; and
- the notes to the consolidated financial statements, which include significant accounting policies and other explanatory information.

Basis for opinion

We conducted our audit in accordance with International Standards on Auditing (ISAs). Our responsibilities under those standards are further described in the Auditor's Responsibilities for the Audit of the Consolidated Financial Statements section of our report.

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

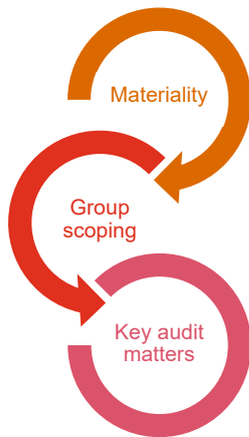
Independence

We are independent of the Group in accordance with the International Ethics Standards Board for Accountants' Code of Ethics for Professional Accountants (IESBA Code) and the ethical requirements of the Auditor's Professional Ethics Code and Auditor's Independence Rules that are relevant to our audit of the consolidated financial statements in the Russian Federation. We have fulfilled our other ethical responsibilities in accordance with these requirements and the IESBA Code.

Our audit approach

Overview

PJSC RusHydro's shares are listed on the Moscow Exchange. The Group's principal business operations are generation and sales of electricity, capacity and heat energy in the Russian wholesale and retail markets. The Group companies are also involved in other operations, including electricity transmission and distribution, construction, repairs and provision of other services.



- Overall group materiality: Russian Roubles ("RUB") 4,060 million, which represents 1% of total revenues and government grants.
- We conducted audit procedures in respect of those companies of the Group that were considered significant components based on their individual share in the Group's aggregate revenue: PJSC RusHydro, JSC DGK, and also in respect of individual balances and types of operations for other components of the Group where necessary.
- Our audit scope covered inter alia 72% of the Group's revenues and 73% of the Group's total carrying value of property, plant and equipment.

Key audit matters

- Assessment of impairment of property, plant and equipment
- Assessment of expected credit losses in relation to trade receivables

As part of designing our audit, we determined materiality and assessed the risks of material misstatement in the consolidated 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.

Materiality

The scope of our audit was influenced by our application of the concept of materiality. An audit is designed to obtain reasonable assurance whether the consolidated 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 consolidated financial statements.

Based on our professional judgement, we determined certain quantitative thresholds for materiality, including the overall group materiality for the consolidated 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, if any, both individually and in aggregate on the consolidated financial statements as a whole.

Overall group materiality	RUB 4,060 million
How we determined it	1% of total revenues and government grants
Rationale for the materiality benchmark applied	We chose total revenues and government grants as the benchmark because, in our view, it is the benchmark which best represents the Group's performance. We chose 1% as the materiality level, which falls within the range of quantitative materiality thresholds used for public interest entities in this sector.

Key audit matters

Key audit matters are those matters that, in our professional judgement, were of most significance in our audit of the consolidated financial statements of the current period. These matters were addressed in the context of our audit of the consolidated 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
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Assessment of impairment of property, plant and equipment

For matters requiring disclosure and related significant accounting policies, judgements and accounting estimates see Notes 2 and 8 to the consolidated financial statements.

At 31 December 2019, the Group's aggregate carrying amount of property, plant and equipment was RUB 677,862 million. This is the most significant asset on the Group's balance sheet, accounting for 73% of the total assets.

The Group management analysed the Group's financial performance, industry outlook and operational plans, and assessed whether there are indicators of impairment of property, plant and equipment or potential release of previously recognised impairment losses, by cash generating unit. For cash generating units where such indicators were identified, the management assessed the recoverable amounts of property, plant and equipment.

As a result of management's impairment test, the Group accrued a net impairment loss of RUB 53,532 million in the consolidated income statement for the year ended 31 December 2019.

We obtained and examined the financial models that management used for assessing impairment of property, plant and equipment. We engaged our valuation experts to form our conclusion on the assumptions and methodology that were used in the impairment assessment.

Our audit procedures related to the management's assessment of impairment of property, plant and equipment, included the following:

- evaluation of the methodology used by the Group management for the impairment test;
- examination, on a sample basis, of key assumptions used in financial models and whether they are in line with the approved budgets and business plans, available reliable external sources (including macroeconomic forecasts, information on regulated and market electricity and capacity prices, etc.) and our industry-specific expertise;
- assessment of competence, skills, experience and objectivity of the management's experts;

Key audit matter	How our audit addressed the Key audit matter
<p>The impairment test is sensitive to reasonably possible changes in assumptions. The most significant judgements are related to the applied discount rate together with the assumptions supporting the relevant forecast cash flows, in particular those concerning the electricity and capacity tariff rates and volumes of investments.</p> <p>We focused on the property, plant and equipment impairment assessment as this process is complicated, requires significant management’s judgements and is based on assumptions that are affected by the projected future market and economic conditions that are inherently uncertain.</p>	<ul style="list-style-type: none"> • examination, on a sample basis, of accuracy and relevance of inputs that management incorporated in the financial models for assessing the impairment of property, plant and equipment; • examination, on a sample basis, of mathematical accuracy of financial models used by management to assess the impairment of property, plant and equipment; • consideration of potential impact of reasonably possible changes in key assumptions; • obtaining and reviewing management’s written representations related to their property, plant and equipment impairment test. <p>Acceptability of management’s current estimates regarding the property, plant and equipment impairment for the purpose of preparing the financial statements for the year ended 31 December 2019 does not guarantee that future events that are inherently uncertain would not lead to a significant change in these estimates.</p> <p>We note that management’s financial models are to a significant extent sensitive to the changes in key assumptions. It could reasonably be expected, that if actual results differ from assumptions made, accordingly, there could arise either additional losses from impairment in the future or gains from the release of previously recognised impairment.</p> <p>We also assessed the compliance of disclosures in Notes 2 and 8 to the consolidated financial statements with the disclosure requirements of IAS 36 ‘Impairment of Assets’.</p>
<p>Assessment of expected credit losses in relation to trade receivables</p> <p><i>For matters requiring disclosure, and related significant accounting policies, judgements and accounting estimates see Notes 2 and 12 to the consolidated financial statements.</i></p>	<p>Our audit procedures in respect of the management’s assessment of expected credit losses in relation to trade receivables included:</p> <ul style="list-style-type: none"> • evaluation of the methodology used by the Group’s management to assess expected

Key audit matter	How our audit addressed the Key audit matter
<p>At 31 December 2019, the carrying amount of the Group's trade receivables was RUB 35,495 million (RUB 65,358 million less the credit loss allowance of RUB 29,863 million).</p> <p>Thus, at 31 December 2019, the allowance for credit losses is significant and accounts for 46% of the gross trade receivables.</p> <p>In accordance with IFRS 9 'Financial Instruments' the Group management assesses expected credit losses in relation to trade receivables prospectively and recognises an allowance for credit losses at each reporting date. The estimate of expected credit losses represents an unbiased and probability weighted amount that is determined by evaluating a range of possible outcomes, and reflects all reasonable and supportable information that is available at each reporting date about past events, current conditions and forecasts of future economic conditions. The degree of accuracy of the management's estimate will be confirmed or rebutted depending on the future developments that are inherently uncertain.</p> <p>We focused on assessing the allowance for credit losses in relation to trade receivables as the estimation process is complicated and requires significant management's judgements, and the amount of allowance is significant.</p>	<p>credit losses in relation to trade receivables, including definition of default;</p> <ul style="list-style-type: none"> • examination, on a sample basis, of accuracy of management's classification of trade receivables for their further assessment on a collective or individual basis depending on the credit risk characteristics and the length of payment delinquency; • examination, on a sample basis, of the ageing of trade receivables to confirm the length of payment delinquency; • examination, on a sample basis, of the models and calculations used for the assessment of credit losses on a collective or individual basis; • examination, on a sample basis, of prior period payments, if the information on such payments was used in the calculation of expected credit losses; • analysis of external information from the regulators of the electricity (capacity) market, including the Supervisory Board of NP Market Council, which regularly makes decisions on excluding companies from the register of participants of the wholesale electricity (capacity) market; among these excluded companies there are buyers of the Group's electricity (capacity) whose balances of receivables bear an increased credit risk; • obtaining and analysing written representations from the management with regard to the assessment of the allowance for credit losses in relation to trade receivables. <p>In addition, we assessed compliance of the disclosures in Notes 2, 12 and 30 to the consolidated financial statements with the presentation and disclosure requirements of IFRS 7 'Financial Instruments: Disclosures'. Acceptability of the current estimates of the Group management regarding the credit losses on trade receivables for the purpose of preparing the consolidated financial statements for the</p>



Key audit matter

How our audit addressed the Key audit matter

year ended 31 December 2019 does not guarantee that future events that are inherently uncertain would not lead to a significant change in these estimates.

How we tailored our Group audit scope

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

The Group's consolidated financial statements are prepared based on the financial information of its components, i.e. individual companies of the Group. If we considered a component to be significant, we audited its financial information based on the materiality level established for each such component.

Similar to the determination of the overall materiality, significance of components was assessed based on the component's individual share in the Group's revenue. We determined the following significant components: PJSC RusHydro and JSC DGK.

If we did not consider that the procedures performed at the level of significant components provided adequate audit evidence for expressing our opinion on the consolidated financial statements as a whole, we performed analytical procedures at the Group level and audit procedures in respect of individual balances and types of operations for other components of the Group.

We chose other components of the Group for audit procedures in respect of individual balances and types of operations separately for each financial statement line item included in the scope of our audit, and our choice depended inter alia on the following factors: level of audit evidence obtained from the audit of significant components and level of concentration of balances and types of operations in the Group's structure. We also change our selection of a number of other components on a rotation basis.

On the whole, our audit procedures that were performed at the level of significant and other components of the Group and included, in particular, detailed testing and testing of controls on a sample basis, in our opinion, provided adequate coverage of individual line items in the consolidated financial statements. Thus, for example, our procedures covered 72% of the Group's revenue and 73% of the total carrying value of the Group's property, plant and equipment.

When performing the audit procedures the audit team engaged specialists in taxation, IFRS methodology, as well as experts in valuation of property, plant and equipment, financial instruments and pension liabilities.

We believe that the results of procedures performed on a sample basis at the level of the Group's components, analytical procedures at the Group's level and procedures over the consolidated financial reporting have provided sufficient and appropriate audit evidence for expressing our opinion on the Group's consolidated financial statements as a whole.



Other information

Management is responsible for the other information. The other information includes PJSC RusHydro's Annual Report for 2019 and Issuer's Report of PJSC RusHydro for Q1 2020, but does not include the consolidated financial statements and our auditor's report thereon. PJSC RusHydro's Annual Report for 2019 and Issuer's Report of PJSC RusHydro for Q1 2020 are expected to be made available to us after the date of this auditor's report.

Our opinion on the consolidated financial statements does not cover the other information and we will not express any form of assurance conclusion thereon.

In connection with our audit of the consolidated financial statements, our responsibility is to read the other information identified above, when it becomes available, and, in doing so, consider whether the other information is materially inconsistent with the consolidated financial statements or our knowledge obtained in the audit, or otherwise appears to be materially misstated.

When we read PJSC RusHydro's Annual Report for 2019 and Issuer's Report of PJSC RusHydro for Q1 2020, if we conclude that there is a material misstatement therein, we are required to communicate the matter to those charged with governance.

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

Management is responsible for the preparation and fair presentation of the consolidated financial statements in accordance with IFRS, and for such internal control as management determines is necessary to enable the preparation of consolidated financial statements that are free from material misstatement, whether due to fraud or error.

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

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

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

Our objectives are to obtain reasonable assurance about whether the consolidated 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 ISAs 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 consolidated financial statements.



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

- Identify and assess the risks of material misstatement of the consolidated 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 Group'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 and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Group'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 consolidated 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 Group to cease to continue as a going concern.
- Evaluate the overall presentation, structure and content of the consolidated financial statements, including the disclosures, and whether the consolidated financial statements represent the underlying transactions and events in a manner that achieves fair presentation.
- Obtain sufficient appropriate audit evidence regarding the financial information of the entities or business activities within the Group to express an opinion on the consolidated financial statements. We are responsible for the direction, supervision and performance of the group audit. We remain solely responsible for our audit opinion.

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, related safeguards.

From the matters communicated with those charged with governance, we determine those matters that were of most significance in the audit of the consolidated 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.

The certified auditor responsible for the audit resulting in this independent auditor's report, is Alexey Sergeevich Ivanov.

AO PricewaterhouseCoopers Audit

5 March 2020
Moscow, Russian Federation



A. S. Ivanov, certified auditor (licence No. 01-000531), AO PricewaterhouseCoopers Audit

Audited entity: Public joint stock company Federal Hydro-Generating Company – RusHydro

Record made in the Unified State Register of Legal Entities on 26 December 2004 under State Registration Number 1042401810494

Taxpayer Identification Number 2460066195

660017, Russian Federation, Krasnoyarsk Region, Krasnoyarsk, Dubrovinskogo str. 43, bld. 1

Independent auditor:
AO PricewaterhouseCoopers Audit

Registered by the Government Agency Moscow Registration Chamber on 28 February 1992 under No. 008.890

Record made in the Unified State Register of Legal Entities on 22 August 2002 under State Registration Number 1027700148431

Taxpayer Identification Number 7705051102

Member of Self-regulatory organization of auditors Association «Sodruzhestvo»

Principal Registration Number of the Record in the Register of Auditors and Audit Organizations – 12006020338

RusHydro Group
Consolidated Statement of Financial Position
(in millions of Russian Rubles unless noted otherwise)



	Note	31 December 2019	31 December 2018
ASSETS			
Non-current assets			
Property, plant and equipment	8	677,862	669,424
Investments in associates and joint ventures	9	16,396	19,828
Financial assets at fair value through other comprehensive income		418	594
Deferred income tax assets	17	19,259	9,999
Other non-current assets	10	19,853	22,684
Total non-current assets		733,788	722,529
Current assets			
Cash and cash equivalents	11	41,047	65,432
Income tax receivable		2,558	3,737
Accounts receivable and prepayments	12	54,251	75,189
Inventories	13	34,386	30,721
Other current assets	14	55,983	33,873
		188,225	208,952
Non-current assets and assets of disposal group classified as held for sale	15	3,106	450
Total current assets		191,331	209,402
TOTAL ASSETS		925,119	931,931
EQUITY AND LIABILITIES			
Equity			
Share capital	16	426,289	426,289
Treasury shares	16	(4,613)	(4,613)
Share premium		39,202	39,202
Retained earnings and other reserves		104,786	115,523
Equity attributable to the shareholders of PJSC RusHydro		565,664	576,401
Non-controlling interest		4,211	9,818
TOTAL EQUITY		569,875	586,219
Non-current liabilities			
Non-current debt	19	162,528	157,948
Non-deliverable forward contract for shares	20	28,510	31,896
Deferred income tax liabilities	17	15,255	13,803
Other non-current liabilities	21	22,366	21,987
Total non-current liabilities		228,659	225,634
Current liabilities			
Current debt and current portion of non-current debt	19	39,435	38,899
Accounts payable and accruals	22	59,645	64,633
Accounts payable in respect of share issue	16	7,000	-
Current income tax payable		785	1,191
Other taxes payable	23	16,439	15,355
		123,304	120,078
Liabilities of disposal group classified as held for sale	15	3,281	-
Total current liabilities		126,585	120,078
TOTAL LIABILITIES		355,244	345,712
TOTAL EQUITY AND LIABILITIES		925,119	931,931

Chairman of Management Board – General Director

Chief Accountant



N.G. Shulginov

IU.G. Medvedeva

5 March 2020

RusHydro Group
Consolidated Income Statement

(in millions of Russian Rubles unless noted otherwise)



	Note	Year ended 31 December 2019	Year ended 31 December 2018
Revenue	24	366,642	358,770
Government grants	25	39,983	41,648
Other operating income		1,174	5,452
Operating expenses (excluding impairment losses)	26	(336,575)	(314,850)
Operating profit excluding impairment losses		71,224	91,020
Impairment of property, plant and equipment, net	8	(53,532)	(24,221)
Impairment of financial assets, net		(4,491)	(5,379)
Impairment of other assets		(2,045)	-
Operating profit		11,156	61,420
Finance income	27	9,868	7,667
Finance costs	27	(10,408)	(23,088)
Share of results of associates and joint ventures	9	(2,757)	1,860
Profit before income tax		7,859	47,859
Income tax expense	17	(7,216)	(16,022)
Profit for the year		643	31,837
Attributable to:			
Shareholders of PJSC RusHydro		5,126	31,229
Non-controlling interest		(4,483)	608
Earnings per ordinary share for profit attributable to the shareholders of PJSC RusHydro – basic and diluted (in Russian Rubles per share)		0.0121	0.0739
Weighted average number of shares outstanding – basic and diluted (millions of shares)		422,437	422,437

RusHydro Group
Consolidated Statement of Comprehensive Income
(in millions of Russian Rubles unless noted otherwise)



	Note	Year ended 31 December 2019	Year ended 31 December 2018
Profit for the year		643	31,837
Other comprehensive income, net of tax:			
<i>Items that will not be reclassified to profit or loss</i>			
Remeasurement of pension benefit obligations	18	(928)	388
(Loss) / gain arising on financial assets at fair value through other comprehensive income		(171)	70
Total items that will not be reclassified to profit or loss		(1,099)	458
<i>Items that may be reclassified subsequently to profit or loss</i>			
Other comprehensive (loss) / income		(37)	71
Total items that may be reclassified subsequently to profit or loss		(37)	71
Total other comprehensive (loss) / income		(1,136)	529
Total comprehensive (loss) / income for the year		(493)	32,366
Attributable to:			
Shareholders of PJSC RusHydro		4,272	31,556
Non-controlling interest		(4,765)	810

	Note	Year ended 31 December 2019	Year ended 31 December 2018
CASH FLOWS FROM OPERATING ACTIVITIES:			
Profit before income tax		7,859	47,859
Depreciation of property, plant and equipment and amortisation of intangible assets	8, 26	25,686	22,310
Loss on disposal of property, plant and equipment, net	26	1,582	1,757
Share of results of associates and joint ventures	9	2,757	(1,860)
Other operating income		(1,174)	(5,452)
Finance income	27	(9,868)	(7,667)
Finance costs	27	10,408	23,088
Impairment of property, plant and equipment	8	53,532	24,221
Impairment of financial assets, net		4,491	5,379
Impairment of other assets		2,045	-
Other income		(109)	(236)
Operating cash flows before working capital changes, income tax paid and changes in other assets and liabilities		97,209	109,399
Working capital changes:			
Decrease / (increase) in accounts receivable and prepayments		1,571	(10,027)
Decrease / (increase) in other current assets, net of deposits and special funds		547	(299)
Increase in inventories		(3,703)	(4,848)
(Decrease) / increase in accounts payable and accruals, net of dividends payable		(11,009)	5,705
Increase / (decrease) in other taxes payable		1,120	(703)
Decrease / (increase) in other non-current assets		1,040	(1,739)
Increase in other non-current liabilities		2,865	573
Income tax paid		(13,961)	(13,510)
Net cash generated by operating activities		75,679	84,551
CASH FLOWS FROM INVESTING ACTIVITIES:			
Purchase of property, plant and equipment		(74,782)	(67,423)
Proceeds from sale of property, plant and equipment		70	977
Investment in bank deposits and purchase of other investments		(81,911)	(44,545)
Redemption of bank deposits and proceeds from sale of other investments		66,142	15,374
Placement of special funds on special accounts		(7,000)	-
Proceeds from sale of PJSC Inter RAO	16	15,012	2,160
Proceeds from sale of investment in joint venture	15	450	871
Proceeds from sale of financial assets at fair value through profit or loss		835	-
Reclassification of cash of disposal group		(22)	-
Interest received		5,612	5,545
Net cash used in investing activities		(75,594)	(87,041)

RusHydro Group
Consolidated Statement of Cash Flows
(in millions of Russian Rubles unless noted otherwise)



	Note	Year ended 31 December 2019	Year ended 31 December 2018
CASH FLOWS FROM FINANCING ACTIVITIES:			
Proceeds from share issue	16	7,000	-
Proceeds from current debt	19	45,247	41,267
Proceeds from non-current debt	19	81,946	127,760
Repayment of debt	19	(123,136)	(142,102)
Interest paid		(14,490)	(14,217)
Dividends paid		(15,782)	(11,113)
Dividends paid by subsidiaries to non-controlling interest holders		(115)	(172)
Repayment of lease liabilities	8	(944)	-
Finance lease payments		-	(155)
Payments for non-deliverable forward for shares	19, 20	(3,731)	(2,813)
Payments on cross-currency and interest rate swap		(438)	-
Other payments		-	(746)
Net cash used in financing activities		(24,443)	(2,291)
Effect of foreign exchange differences on cash and cash equivalents balances		(27)	57
Decrease in cash and cash equivalents		(24,385)	(4,724)
Cash and cash equivalents at the beginning of the year		65,432	70,156
Cash and cash equivalents at the end of the year	11	41,047	65,432

RusHydro Group
Consolidated Statement of Changes in Equity

(in millions of Russian Rubles unless noted otherwise)



	Note	Share capital	Treasury shares	Share premium	Merger reserve	Foreign currency translation reserve	Revaluation reserve on financial assets	Reserve for remeasurement of pension benefit obligation	Retained earnings	Equity attributable to shareholders of PJSC RusHydro	Non-controlling interest	Total equity
As at 1 January 2018		426,289	(4,613)	39,202	(135,075)	(415)	459	647	234,676	561,170	9,161	570,331
Profit for the year		-	-	-	-	-	-	-	31,229	31,229	608	31,837
Remeasurement of pension benefit obligations	18	-	-	-	-	-	-	186	-	186	202	388
Gain arising on financial assets at fair value through other comprehensive income		-	-	-	-	-	70	-	-	70	-	70
Other comprehensive income		-	-	-	-	71	-	-	-	71	-	71
Total other comprehensive income		-	-	-	-	71	70	186	-	327	202	529
Total comprehensive income		-	-	-	-	71	70	186	31,229	31,556	810	32,366
Dividends	16	-	-	-	-	-	-	-	(11,124)	(11,124)	(172)	(11,296)
Sale of shares of PJSC Inter RAO	16	-	-	-	-	-	-	-	(5,223)	(5,223)	-	(5,223)
Other changes		-	-	-	-	-	-	-	22	22	19	41
As at 31 December 2018		426,289	(4,613)	39,202	(135,075)	(344)	529	833	249,580	576,401	9,818	586,219

The accompanying notes are an integral part of this Consolidated Financial Statements

RusHydro Group
Consolidated Statement of Changes in Equity

(in millions of Russian Rubles unless noted otherwise)



	Note	Share capital	Treasury shares	Share premium	Merger reserve	Foreign currency translation reserve	Revaluation reserve on financial assets	Reserve for remeasurement of pension benefit obligation	Retained earnings	Equity attributable to shareholders of PJSC RusHydro	Non-controlling interest	Total equity
As at 1 January 2019		426,289	(4,613)	39,202	(135,075)	(344)	529	833	249,580	576,401	9,818	586,219
Adoption of IFRS 16	3	-	-	-	-	-	-	-	(61)	(61)	-	(61)
As at 1 January 2019 (restated)		426,289	(4,613)	39,202	(135,075)	(344)	529	833	249,519	576,340	9,818	586,158
Profit for the year		-	-	-	-	-	-	-	5,126	5,126	(4,483)	643
Remeasurement of pension benefit obligations	18	-	-	-	-	-	-	(646)	-	(646)	(282)	(928)
Loss arising on financial assets at fair value through other comprehensive income		-	-	-	-	-	(171)	-	-	(171)	-	(171)
Other comprehensive loss		-	-	-	-	(38)	-	-	1	(37)	-	(37)
Total other comprehensive loss		-	-	-	-	(38)	(171)	(646)	1	(854)	(282)	(1,136)
Total comprehensive loss		-	-	-	-	(38)	(171)	(646)	5,127	4,272	(4,765)	(493)
Dividends	16	-	-	-	-	-	-	-	(15,775)	(15,775)	(115)	(15,890)
Changes in non-controlling interest	16	-	-	-	-	-	-	-	781	781	(727)	54
Other changes		-	-	-	-	-	-	-	46	46	-	46
As at 31 December 2019		426,289	(4,613)	39,202	(135,075)	(382)	358	187	239,698	565,664	4,211	569,875

The accompanying notes are an integral part of this Consolidated Financial Statements

Note 1. The Group and its operations

PJSC RusHydro (hereinafter referred to as “the Company”) was incorporated and is domiciled in the Russian Federation. The Company is a joint stock company limited by value of shares and was set up in accordance with Russian regulations.

The primary activities of the Company and its subsidiaries (hereinafter together referred to as “the Group”) are generation and sale of electricity, capacity and heat.

Economic environment in the Russian Federation. The Russian Federation displays certain characteristics of an emerging market. Its economy is particularly sensitive to oil and gas prices. The tax, currency and customs legislation continue to develop and are subject to frequent changes and varying interpretations. The Russian economy continues to be negatively impacted by ongoing political tension in the region and international sanctions against certain Russian companies and individuals.

This economic environment has a significant impact on the Group’s operations and financial position. Management is taking necessary measures to ensure sustainability of the Group’s operations. However, the future effects of the current economic situation are difficult to predict and management’s current expectations and estimates could differ from actual results.

Relations with the Government and current regulation. As at 31 December 2019 the Russian Federation owned 61.20 percent of the total voting ordinary shares of the Company inclusive of additional share issue (Note 16) (31 December 2018: 60.56 percent). As at 31 December 2019 PJSC Bank VTB that is controlled by the Russian Federation owned 13.13 percent of the Company’s shares (31 December 2018: 13.34 percent).

The Group’s major customer base includes a large number of entities controlled by, or related to the Government. Furthermore, the Government controls contractors and suppliers, which provide the Group with electricity dispatch, transmission and distribution services, and a number of the Group’s fuel and other suppliers (Note 7).

In addition, the Government influences the Group’s operations through:

- participation of its representatives in the Company’s Board of Directors;
- regulation of tariffs for electricity, capacity and heating;
- approval and monitoring of the Group’s investment programme, including volume and sources of financing.

Economic, social and other policies of the Russian Government could have a material effect on operations of the Group.

Overview of the electricity and capacity market. In 2019 the following significant changes were made to the rules of electricity and capacity wholesale and retail markets, their operation procedures and pricing mechanisms:

- Russian Government Resolution No.1947 of 31 December 2019 approved amendments that allow electricity generators and buyers located in stand-alone power systems to enter into direct agreements at prices that match the price range approved by the national regulator.
- For 2020, Russian Government Decree No.3259-r of 31 December 2019 established the following norms:
 - the basic level of rates (tariffs) for electricity (capacity) for Russian constituent regions in the Far Eastern Federal District;
 - price mark-up for capacity provided in the price zones of the wholesale market by wholesalers, i.e. generators of electricity (capacity), such that the Russian constituent regions in the Far Eastern Federal District can achieve the basic level of rates (tariffs) for electricity (capacity).

Note 2. Summary of significant accounting policies

Basis of preparation. These consolidated financial statements have been prepared in accordance with IFRS under the historical cost convention, as modified by the financial instruments initially recognised at fair value, financial instruments categorised at fair value through profit or loss and at fair value through other comprehensive income. The principal accounting policies applied in the preparation of these consolidated financial statements are set out below. Apart from the adoption of IFRS 16, Leases, effective from 1 January 2019 (Note 3), these policies have been consistently applied to all the periods presented.

Each company of the Group individually maintains its own books of accounts and prepares its statutory financial statements in accordance with Russian standards of accounting (hereinafter referred to as “RSA”). These consolidated financial statements are based on the statutory records with adjustments and

reclassifications made for the purpose of fair presentation in accordance with IFRS.

Functional and presentation currency. The functional currency of the Company and its subsidiaries, and the presentation currency for these consolidated financial statements is the national currency of the Russian Federation, the Russian Ruble.

Foreign currency translation. Monetary assets and liabilities, which are held by the Group's entities and denominated in foreign currencies at the end of the reporting period, are translated into Russian Rubles at the exchange rates prevailing at that date. Foreign currency transactions are accounted for at the exchange rates prevailing at the date of the transaction. Gains and losses resulting from the settlement of such transactions and translation of monetary assets and liabilities denominated in foreign currencies are recognised in the consolidated income statement within finance income/costs.

As at 31 December 2019, the official rate of exchange, as determined by the Central Bank of the Russian Federation, between Russian Ruble and US Dollar (hereinafter referred to as "USD") was RR 61.91 : USD 1.00 (31 December 2018: RR 69.47 : USD 1.00), between Russian Ruble and Euro was RR 69.34 : EUR 1.00 (31 December 2018: RR 79.46 : EUR 1.00), between Russian Ruble and China Yuan was RR 8.86 : CNY 1.00 (31 December 2018: RR 10.10 : CNY 1.00).

Consolidated financial statements. Subsidiaries are those investees, including structured entities, that the Group controls because the Group (i) has power to direct relevant activities of the investees that significantly affect their returns, (ii) has exposure, or rights, to variable returns from its involvement with the investees, and (iii) has the ability to use its power over the investees to affect the amount of investor's returns.

The existence and effect of substantive rights, including substantive potential voting rights, are considered when assessing whether the Group has power over another entity. For a right to be substantive, the holder must have practical ability to exercise that right when decisions about the direction of the relevant activities of the investee need to be made. The Group may have power over an investee even when it holds less than majority of voting power in an investee. In such a case, the Group assesses the size of its voting rights relative to the size and dispersion of holdings of the other vote holders to determine if it has de-facto power over the investee. Protective rights of other investors, such as those that relate to fundamental changes of investee's activities or apply only in exceptional circumstances, do not prevent the Group from controlling an investee. Subsidiaries are consolidated from the date on which control is transferred to the Group (acquisition date) and are deconsolidated from the date that control ceases.

The acquisition method of accounting is used to account for the acquisition of subsidiaries other than those acquired from parties under common control. Identifiable assets acquired and liabilities and contingent liabilities assumed in a business combination are measured at their fair values at the acquisition date, irrespective of the extent of any non-controlling interest.

The Group measures non-controlling interest that represents present ownership interest and entitles the holder to a proportionate share of net assets in the event of liquidation on a transaction by transaction basis, either at: (a) fair value, or (b) the non-controlling interest's proportionate share of net assets of the acquiree.

Goodwill is measured by deducting the fair value of net assets of the acquiree from the aggregate of the consideration transferred for the acquiree, the amount of non-controlling interest in the acquiree and the fair value of an interest in the acquiree held immediately before the acquisition date. Any negative amount ("negative goodwill" or a "bargain purchase") is recognised in profit or loss, after management reassesses whether it identified all the assets acquired and all the liabilities and contingent liabilities assumed and reviews the appropriateness of their measurement.

The consideration transferred for the acquiree is measured at the fair value of the assets given up, equity instruments issued and liabilities incurred or assumed, including fair value of assets or liabilities from contingent consideration arrangements but excludes acquisition related costs such as advisory, legal, valuation and similar professional services. Transaction costs related to the acquisition and incurred for issuing equity instruments are deducted from equity; transaction costs incurred for issuing debt as part of the business combination are deducted from the carrying amount of the debt and all other transaction costs associated with the acquisition are expensed.

Intercompany transactions, balances and unrealised gains on transactions between the Group's entities are eliminated; unrealised losses are also eliminated unless the cost cannot be recovered. The Company and all of its subsidiaries use uniform accounting policies consistent with the Group's policies.

Non-controlling interest is that part of the net results and of the equity of a subsidiary attributable to interests which are not owned, directly or indirectly, by the Company. Non-controlling interest forms a separate component of the Group's equity.

Purchases and sales of non-controlling interests. The Group applies the economic entity model to account for transactions with owners of non-controlling interest, that do not result in a loss of control. Any difference between the purchase consideration and the carrying amount of non-controlling interest acquired is recorded as a capital transaction directly in equity. The Group recognises the difference between sales consideration and the carrying amount of non-controlling interest sold as a capital transaction in the Consolidated statement of changes in equity.

Acquisition of subsidiaries from parties under common control. Acquisitions of subsidiaries from parties under common control are accounted for using the predecessor values method. Under this method the consolidated financial statements of the combined entity are presented as if the businesses had been combined from the beginning of the earliest period presented or the date when the combining entities were first brought under common control if later. The assets and liabilities of the subsidiary transferred under common control are at the predecessor entity's carrying amounts. The predecessor entity is considered to be the highest reporting entity in which the subsidiary's IFRS financial information was consolidated. Related goodwill inherent in the predecessor entity's original acquisitions is also recorded in these consolidated financial statements. Any difference between the carrying amount of net assets, including the predecessor entity's goodwill, and the consideration for the acquisition is accounted for in these consolidated financial statements as an adjustment to merger reserve within equity.

Investments in associates and joint ventures. Investments in associates and joint ventures are accounted for using the equity method of accounting, based upon the percentage of ownership held by the Group. Associates are entities over which the Company has significant influence (directly or indirectly) but not control, generally accompanying a shareholding of between 20 and 50 percent of the voting rights. Investments in associates are accounted for using the equity method of accounting and are initially recognised at cost. Dividends received from associates reduce the carrying value of the investment in associates. Other post-acquisition changes in the Group's share of net assets of an associate are recognised as follows: (i) the Group's share of profits or losses of associates is recorded in the consolidated profit or loss for the year as profit or loss in respect of associates and joint ventures, (ii) the Group's share of other comprehensive income is recognised in other comprehensive income and presented separately, and (iii) all other changes in the Group's share of the carrying value of net assets of associates are recognised in profit or loss within the share of results of associates and joint ventures.

However, when the Group's share of losses in an associate equals or exceeds its interest in the associate, including any other unsecured receivables, the Group does not recognise further losses, unless it has incurred obligations or made payments on behalf of the associate.

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 defined by the making of decisions about the relevant activities requiring the unanimous consent of the parties sharing control.

The Group discontinues the use of the equity method from the date on which it ceases to have joint control over, or have significant influence on joint ventures and associates.

Unrealised gains on transactions with associates and joint ventures are eliminated to the extent of the Group's interest in the entity, unrealised losses are also eliminated unless the transaction provides evidence of an impairment of the asset transferred.

Disposals of subsidiaries, associates or joint ventures. When the Group ceases to have control or significant influence, any retained interest in the entity is remeasured to its fair value, with the change in the carrying amount recognised in profit or loss. The fair value is the initial carrying amount for the purposes of subsequently accounting for the retained interest as an associate, joint venture or financial asset. In addition, any amounts previously recognised in other comprehensive income in respect of that entity are accounted for as if the Group had directly disposed of the related assets or liabilities. This may mean that amounts previously recognised in other comprehensive income are recycled to profit or loss.

If the ownership interest in an associate is reduced but significant influence is retained, only a proportionate share of the amounts previously recognised in other comprehensive income are reclassified to profit or loss where appropriate.

Property, plant and equipment. Property, plant and equipment are stated at cost, less accumulated depreciation and provision for impairment, where required.

Subsequent costs are included in the asset's carrying amount or recognised as a separate asset, as appropriate, only when it is highly probable that future economic benefits associated with the item will flow to the Group and the cost of the item can be measured reliably. Costs of minor repairs and day-to-day

maintenance are expensed when incurred. Costs of replacing major parts or components of property, plant and equipment items are capitalised and the replaced part is written off.

Social assets are not capitalised if they are not expected to result in future economic benefits to the Group. Maintenance costs of social assets are expensed as incurred.

Gains and losses on disposals of property, plant and equipment are determined by comparing the proceeds with the carrying amount and are recognised in profit or loss for the year.

Depreciation. Depreciation on items of property, plant and equipment (except for land and assets under construction) is calculated using the straight-line method over their estimated useful lives.

The useful lives of property, plant and equipment are subject to annual assessment by the Group management and if expectations differ from previous estimates, the changes of useful lives are accounted for as a change in an accounting estimate prospectively.

The average useful lives of property, plant and equipment by type of facility, in years, were as follows:

Type of facility	Average useful lives
Production buildings	25–80
Facilities	10–100
Plant and equipment	5–40
Other	3–30

Depreciation is charged once an asset is available for use. Land and assets under construction are not depreciated.

Impairment of property, plant and equipment. Impairment testing of property, plant and equipment is carried out when there is an indication that impairment may have occurred, or where it is otherwise required to ensure that property, plant and equipment are not carried above their estimated recoverable amounts (Note 8). If any such indication exists, the Group management estimates the recoverable amount which is determined as the higher of an asset's fair value less costs of disposal and its value in use. Fair value less costs of disposal represents the amount that can be generated through the sale of assets. Value in use represents the present value of expected future cash flows discounted on a pre-tax basis, using the estimated cost of capital of the cash-generating unit.

The carrying amount of the asset is reduced to the recoverable amount and the impairment loss is recognised in Consolidated Income Statement for the year. An impairment loss recognised for an asset in prior years is reversed where appropriate if there has been a positive change in the estimates used to determine the asset's recoverable amount.

Leases. Right-of-use assets. The Group recognises right-of-use assets at the commencement date of the lease. Right-of-use assets are measured at cost, less any accumulated depreciation and impairment losses. The cost of right-of-use assets includes the amount of lease liabilities recognised, initial direct costs incurred, and lease payments made at or before the commencement date less any lease incentives received. Unless the Group is reasonably certain to obtain ownership of the leased asset at the end of the lease term, the recognised right-of-use assets are depreciated on a straight-line basis over the shorter of its estimated useful life and the lease term. Right-of-use assets are subject to impairment.

The average useful lives of right-of-use assets by type of facility, in years, were as follows:

Type of facility	Average useful lives
Production buildings	2–10
Facilities	5–30
Plant and equipment	5–11
Other	2–10

Lease liabilities. At the commencement date of the lease, the Group recognises lease liabilities measured at the present value of lease payments to be made over the lease term. The lease payments include fixed payments (including in-substance fixed payments) less any lease incentives receivable, variable lease payments that depend on an index or a rate, and amounts expected to be paid under residual value guarantees. The lease payments also include the exercise price of an extension option if the lease is reasonably certain to be extended and payments of penalties for terminating a lease, if the lease term reflects the Group exercising the option to terminate. Payments under land lease agreements depend on the cadastral value of the land and are variable, recognised as part of the rent expenses in the period in which the event or condition initiating the payment occurs.

In calculating the present value of lease payments, the Group uses the incremental borrowing rate at the lease commencement date if the interest rate implicit in the lease is not readily determinable. After the commencement date, the amount of lease liabilities is increased to reflect the accretion of interest and reduced for the lease payments made. In addition, the carrying amount of lease liabilities is remeasured if there is a modification, a change in the lease term, a change in the in-substance fixed lease payments or a change in the assessment to purchase the underlying asset.

Short-term leases and leases of low-value assets. The Group applies the short-term lease recognition exemption to its short-term leases (leases that have a lease term of 12 months or less from the commencement date and do not contain a purchase option). It also applies the lease of low-value assets recognition exemption to leases of assets with a low value, less than RR 300 thousand. Lease payments on short-term leases and leases of low-value assets are recognised as expense on a straight-line basis over the lease term and are included in the rent expenses.

Significant judgement in determining the lease term of contracts with renewal options. The Group determines the lease term as the non-cancellable term of the lease, together with any periods covered by an option to extend the lease if it is reasonably certain to be exercised, or any periods covered by an option to terminate the lease, if it is reasonably certain not to be exercised.

The Group applies judgement in evaluating whether it is reasonably certain to exercise the option to renew. That is, it considers all relevant factors that create an economic incentive for it to exercise the renewal or not to exercise an option to terminate a lease.

Intangible assets and goodwill. The Group's intangible assets other than goodwill have definite useful lives and primarily include capitalised computer software. Intangible assets are amortised using the straight-line method over their useful lives. If impaired, the carrying amount of intangible assets is written down to the higher of value in use and fair value less costs of disposal. Goodwill is carried at cost less accumulated impairment losses, if any. The Group tests goodwill for impairment at least annually and whenever there are indications that goodwill may be impaired. Goodwill is allocated to the cash-generating units, or groups of cash-generating units, that are expected to benefit from the synergies of the business combination. Such units or groups of units represent the lowest level at which the Group monitors goodwill and are not larger than an operating segment.

Gains or losses on disposal of an operation within a cash generating unit to which goodwill has been allocated include the carrying amount of goodwill associated with the operation disposed of, generally measured on the basis of the relative values of the operation disposed of and the portion of the cash-generating unit which is retained.

Key measurement terms for financial instruments. Depending on their classification financial instruments are carried at fair value or amortised cost as described below.

Fair value is the price that would be received upon sale of the asset or paid to transfer the liability in an orderly transaction between market participants at the measurement date. The best evidence of fair value is price in an active market. An active market is one in which transactions for the asset or liability take place with sufficient frequency and volume to provide pricing information on an ongoing basis.

Valuation techniques such as discounted cash flow models or models based on recent arm's length transactions or consideration of financial data of the investees are used to measure fair value of certain financial instruments for which external market pricing information is not available. The Group uses such valuation techniques of fair value which are the most acceptable in the circumstances and as much as possible use the observable basic data.

Fair value measurements are analysed by level in the fair value hierarchy as follows:

- level 1 are measurements at quoted prices (unadjusted) in active markets for identical assets or liabilities;
- level 2 measurements are valuation techniques with all material inputs observable for the asset or liability, either directly (that is, as prices) or indirectly (that is, derived from prices);
- level 3 measurements are valuations not based on solely observable market data (that is, the measurement requires significant unobservable inputs).

For disclosure of information on fair value the Group classified assets and liabilities on the basis of an appropriate level of hierarchy of fair value as it is stated above (Note 32).

Transaction costs are incremental costs that are directly attributable to the acquisition, issue or disposal of a financial instrument. An incremental cost is one that would not have been incurred if the transaction had not taken place. Transaction costs include fees and commissions paid to agents, advisors, brokers and dealers,

levies by regulatory agencies and securities exchanges, and transfer taxes and duties. Transaction costs do not include debt premiums or discounts, financing costs or internal administrative or holding costs.

Amortised cost is the amount at which the financial instrument was recognised at initial recognition less any principal repayments, plus accrued interest, and for financial assets less any write-down for incurred impairment losses. Accrued interest includes amortisation of transaction costs deferred at initial recognition and of any premium or discount to maturity amount using the effective interest method. Accrued interest income and accrued interest expense, including both accrued coupon and amortised discount or premium (including fees deferred at origination, if any), are not presented separately and are included in the carrying values of related items in the statement of financial position.

The effective interest method is a method of allocating interest income or interest expense over the relevant period, so as to achieve a constant periodic rate of interest (effective interest rate) on the carrying amount. The effective interest rate is the rate that exactly discounts estimated future cash payments or receipts (excluding future credit losses) through the expected life of the financial instrument or a shorter period, if appropriate, to the net carrying amount of the financial instrument. The effective interest rate discounts cash flows of variable interest instruments to the next interest repricing date, except for the premium or discount which reflects the credit spread over the floating rate specified in the instrument, or other variables that are not reset to market rates. Such premiums or discounts are amortised over the whole expected life of the instrument. The present value calculation includes all fees paid or received between parties to the contract that are an integral part of the effective interest rate.

Initial recognition of financial instruments. Financial instruments at fair value through profit or loss are initially recorded at fair value. All other financial instruments are initially recorded at fair value adjusted for transaction costs. Fair value at initial recognition is best evidenced by the transaction price. A gain or loss on initial recognition is only recorded if there is a difference between fair value and transaction price which can be evidenced by other observable current market transactions in the same instrument or by a valuation technique whose inputs include only data from observable markets.

Classification of financial assets. The Group classifies financial assets in the following measurement categories: to be measured at fair value through profit or loss (FVPL), to be measured at fair value through other comprehensive income (FVOCI), and those to be measured at amortised cost. The classification depends on the Group's business model for managing the financial assets and the contractual terms of the cash flows.

For *investments in equity instruments* that are not held for trading, this will depend on whether the Group has made an irrevocable election at the time of initial recognition to account for the equity investment at fair value through other comprehensive income.

There are three measurement categories into which the Group classifies its *debt instruments*:

- Amortised cost: Assets that are held for collection of contractual cash flows where those cash flows represent solely payments of principal and interest, are measured at amortised cost.
- FVOCI: Assets that are held for collection of contractual cash flows and for selling the financial assets, where the assets' cash flows represent solely payments of principal and interest, are measured at FVOCI.
- FVPL: Assets that do not meet the criteria for amortised cost or FVOCI are measured at FVPL.

Subsequent measurement of financial assets. The Group subsequently measures all *equity investments* at fair value. Where the Group management has elected to present fair value gains and losses on equity investments in OCI, there is no subsequent reclassification of fair value gains and losses to profit or loss following the derecognition of such investments. Dividends from such investments continue to be recognised in profit or loss as other operating income when the Group's right to receive payments is established. Changes in the fair value of financial assets at FVPL are recognised as other operating income or expense. Impairment losses (and reversal of impairment losses) on equity investments measured at FVOCI are not reported separately from other changes in fair value.

All the Group's debt instruments are measured at amortised cost. Interest income from these financial assets is included in finance income using the effective interest rate method. Any gain or loss arising on derecognition is recognised directly in profit or loss. Impairment losses are presented as separate line item in the statement of profit or loss.

Reclassification of financial assets. Financial instruments are reclassified only when the business model for managing the portfolio as a whole changes. The reclassification has a prospective effect and takes place from the beginning of the first reporting period that follows after the change in the business model. The Group did

not change its business model during the current period and did not make any reclassifications.

Impairment of financial assets: allowance for expected credit losses (ECL). The Group assesses on a forward-looking basis the expected credit losses associated with its debt instruments carried at amortised cost. The Group measures ECL and recognises net impairment losses on financial and contract assets at each reporting date. The measurement of ECL reflects: (a) an unbiased and probability weighted amount that is determined by evaluating a range of possible outcomes, (b) time value of money and (c) all reasonable and supportable information that is available without undue cost and effort at the end of each reporting period about past events, current conditions and forecasts of future conditions.

In accordance with IFRS 9, the Group applied a simplified approach to determining ECL in relation to trade accounts receivable that requires that full lifetime ECL are to be recognised. For other financial assets the Group applies a three-stage model for impairment, based on changes in credit quality since initial recognition. A financial instrument that is not credit-impaired on initial recognition is classified in Stage 1. Financial assets in Stage 1 have their ECL measured at an amount equal to the portion of lifetime ECL that results from default events possible within the next 12 months or until contractual maturity, if shorter ("12 Months ECL"). If the Group identifies a significant increase in credit risk ("SICR") since initial recognition, the asset is transferred to Stage 2 and its ECL is measured based on ECL on a lifetime basis, that is, up until contractual maturity but considering expected prepayments, if any ("Lifetime ECL"). If the Group determines that a financial asset is credit-impaired, the asset is transferred to Stage 3 and its ECL is measured as a Lifetime ECL. For financial assets that are purchased or originated credit-impaired ("POCI Assets"), the ECL is always measured as a Lifetime ECL.

Write-off of financial assets. Financial assets are written-off, in whole or in part, when the Group exhausted all practical recovery efforts and has concluded that there is no reasonable expectation of recovery. The write-off represents a derecognition event. The Group may write-off financial assets that are still subject to enforcement activity when the Group seeks to recover amounts that are contractually due, however, there is no reasonable expectation of recovery.

Derecognition of financial assets. The Group derecognises financial assets when (a) the assets are redeemed or the rights to cash flows from the assets otherwise expire or (b) the Group has transferred the rights to the cash flows from the financial assets or entered into a qualifying pass-through arrangement whilst (i) also transferring substantially all the risks and rewards of ownership of the assets or (ii) neither transferring nor retaining substantially all the risks and rewards of ownership but not retaining control. Control is retained if the counterparty does not have the practical ability to sell the asset in its entirety to an unrelated third party without needing to impose additional restrictions on the sale.

Derivative financial instruments. Derivative financial instruments are carried at their fair value. All derivative instruments are carried as assets when fair value is positive and as liabilities when fair value is negative. Changes in the fair value of derivative instruments are included in profit or loss for the year (gains less losses on derivatives). The Group does not apply hedge accounting.

Certain derivative instruments embedded in financial liabilities and other non-financial contracts are treated as separate derivative instruments when their risks and characteristics are not closely related to those of the host contract.

Classification of financial liabilities. Financial liabilities are classified as subsequently measured at amortised costs, except for financial liabilities at FVPL: this classification is applied to derivatives and other financial liabilities designated as such at initial recognition.

Derecognition of financial liabilities. Financial liabilities are derecognised when they are extinguished (i.e. when the obligation specified in the contract is discharged, cancelled or expires).

Cash and cash equivalents. Cash and cash equivalents include cash in hand, deposits held at call with banks, and other short-term highly liquid investments with original maturities of three months or less. Cash and cash equivalents are carried at amortised cost because: (a) they are held for collection of contractual cash flows and those cash flows represent solely payments of principal and interest, and (b) they are not designated at FVPL.

Trade and other receivables. Trade and other receivables are recognised initially at fair value and are subsequently carried at amortised cost using the effective interest method.

Trade and other payables. Trade and other payables are accrued when the counterparty performs its obligations under the contract and are recognised initially at fair value and subsequently carried at amortised costs using the effective interest method.

Debt. Debt is recognised initially at fair value, net of transaction costs incurred and is subsequently carried at

amortised cost using the effective interest method. Fair value is determined using the prevailing market rate of interest for a similar instrument, if significantly different from the transaction price.

Capitalisation of borrowing costs. Borrowing costs directly attributable to the acquisition, construction or production of assets that necessarily take a substantial time to get ready for intended use or sale (qualifying assets) are capitalised as part of the costs of those assets, if the commencement date for capitalisation is on or after 1 January 2009.

The commencement date for capitalisation is when (i) the Group incurs expenditures for the qualifying asset; (ii) it incurs borrowing costs; and (iii) it undertakes activities that are necessary to prepare the asset for its intended use or sale.

Capitalisation of borrowing costs continues up to the date when the assets are substantially ready for their use or sale. The Group capitalises borrowing costs that could have been avoided if it had not made capital expenditure on qualifying assets. Borrowing costs capitalised are calculated at the group's average funding cost (the weighted average interest cost is applied to the expenditures on the qualifying assets), except to the extent that funds are borrowed specifically for the purpose of obtaining a qualifying asset. Where this occurs, actual borrowing costs incurred less any investment income on the temporary investment of those borrowings are capitalised.

Interest payments capitalised as part of the cost of an assets are classified as cash outflows from financing activities in Consolidated Statement of Cash Flows.

Prepayments. Prepayments are carried at cost less provision for impairment. A prepayment is classified as non-current when the goods or services relating to the prepayment are expected to be obtained after one year, or when the prepayment relates to an asset which will itself be classified as non-current upon initial recognition. Prepayments to acquire assets are transferred to the carrying amount of the asset once the Group has obtained control of the asset and it is highly probable that future economic benefits associated with the asset will flow to the Group. Other prepayments are written off to profit or loss when the goods or services relating to the prepayments are received. If there is an indication that the assets, goods or services relating to a prepayment will not be received, the carrying value of the prepayment is written down accordingly and a corresponding impairment loss is recognised in profit or loss for the year.

Inventories. Inventories are recorded at the lower of cost and net realisable value. Net realisable value is the estimated selling price in the ordinary course of business, less selling expenses. Cost of inventory that is expensed is determined on the weighted average basis.

Income taxes. Income taxes have been provided for in the consolidated financial statements in accordance with legislation enacted or substantively enacted by the end of the reporting period. The income tax charge comprises current tax and deferred tax and is recognised in profit or loss for the year except if it is recognised in other comprehensive income or directly in equity because it relates to transactions that are also recognised, in the same or a different period, in other comprehensive income or directly in equity.

Current tax is the amount expected to be paid to, or recovered from, the taxation authorities in respect of taxable profits or losses for the current and prior periods. Taxable profits or losses are based on estimates if financial statements are authorised prior to filing relevant tax returns. Taxes other than on income are recorded within operating expenses.

Deferred income tax is provided using the balance sheet liability method for tax loss carry forwards and temporary differences arising between the tax bases of assets and liabilities and their carrying amounts for consolidated financial reporting purposes. In accordance with the initial recognition exemption, deferred taxes are not recorded for temporary differences on initial recognition of an asset or a liability in a transaction other than a business combination if the transaction, when initially recorded, affects neither accounting nor taxable profit. Deferred tax liabilities are not recorded for temporary differences on initial recognition of goodwill and subsequently for goodwill which is not deductible for tax purposes. Deferred tax balances are measured at tax rates enacted or substantively enacted at the end of the reporting period which are expected to apply to the period when the temporary differences will reverse or the tax loss carry forwards will be utilised.

Deferred tax assets for deductible temporary differences and tax loss carry forwards are recorded only to the extent that it is highly probable that the temporary difference will reverse in the future and there is sufficient future taxable profit available against which the deductions can be utilised.

Deferred income tax assets and liabilities are offset when there is a legally enforceable right to offset current tax assets against current tax liabilities and when the deferred income taxes assets and liabilities relate to income taxes levied by the same taxation authority on either the same taxable entity or different taxable entities where there is an intention to settle the balances on a net basis. Deferred tax assets and liabilities are netted only within the individual companies of the Group.

The Group controls the reversal of temporary differences relating to taxes chargeable on dividends from subsidiaries or on gains upon their disposal. The Group does not recognise deferred tax liabilities on such temporary differences except to the extent that management expects the temporary differences to reverse in the foreseeable future.

Uncertain tax positions. The Group's uncertain tax positions are reassessed by management at the end of each reporting period. Liabilities are recorded for income tax positions that are determined by management as more likely than not to result in additional taxes being levied if the positions were to be challenged by the tax authorities. The assessment is based on the interpretation of tax laws that have been enacted or substantively enacted by the end of the reporting period, and any known court or other rulings on such issues. Liabilities for penalties, interest and taxes other than on income are recognised based on management's best estimate of the expenditure required to settle the obligations at the end of the reporting period. Adjustments for uncertain income tax positions are recorded within the income tax charge.

Employee benefits. Wages, salaries, contributions to the Russian Federation state pension and social insurance funds, paid annual leave and sick leave, bonuses, and non-monetary benefits (such as health services) are accrued in the year in which the associated services are rendered by the employees of the Group.

Defined benefit plans. The Group operates defined benefit plans that cover the majority of its employees. Defined benefit plans define the amount of pension benefit that an employee will receive on retirement, usually dependent on one or more factors such as age, years of service, minimum tariff rate of remuneration and others.

The net liability recognised in the Consolidated statement of financial position in respect of defined benefit pension plans operated by the Group is the present value of the defined benefit obligation at the end of the reporting period less fair value of plan assets.

The defined benefit obligations are calculated by independent actuary using the projected unit credit method. The present value of the defined benefit obligations are determined by discounting the estimated future cash outflows using interest rates of government bonds that are denominated in the currency in which the benefits will be paid associated with the operation of the plans, and that have terms to maturity approximating the terms of the related pension liabilities.

Actuarial gains and losses resulting from changes in the actuarial assumptions in the measurement of defined benefit plans are recognised in other comprehensive income as they arise within remeasurement of pension benefit obligations. Past service cost is immediately recognised in profit or loss within operating expenses.

Defined contribution plans. For defined contribution plans, the Group pays contributions and has no further payment obligations once the contributions have been paid. The contributions are recognised as employee benefit expense when they are due. In the normal course of business the Group contributes to the Russian Federation defined contribution state pension scheme on behalf of its employees. Mandatory contributions to the governmental pension scheme are expensed when incurred and included in employee benefit expenses and payroll taxes in the consolidated income statement.

Other benefit obligations. The Group pays a one-off financial aid on occasion of an employee's jubilee. The amount of the benefit depends on one or more factors, such as the age, length of service in the company, salary and others.

For the purpose of calculating benefit obligations of these types, actuarial gains and losses arising as a result of adjustments or changes in actuarial assumptions are recognised within profit or loss in the consolidated income statement in the period when they arise. All other aspects of accounting for these obligations are similar to those of accounting for defined benefit obligations.

Environmental liabilities. Liabilities for environmental remediation are recorded where there is a present obligation, the payment is highly probable and reliable estimates exist.

Revenue recognition. Revenue is recognised in an amount that reflects the consideration to which the Group is expected to be entitled in exchange for the transfer of goods or services promised to the customer, when (or as) control is transferred.

The Group defines the following performance obligations: sales of electricity in the wholesale market, sales of capacity in the wholesale market, sales of electricity and capacity in the retail market, sales of heat and hot water, rendering services for electricity transportation, rendering services for connections to the grid, other revenue.

The Group transfers control of a good or service over time and, therefore, satisfies a performance obligation and recognises revenue over time for the following revenue: sales of electricity and capacity in the retail and

wholesale markets, sales of heat and hot water and rendering services for electricity transportation. Revenue is recognised in the amount which the Group has the right to invoice, as this amount represents the value the customer receives upon fulfillment of the contract.

With respect to the revenue from electric grid connection, the Group applied judgement and considers that the connection is a separate performance obligation recognised in a point in time when the service has been provided. According to the electric grid connection service agreements, the Group is under no further obligation to the buyer once the service has been provided. When for provision of electric grid connection services, the Group directly enters into agreements for connection to electric grids owned by external grid operators, the Group recognises revenue from provision of services to the buyer on a gross basis.

Other revenue is recognised at a point in time.

Contracts for all types of revenue do not contain a significant financing component as the terms of payments agreed by contracting parties do not provide to the customers or to the Group significant benefit of financing. The Group does not expect to have any contracts where the period between the transfer of the promised goods or services to the customer and the payment by the customer exceeds one year. As a consequence, the Group does not adjust any of the transaction prices for the time value of money.

Contract assets are not significant. Accounts receivable are recognised when the Group receives the unconditional right to get the remuneration under the contract.

Contract liabilities are represented by advances received included in accounts payable and accruals and other non-current liabilities.

Government grants. Government grants are a compensation for the incurred expenses, losses and reduced tariffs to the guarantying suppliers – Group companies, in relation to the achievement of basic rates (tariffs). Government grants are accounted for within operating income and if there is a reasonable assurance that the grant will be received and the Group will comply with all attached conditions and are recognised at fair value. Grants are recognised during the period so as to match costs with respective compensation or, if grants are compensating for the losses incurred previously, they are recognised when receipt of the grant becomes probable. Government grants are included in cash flows from operating activities.

Earnings per share. The earnings per share are determined by dividing the profit attributable to ordinary shareholders of the Company by the weighted average number of ordinary shares outstanding during the reporting period, excluding the average number of treasury shares held by the Group.

Share capital. Incremental costs directly attributable to the issue of new shares or options are shown in equity as a deduction, net of tax, from the proceeds. Any excess of the placement value over the par value of shares issued is recorded as share premium in equity.

Treasury shares. Where the Company or its subsidiaries purchase the Company's equity instruments, the consideration paid, including any directly attributable incremental costs, net of income taxes, is deducted from equity attributable to the Company's owners until the equity instruments are reissued, disposed of or cancelled. In case the consideration paid is non-cash asset, the treasury shares received are recognised at the fair value of this asset. Where such shares are subsequently sold or reissued, any consideration received, net of any directly attributable incremental transaction costs and the related income tax effects, is included in equity attributable to the Company's owners.

Dividends. Dividends are recorded as a liability and deducted from equity in the period in which they are declared and approved. Any dividends declared after the reporting period and before the consolidated financial statements are authorised for issue are disclosed in the subsequent events note.

Provisions for liabilities and charges. Provisions for liabilities and charges are non-financial liabilities of uncertain timing of amount. They are accrued when the Group has a present legal or constructive obligation as a result of past events, 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 present value of the expenditures expected to be required to settle the obligation using a pre-tax rate that reflects current market assessments of the time value of money and the risks specific to the obligation. The increase in the provision due to passage of time is recognised as an interest expense.

Levies and charges, such as taxes other than income tax or regulatory fees based on information related to a period before the obligation to pay arises, are recognised as liabilities when the obligating event that gives rise to pay a levy occurs, as identified by the legislation that triggers the obligation to pay the levy. If a levy is paid before the obligating event, it is recognised as a prepayment.

Social expenditure. To the extent that the Group's contributions to social programmes benefit the community

at large without creating constructive obligations to provide such benefits in the future they are recognised in the consolidated income statement as incurred.

Financial guarantees. Financial guarantees require the Group to make specified payments to reimburse the holder of the guarantee for a loss it incurs because a specified debtor fails to make payment when due in accordance with the original or modified terms of a debt instrument. Financial guarantees are initially recognised at their fair value, which is normally evidenced by the amount of fees received. This amount is amortised on a straight-line basis over the life of the guarantee. At the end of each reporting period, the guarantees are measured at the higher of (i) the amount of the loss allowance for the guaranteed exposure determined based on the expected loss model and (ii) the remaining unamortised balance of the amount at initial recognition.

Segment reporting. Segments are reported in a manner consistent with the internal reporting provided to the Group's chief operating decision maker. Segments whose revenue, result or assets are ten percent or more of all the segments are reported separately.

Reclassifications. Certain reclassifications have been made to prior year data to conform to the current year presentation. These reclassifications are not material.

Critical accounting estimates and judgments in applying accounting policies

The Group makes estimates and assumptions that affect the amounts recognised in the Consolidated Financial Statements and the carrying amounts of assets and liabilities within the next financial year. Estimates and judgments are continually evaluated and are based on management's experience and other factors, including expectations of future events that are believed to be reasonable under the circumstances. Management also makes certain judgments, apart from those involving estimations, in the process of applying the accounting policies. Judgments that have the most significant effect on the amounts recognised in the consolidated financial statements and estimates that can cause a significant adjustment to the carrying amount of assets and liabilities within the next financial year include:

ECL measurement. Measurement of ECLs is a significant estimate that involves determination methodology, models and data inputs. The following components have a major impact on credit loss allowance: definition of default, significant increase in credit risk, probability of default. The Group regularly reviews and validates the models and inputs to the models to reduce any differences between expected credit loss estimates and actual losses on accounts receivable.

In order to determine whether there has been a significant increase in credit risk, the Group compares the risk of a default occurring over the life of a financial instrument at the reporting date with the risk of default at the date of initial recognition. The assessment considers relative increase in credit risk rather than achieving a specific level of credit risk at the reporting date. The Group considers all reasonable and supportable forward-looking information available without undue cost and effort, which includes a range of factors, including behavioural aspects of particular groups of customers. The Group identifies behavioural indicators of increases in credit risk prior to delinquency and incorporates appropriate forward-looking information into the credit risk assessment, either for an individual counterparty, or for groups of counterparties.

The ECL rates are based on the payment profiles of sales over a period of 60 months before 31 December 2019 and 48 months before 31 December 2018 respectively and the corresponding historical credit losses experienced within this period. The historical loss rates are adjusted to reflect current and forward-looking information on macroeconomic factors affecting the ability of the customers to settle the receivables. The Group has identified inflation to be the most significant factor, and accordingly adjusts the historical loss rates based on expected changes in the inflation rate. A change of the inflation rate by +/- 0.5% would result in the expected level of losses changing by +/- 0.7% respectively.

Method of accounting for and valuation of a non-deliverable forward contract for the shares. The management treats the transaction on acquisition by PJSC Bank VTB (the "Bank") of 55 billion of the Company's ordinary shares – 40 billion of additionally issued shares and 15 billion of treasury shares carried on the Group subsidiaries' balance sheet and entering into a non-deliverable forward contract for these shares (Note 20) in March 2017 as two separate transactions. The sale of shares was recorded in equity and a derivative financial instrument was recognised.

The terms and conditions of the share sale imply transfer of risks and rewards in connection with these shares, such as dividend payments received by the Bank and participation in the Company's management. No obligations for their repurchase and conversion into a different financial instrument, guarantees or binding agreements arise for the Company. Given the above and the fact that the international financial reporting standards do not prescribe accounting treatment for the risks and rewards transfer procedure for treasury

shares, the Group management concluded that the transaction should be presented on the basis that the Bank is the beneficial owner of the Company's shares.

In the Group management's opinion, the decrease in the prepaid forward value by the amounts equivalent to dividends received by the Bank does not directly represent return of dividends, and, therefore, does not limit the Bank in terms of obtaining rewards from share ownership. According to the forward contract, there will be significant delays in the offset of cash flows (for a period exceeding three months from the date when dividends are received by the Bank), and the Bank will be able to place the received dividends not only in cash and cash equivalents but other instruments for the period exceeding three months as well, and it will be able to receive income and subsequently reinvest it multiple times.

As the issue of shares is recorded in equity and also as both the issue of shares and the conclusion of the non-deliverable forward contract are carried out by decision and in the interests of the state as the ultimate controlling party, the initial recognition of the non-deliverable forward contract for these shares is also recorded in equity as a shareholder transaction.

The effect of these critical accounting estimates in respect of a non-deliverable forward contract fair value and the key assumptions are disclosed in Note 20.

Recognition of a premium to the price of capacity with subsequent transfer of the collected amounts to the budgets of the respective regions. In July 2017, Resolution of the Russian Government No. 895 "On achievement of basic rates (tariffs) for electric power (capacity) in the territories of the Far East Federal region" became effective. This Resolution stipulates the application of a premium to the price of capacity provided by the Group in the price zones of the wholesale electricity and capacity market with subsequent transfer of the amounts collected to the constituent budgets of the Far East Federal region in the form of free-of-charge targeted contributions.

Constituent regions are obliged to use these contributions to compensate the guaranteeing suppliers of the Far East Federal region for the reduction in tariffs to the basic levels. According to the Resolution tariffs were reduced retrospectively starting from 1 January 2017.

The amount of the premium that should be transferred to the regional budgets in the form of free-of-charge targeted contributions is stipulated by the Resolution of the Russian Government and for the year ended 31 December 2019 was RR 32,077 million (for the year ended 31 December 2018: RR 35,032 million). Taking into account that the Group collects the premium and subsequently transfers it to the respective regional budgets on behalf of the Russian Government, the management of the Group concluded that the Group's revenue from the sale of capacity in the amount of the premium should be presented in the consolidated income statement net of related free-of-charge targeted contributions.

Government subsidies receivable by the Group's companies – guaranteeing suppliers under the rules of the Resolution of the Russian Government No. 895 are recognised in government grants (Note 25). Government grants are recognised when there is a reasonable assurance that the grant will be received and the Group will be able to comply with all attached conditions.

Impairment of non-financial assets. Impairment of non-financial assets includes impairment of property, plant and equipment and impairment of investments in associates and joint ventures.

The effect of these critical accounting estimates and assumptions is disclosed in Notes 8 and 9.

Recognition of deferred tax assets. At each reporting date management assesses recoverability of deferred tax assets arising from operating losses and asset impairments in the context of the current economic environment, particularly when current and expected future profits have been adversely affected by market conditions. Management considers first the future reversal of existing deferred tax liabilities and then considers future taxable profits when evaluating deferred tax assets. The assessment is made on a taxpayer basis. The future taxable profits and the amount of tax benefits that are probable in the future are based on the medium-term business plans of the Group companies prepared by management and extrapolated results thereafter.

Management considered the recoverability of recognised deferred tax assets, including those on tax losses carried forward, as probable due to existence of taxable temporary differences which recoverability is expected in future and of high probability of deferred tax assets being recoverable through future taxable profits (Note 17).

Useful life of property, plant and equipment. The estimation of the useful life of an item of property, plant and equipment is a matter of management judgement based upon experience with similar assets, and other factors. In determining the useful life of an asset, management considers the expected usage, estimated technical obsolescence, physical wear and tear, warranty terms as well as the environment in which the asset is operated. Changes in any of these conditions or estimates may result in adjustments to future depreciation

rates which can affect the reported income and the carrying value of property, plant and equipment.

Note 3. Adoption of new or revised standards and interpretations

Adoption of IFRS 16, Leases. On adoption of IFRS 16, Leases, as at 1 January 2019 the Group recognised lease liabilities in relation to leases which had previously been classified as operating leases in accordance with IAS 17, Leases. The Group applied transition requirements and practical expedients, which has been provided for in the standard.

The Group applied the modified retrospective method without restatement of comparatives which presumes recognition of cumulative effect of initial application at the date of the initial application. Right-of-use assets were recognised in an amount equal to the lease liability, adjusted by the amount of lease payments made or accrued in advance in connection with such lease, which is recognised in the Statement of Financial Position immediately prior to the date of initial application. In addition, impairment of right-of-use assets in the amount of RR 61 million was recognised in respect of cash-generating units with negative discounted cash flows.

Lease liabilities were measured at the present value of the remaining lease payments, discounted as at 1 January 2019 using the lessee's incremental borrowing rate, that was 8.31 percent. The Group applied unified approach to one-type lease contracts excluding short-term leases and leases of low-value assets.

The Group did not change the initial carrying amounts of recognised assets and liabilities at the date of initial application for leases previously classified as finance leases. The requirements of IFRS 16, Leases, were applied to these leases from 1 January 2019.

The Group did not recognise assets and liabilities under operating lease agreements for which the rental payment is variable, depends on the cadastral value of the land and is variable.

Reconciliation of lease liabilities as at 1 January 2019 to the non-cancelable operating lease commitments as at 31 December 2018 is presented below:

Operating lease commitments as at 31 December 2018	37,322
Adjusted at:	
commitments relating to land lease agreements with variable payments	(26,564)
commitments relating to short-term leases	(110)
commitments relating to leases of low-value assets	(82)
commitments relating to rendering service contracts previously classified as leases	(1,545)
revised lease terms and other adjustments	(2,274)
Adjusted operating lease commitments as at 31 December 2018	6,747
Present value of operating lease commitments as at 1 January 2019	5,190
Commitments relating to leases previously classified as finance leases	729
Lease liabilities as at 1 January 2019	5,919
Including:	
Short-term lease liabilities	1,186
Long-term lease liabilities	4,733

The carrying amount of the right-of-use assets recognised due to implementation of IFRS 16, Leases, relates to the following groups of property, plant and equipment:

	1 January 2019
Buildings	1,402
Facilities	2,575
Plant and equipment	1,075
Other	77
Total right-of-use assets due to adoption of IFRS 16	5,129

Changes in right-of-use assets are disclosed in Note 8.

The effect of adoption of IFRS 16, Leases, on certain types of assets, liabilities and equity as at 1 January 2019 is as follows:

	31 December 2018	Change	1 January 2019
Assets			
Property, plant and equipment	669,424	5,129	674,553
Impact on total assets	669,424	5,129	674,553
Equity and liabilities			
Non-current debt	157,948	4,107	162,055
Current debt and current portion of non-current debt	38,899	1,083	39,982
Retained earnings and other reserves	115,523	(61)	115,462
Impact on total equity and liabilities	312,370	5,129	317,499

Information about lease liabilities is disclosed in Note 19.

The significant new accounting policies applied in the current period are described in Note 2. Accounting policies applied to lease contracts prior to 1 January 2019 and applicable to the comparative information are disclosed in Note 35.

Other revised standards and interpretations. The following new standards, amendments to standards and interpretations became effective from 1 January 2019 but did not have any material impact on the Group's consolidated financial statements:

- IFRIC 23, Uncertainty over Income Tax Treatments (issued on 7 June 2017 and effective for annual periods beginning on or after 1 January 2019).
- Prepayment Features with Negative Compensation – Amendments to IFRS 9 (issued on 12 October 2017 and effective for annual periods beginning on or after 1 January 2019).
- Long-term Interests in Associates and Joint Ventures – Amendments to IAS 28 (issued on 12 October 2017 and effective for annual periods beginning on or after 1 January 2019).
- Annual Improvements to IFRSs 2015-2017 cycle – Amendments to IFRS 3, IFRS 11, IAS 12 and IAS 23 (issued on 12 December 2017 and effective for annual periods beginning on or after 1 January 2019).
- Plan Amendment, Curtailment or Settlement – Amendments to IAS 19 (issued on 7 February 2018 and effective for annual periods beginning on or after 1 January 2019).

Note 4. New accounting pronouncements

Certain new standards and interpretations have been issued that are mandatory for the annual periods beginning on or after 1 January 2020 or later, and which the Group has not early adopted.

Sale or Contribution of Assets between an Investor and its Associate or Joint Venture – Amendments to IFRS 10 and IAS 28 (issued on 11 September 2014 and effective for annual periods beginning on or after a date to be determined by the IASB). These amendments address an inconsistency between the requirements in IFRS 10 and those in IAS 28 in dealing with the sale or contribution of assets between an investor and its associate or joint venture. The main consequence of the amendments is that a full gain or loss is recognised when a transaction involves a business. A partial gain or loss is recognised when a transaction involves assets that do not constitute a business, even if these assets are held by a subsidiary. The amendments will have no significant impact on the Group's consolidated financial statements.

IFRS 17 "Insurance Contracts" (issued on 18 May 2017 and effective for annual periods beginning on or after 1 January 2021). IFRS 17 replaces IFRS 4, which has given companies dispensation to carry on accounting for insurance contracts using existing practices. As a consequence, it was difficult for investors to compare and contrast the financial performance of otherwise similar insurance companies. IFRS 17 is a single principle-based standard to account for all types of insurance contracts, including reinsurance contracts that an insurer holds. The standard requires recognition and measurement of groups of insurance contracts at: (i) a risk-adjusted present value of the future cash flows (the fulfilment cash flows) that incorporates all of the available information about the fulfilment cash flows in a way that is consistent with observable market information; plus (if this value is a liability) or minus (if this value is an asset) (ii) an amount representing the unearned profit in the group of contracts (the contractual service margin). Insurers will be recognising the profit from a group of insurance contracts over the period they provide insurance coverage, and as they are released from risk. If a group of contracts is or becomes loss-making, an entity will be recognising the loss immediately. The new standard will have no significant impact on the Group's consolidated financial statements.

Amendments to the Conceptual Framework for Financial Reporting (issued on 29 March 2018 and effective for annual periods beginning on or after 1 January 2020). The revised Conceptual Framework includes a new chapter on measurement; guidance on reporting financial performance; improved definitions and guidance – in particular the definition of a liability; and clarifications in important areas, such as the roles of stewardship, prudence and measurement uncertainty in financial reporting. The amendments will have no significant impact on the Group's consolidated financial statements.

Definition of a business – Amendments to IFRS 3 (issued on 22 October 2018 and effective for acquisitions from the beginning of annual reporting period that starts on or after 1 January 2020). The amendments revise definition of a business. A business must have inputs and a substantive process that together significantly contribute to the ability to create outputs. The new guidance provides a framework to evaluate when an input and a substantive process are present, including for early stage companies that have not generated outputs. An organised workforce should be present as a condition for classification as a business if are no outputs. The definition of the term 'outputs' is narrowed to focus on goods and services provided to customers, generating investment income and other income, and it excludes returns in the form of lower costs and other economic benefits. It is also no longer necessary to assess whether market participants are capable of replacing missing elements or integrating the acquired activities and assets. An entity can apply a 'concentration test'. The assets acquired would not represent a business if substantially all of the fair value of gross assets acquired is concentrated in a single asset (or a group of similar assets). The amendments are prospective and the Group will apply them and assess their impact from 1 January 2020.

Definition of materiality – Amendments to IAS 1 and IAS 8 (issued on 31 October 2018 and effective for annual periods beginning on or after 1 January 2020). The amendments clarify the definition of material and how it should be applied by including in the definition guidance that until now has featured elsewhere in IFRS. In addition, the explanations accompanying the definition have been improved. Finally, the amendments ensure that the definition of material is consistent across all IFRS Standards. Information is material if omitting, misstating or obscuring it could reasonably be expected to influence the decisions that the primary users of general purpose financial statements make on the basis of those financial statements, which provide financial information about a specific reporting entity. The amendments will have no significant impact on the Group's consolidated financial statements.

Interest rate benchmark reform – Amendments to IFRS 9, IAS 39 and IFRS 7 (issued on 26 September 2019 and effective for annual periods beginning on or after 1 January 2020). The amendments were triggered by replacement of benchmark interest rates such as LIBOR and other inter-bank offered rates ('IBORs'). The amendments provide temporary relief from applying specific hedge accounting requirements to hedging relationships directly affected by the IBOR reform. Cash flow hedge accounting under both IFRS 9 and IAS 39 requires the future hedged cash flows to be 'highly probable'. Where these cash flows depend on an IBOR, the relief provided by the amendments requires an entity to assume that the interest rate on which the hedged cash flows are based does not change as a result of the reform. Both IAS 39 and IFRS 9 require a forward-looking prospective assessment in order to apply hedge accounting. While cash flows under IBOR and IBOR replacement rates are currently expected to be broadly equivalent, which minimises any ineffectiveness, this might no longer be the case as the date of the reform gets closer. Under the amendments, an entity may assume that the interest rate benchmark on which the cash flows of the hedged item, hedging instrument or hedged risk are based, is not altered by IBOR reform. IBOR reform might also cause a hedge to fall outside the 80–125% range required by retrospective test under IAS 39. IAS 39 has therefore been amended to provide an exception to the retrospective effectiveness test such that a hedge is not discontinued during the period of IBOR-related uncertainty solely because the retrospective effectiveness falls outside this range. However, the other requirements for hedge accounting, including the prospective assessment, would still need to be met. In some hedges, the hedged item or hedged risk is a non-contractually specified IBOR risk component. In order for hedge accounting to be applied, both IFRS 9 and IAS 39 require the designated risk component to be separately identifiable and reliably measurable. Under the amendments, the risk component only needs to be separately identifiable at initial hedge designation and not on an ongoing basis. In the context of a macro hedge, where an entity frequently resets a hedging relationship, the relief applies from when a hedged item was initially designated within that hedging relationship. Any hedge ineffectiveness will continue to be recorded in profit or loss under both IAS 39 and IFRS 9. The amendments set out triggers for when the reliefs will end, which include the uncertainty arising from interest rate benchmark reform no longer being present. The amendments require entities to provide additional information to investors about their hedging relationships that are directly affected by these uncertainties, including the nominal amount of hedging instruments to which the reliefs are applied, any significant assumptions or judgements made in applying the reliefs, and qualitative disclosures about how the entity is impacted by IBOR reform and is managing the transition process. The amendments will have no significant impact on the Group's consolidated financial statements.

Classification of liabilities as current or non-current – Amendments to IAS 1 (issued on 23 January 2020 and effective for annual periods beginning on or after 1 January 2022). These narrow scope amendments clarify that liabilities are classified as either current or non-current, depending on the rights that exist at the end of the reporting period. Liabilities are non-current if the entity has a substantive right, at the end of the reporting period, to defer settlement for at least twelve months. The guidance no longer requires such a right to be unconditional. Management's expectations whether they will subsequently exercise the right to defer settlement do not affect classification of liabilities. The right to defer only exists if the entity complies with any relevant conditions as of the end of the reporting period. A liability is classified as current if a condition is breached at or before the reporting date even if a waiver of that condition is obtained from the lender after the end of the reporting period. Conversely, a loan is classified as non-current if a loan covenant is breached only after the reporting date. In addition, the amendments include clarifying the classification requirements for debt a company might settle by converting it into equity. 'Settlement' is defined as the extinguishment of a liability with cash, other resources embodying economic benefits or an entity's own equity instruments. There is an exception for convertible instruments that might be converted into equity, but only for those instruments where the conversion option is classified as an equity instrument as a separate component of a compound financial instrument. The Group is currently assessing the impact of the amendments on its financial statements.

Unless otherwise described above, the new standards and interpretations are not expected to affect significantly the Group's consolidated financial statements.

Note 5. Principal subsidiaries

All principal subsidiaries are incorporated and operate in the Russian Federation. Differences between the ownership interest and voting interest held by some subsidiaries represent the effect of preference shares and / or effects of indirect ownership, or shares of limited liability companies (LLC).

The Group operates in the three main reportable segments one of which is represented by the Group's parent company – PJSC RusHydro (Note 6). The principal subsidiaries are presented below according to their allocation to the reportable segments as at 31 December 2019 and 31 December 2018.

ESC RusHydro subgroup segment

ESC RusHydro subgroup segment includes the Group's subsidiaries which sell electricity to final customers. All the entities included in this segment with the exception of JSC ESC RusHydro have the guaranteeing supplier status and are obliged to sign contracts on supplies with all final consumers of their region upon their request.

		31 December 2019		31 December 2018	
		% of ownership	% of voting	% of ownership	% of voting
JSC	ESC RusHydro	100.00%	100.00%	100.00%	100.00%
PJSC	Krasnoyarskenergosbyt	65.81%	69.40%	65.81%	69.40%
PJSC	Ryazanenergosbyt	90.52%	90.52%	90.52%	90.52%
JSC	Chuvashskaya Electricity Sales Company	100.00%	100.00%	100.00%	100.00%

RAO ES East subgroup segment

RAO ES East subgroup segment consists of JSC RAO ES East and its subsidiaries that generate, distribute and sell electricity and heat in the Far East region of the Russian Federation and render transportation, construction, repair and other services.

Principal subsidiaries of this segment are presented below:

		31 December 2019		31 December 2018	
		% of ownership	% of voting	% of ownership	% of voting
JSC	RAO ES East	99.98%	99.98%	99.98%	99.98%
PJSC	DEK	52.11%	52.17%	52.11%	52.17%
JSC	DGK	52.11%	100.00%	52.11%	100.00%
JSC	DRSK	52.11%	100.00%	52.11%	100.00%
PJSC	Kamchatskenergo	98.74%	98.75%	98.72%	98.74%
PJSC	Magadanenergo*	48.99%	49.00%	48.99%	49.00%
PJSC	Sakhalinenergo	76.59%	76.60%	57.80%	57.82%
PJSC	Yakutskenergo	79.15%	79.16%	79.15%	79.16%

* Control over PJSC Magadanenergo is achieved by the majority of votes on the shareholders meeting because the remaining part of the shares not owned by the Group are distributed among a large number of shareholders the individual stakes of which are insignificant.

Other segments

Other segments include:

- the Group's subsidiaries engaged in production and sale of electricity and capacity;
- the Group's subsidiaries primarily engaged in research and development related to the utilities industry and construction of hydropower facilities;
- the Group's subsidiaries engaged in repair, upgrade and reconstruction of equipment and hydropower facilities;
- the Group's subsidiaries engaged primarily in hydropower plants construction;
- minor segments which do not have similar economic characteristics.

Principal subsidiaries included in other segments are presented below:

		31 December 2019		31 December 2018	
		% of ownership	% of voting	% of ownership	% of voting
JSC	Blagoveschensk TPP	100.00%	100.00%	100.00%	100.00%
JSC	VNIIG named after B. E. Vedeneev	100.00%	100.00%	100.00%	100.00%
JSC	Gidroremont-VKK	100.00%	100.00%	100.00%	100.00%
JSC	Zagorskaya GAES-2	100.00%	100.00%	100.00%	100.00%
JSC	Zaramag HS	99.75%	99.75%	99.75%	99.75%
JSC	Institute Hydroproject	100.00%	100.00%	100.00%	100.00%
PJSC	Kolimaenergo	98.76%	98.76%	98.76%	98.76%
JSC	Lenhydroproject	100.00%	100.00%	100.00%	100.00%
JSC	Nizhne-Bureiskaya HPP	100.00%	100.00%	100.00%	100.00%
JSC	Sakhalin GRES-2	100.00%	100.00%	100.00%	100.00%
JSC	TPP in Sovetskaya Gavan	100.00%	100.00%	100.00%	100.00%
JSC	Ust'-Srednekangesstroy	98.76%	100.00%	98.76%	100.00%
JSC	Ust'-Srednekanskaya HPP named after A. F. Dyakov	99.63%	100.00%	99.63%	100.00%
JSC	Chirkeigesstroy	100.00%	100.00%	100.00%	100.00%
JSC	Yakutskaya GRES-2	100.00%	100.00%	100.00%	100.00%

Non-controlling interest

Summarised financial information related to subsidiaries with significant amount of non-controlling interest before elimination of operations between the Group's subsidiaries is presented below:

	RAO ES East subgroup		including DEK subgroup	
	31 December 2019	31 December 2018	31 December 2019	31 December 2018
Financial position				
Share of non-controlling interest	0.02%	0.02%	47.89%	47.89%
Share of voting rights, attributable to non-controlling interest	0.02%	0.02%	47.83%	47.83%
Non-current assets	144,617	126,987	65,824	63,618
Current assets	86,915	83,725	36,720	44,565
Non-current liabilities	(128,102)	(114,492)	(92,635)	(70,153)
Current liabilities	(98,324)	(88,971)	(42,996)	(50,474)
Net assets / (liabilities)	5,106	7,249	(33,087)	(12,444)
Calculated value of non-controlling interest	7,553	13,226	1,756	5,183
Adjustment to non-controlling interest due to recognition of loan received from the parent company of the Group at fair value	(4,309)	(4,309)	(3,438)	(3,438)
Carrying value of non-controlling interest	3,244	8,917	(1,682)	1,744
	Year ended 31 December 2019	Year ended 31 December 2018	Year ended 31 December 2019	Year ended 31 December 2018
Financial results				
Revenue	190,315	177,877	138,803	124,929
Loss for the year	(10,628)	(207)	(6,793)	(4,043)
Total comprehensive (loss) / income for the year	(11,339)	236	(7,264)	(3,694)
(Loss) / profit for the year, attributable to non-controlling interest	(4,740)	566	(3,253)	(1,936)
Changes in other comprehensive income, attributable to non-controlling interest	(282)	202	(225)	166
Cash flows				
Cash generated / (used) by operating activities	8,469	17,051	(5,092)	3,880
Cash used in investing activities	(21,056)	(23,643)	(10,592)	(6,070)
Cash generated by financing activities	12,298	11,701	13,730	6,139
(Decrease) / increase in cash and cash equivalents	(289)	5,109	(1,954)	3,949

The rights of the non-controlling shareholders of the presented subgroups are determined by the Federal Law "On Joint Stock Companies" and the charter documents of JSC RAO ES East and PJSC DEK.

Note 6. Segment information

Operating segments are components of the Group engaged in operations from which they may earn revenue and incur expenses, including revenue and expenses relating to transactions with other components of the Group. The individual financial information of the operating segments, which based on the same principles as the present consolidated financial statements, is available and is regularly reviewed by the chief operating decision maker (CODM) to make operating decisions about resources to be allocated to the segments and the performance of the segments' operating activities.

The CODM analyses the information concerning the Group by the groups of operations which are aggregated in operating segments presented by the following separate reportable segments: PJSC RusHydro (the Group's parent company), ESC RusHydro subgroup, RAO ES East subgroup and other segments (Note 5). Transactions of other segments are not disclosed as reportable segments based on quantitative indicators for the periods presented.

Management of operating activities of segments is performed with direct participation of individual segment managers accountable to the CODM. Segment managers on a regular basis submit for approval to the CODM results of operating activities and financial performance of segments. The CODM approves the annual business plan at the level of reportable segments as well as analyses actual financial performance of segments. Management bears responsibility for execution of approved plan and management of operating activities at the level of segments.

The segments' operational results are assessed on the basis of EBITDA, which is calculated as operating profit / loss excluding depreciation of property, plant and equipment and amortisation of intangible assets, gains on changes in the carrying value of financial assets at fair value through profit or loss, impairment of property, plant and equipment, impairment of financial assets, gain / loss on disposal of property, plant and equipment and other non-monetary items of operating income and expenses. This definition of EBITDA may differ from the methods applied by other companies. Management believes that EBITDA represents the most useful means of assessing the performance of ongoing operating activities of the Group's operating segments, as it reflects the earnings trends excluding the impact of the above charges.

Segment information also contains capital expenditures and the amount of debt as these indicators are analysed by the CODM. Intersegment debt balances are eliminated from these disclosures.

Other information provided to the CODM is consistent with the information presented in the Group's consolidated financial statements.

Intersegment sales are carried out at market prices.

Segment information as at and for the years ended 31 December 2019 and 31 December 2018 is presented below.

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Year ended 31 December 2019	PJSC RusHydro	ESC RusHydro subgroup	RAO ES East subgroup	Other segments	Total segments	Unallocated adjustments and intercompany operations	TOTAL
Revenue	122,285	59,163	190,270	38,656	410,374	(43,732)	366,642
<i>including:</i>							
<i>from third parties</i>	110,839	59,080	189,746	6,977	366,642	-	366,642
<i>sales of electricity and capacity in the retail market</i>	335	57,866	86,231	492	144,924	-	144,924
<i>sales of electricity in the wholesale market</i>	75,046	227	22,302	420	97,995	-	97,995
<i>sales of capacity in the wholesale market</i>	35,171	-	12,366	640	48,177	-	48,177
<i>sales of heat and hot water</i>	153	-	40,491	1	40,645	-	40,645
<i>other revenue</i>	134	987	28,356	5,424	34,901	-	34,901
<i>from intercompany operations</i>	11,446	83	524	31,679	43,732	(43,732)	-
Government grants	-	10	39,504	469	39,983	-	39,983
Operating expenses (excluding depreciation and other non-monetary items)	(45,966)	(57,984)	(213,054)	(34,938)	(351,942)	42,861	(309,081)
EBITDA	76,319	1,189	16,720	4,187	98,415	(871)	97,544
Other operating income	38	-	203	751	992	-	992
Depreciation of property, plant and equipment	(12,723)	(139)	(8,682)	(4,363)	(25,907)	221	(25,686)
Other non-monetary items of operating income and expenses	(913)	(1,288)	(10,663)	(48,830)	(61,694)	-	(61,694)
<i>including:</i>							
<i>impairment of property, plant and equipment</i>	(1,047)	-	(4,130)	(48,355)	(53,532)	-	(53,532)
<i>impairment of other assets</i>	-	-	(2,045)	-	(2,045)	-	(2,045)
<i>reversal / (impairment) of financial assets, net</i>	390	(1,267)	(3,570)	(44)	(4,491)	-	(4,491)
<i>gain arising on financial assets at fair value through profit or loss</i>	-	-	-	182	182	-	182
<i>loss on disposal of other non-current assets</i>	-	-	-	(251)	(251)	-	(251)
<i>loss on disposal of property, plant and equipment, net</i>	(239)	(21)	(960)	(362)	(1,582)	-	(1,582)
<i>(loss) / profit on disposal of subsidiaries, net</i>	(17)	-	42	-	25	-	25
Operating profit / (loss)	62,721	(238)	(2,422)	(48,255)	11,806	(650)	11,156
Finance income							9,868
Finance costs							(10,408)
Share of results of associates and joint ventures							(2,757)
Profit before income tax							7,859
Income tax expense							(7,216)
Profit for the period							643
Capital expenditure	28,380	158	25,214	34,966	88,718	-	88,718
31 December 2019							
Non-current and current debt	132,238	1,278	67,643	804	201,963	-	201,963

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Year ended 31 December 2018	PJSC RusHydro	ESC RusHydro subgroup	RAO ES East subgroup	Other segments	Total segments	Unallocated adjustments and intercompany operations	TOTAL
Revenue	127,386	58,176	177,877	39,228	402,667	(43,897)	358,770
<i>including:</i>							
<i>from third parties</i>	116,131	58,124	177,398	7,117	358,770	-	358,770
<i>sales of electricity and capacity in the retail market</i>	52	56,872	92,133	485	149,542	-	149,542
<i>sales of electricity in the wholesale market</i>	81,814	149	11,533	330	93,826	-	93,826
<i>sales of capacity in the wholesale market</i>	33,955	-	9,306	572	43,833	-	43,833
<i>sales of heat and hot water</i>	166	-	39,982	2	40,150	-	40,150
<i>other revenue</i>	144	1,103	24,444	5,728	31,419	-	31,419
<i>from intercompany operations</i>	11,255	52	479	32,111	43,897	(43,897)	-
Government grants	-	37	41,378	233	41,648	-	41,648
Operating expenses (excluding depreciation and other non-monetary items)	(45,165)	(58,091)	(195,535)	(36,224)	(335,015)	44,270	(290,745)
EBITDA	82,221	122	23,720	3,237	109,300	373	109,673
Other operating income	601	-	66	940	1,607	-	1,607
Depreciation of property, plant and equipment	(12,071)	(140)	(7,194)	(3,080)	(22,485)	175	(22,310)
Other non-monetary items of operating income and expenses	(7,885)	(581)	(8,425)	(10,684)	(27,575)	25	(27,550)
<i>including:</i>							
<i>impairment of property, plant and equipment</i>	(7,430)	-	(4,788)	(12,003)	(24,221)	-	(24,221)
<i>impairment of financial assets, net</i>	(936)	(531)	(3,661)	(251)	(5,379)	-	(5,379)
<i>gain / (loss) arising on financial assets at fair value through profit or loss</i>	1,551	-	(37)	2,331	3,845	-	3,845
<i>(loss) / profit on disposal of property, plant and equipment, net</i>	(1,163)	(19)	39	(639)	(1,782)	25	(1,757)
<i>profit / (loss) on disposal of subsidiaries and joint venture, net</i>	93	(31)	22	(122)	(38)	-	(38)
Operating profit / (loss)	62,866	(599)	8,167	(9,587)	60,847	573	61,420
Finance income							7,667
Finance costs							(23,088)
Share of results of associates and joint ventures							1,860
Profit before income tax							47,859
Income tax expense							(16,022)
Profit for the period							31,837
Capital expenditure	18,016	150	26,845	31,994	77,005	-	77,005
31 December 2018							
Non-current and current debt	144,751	1,769	44,759	5,568	196,847	-	196,847

Note 7. Related party transactions

Parties are generally considered to be related if they are under common control or if one party has the ability to control the other party or can exercise significant influence or joint control over the other party in making financial and operational decisions. In considering each possible related party relationship, attention is directed to the substance of the relationship, not merely the legal form.

The Group's principal related parties for the years ended 31 December 2019 and 31 December 2018 were associates and joint ventures of the Group (Note 9) and government-related entities.

Joint ventures

The Group had the following balances with its joint ventures:

	Note	31 December 2019	31 December 2018
Long-term promissory notes	10	8,287	7,551

The Group had the following transactions with its joint ventures:

	Year ended 31 December 2019	Year ended 31 December 2018
Sales of electricity and capacity	441	293
Other revenue	143	468
Purchased electricity and capacity	438	517

Associates

The Group had the following balances with its associates:

	31 December 2019	31 December 2018
Trade and other receivables	500	513
Accounts payable	1,679	1,593

The Group had the following transactions with its associates:

	Year ended 31 December 2019	Year ended 31 December 2018
Sales of electricity and capacity	1,784	1,647
Sales of heat and hot water	1,179	1,210
Other revenue	110	111
Rent	636	615

Government-related entities

In the normal course of business the Group enters into transactions with the entities related to the Government.

The Group had transactions during the years ended 31 December 2019 and 31 December 2018 and balances outstanding as at 31 December 2019 and 31 December 2018 with the government-related banks (Notes 10, 11, 14, 19). All transactions with the banks are carried out at market rates. The Company also entered into a non-deliverable forward contract for its treasury shares and cross-currency and interest rate swap arrangement with PJSC VTB Bank (Notes 10 and 20).

The Group's sales of electricity, capacity and heat to government-related entities comprised approximately 20 percent of total sales of electricity, capacity and heat for the year ended 31 December 2019 (for the year ended 31 December 2018: approximately 20 percent). Sales of electricity and capacity under the regulated contracts are made directly to the consumers, within the day-ahead market (DAM) – through commission agreements with JSC Centre of Financial Settlements (CFS). Electricity and capacity supply tariffs under the regulated contracts and electricity and heat supply tariffs in the non-pricing zone of the Far East are approved by the Federal Antimonopoly Service and by regional regulatory authorities of the Russian Federation. On the DAM, the price is determined by balancing the demand and supply and such price is applied to all market participants.

During the year ended 31 December 2019 the Group received government subsidies of RR 39,983 million (for the year ended 31 December 2018: RR 41,648 million) (Note 25).

Government subsidies receivable comprised RR 652 million as at 31 December 2019 (31 December 2018: RR 2,539 million) (Note 12). There were no accounts payable on free-of-charge targeted contributions of the

Group as at 31 December 2019 and 31 December 2018.

The Group's purchases of electricity, capacity and fuel from government-related entities comprised approximately 30 percent of total expenses on purchased electricity, capacity and fuel for the year ended 31 December 2019 (for the year ended 31 December 2018: approximately 30 percent).

Grid companies services on electricity distribution provided to the Group by government-related entities comprised approximately 80 percent of total electricity distribution expenses for the year ended 31 December 2019 (for the year ended 31 December 2018: approximately 80 percent). The distribution of electricity is subject to tariff regulations.

Key management of the Group. Key management of the Group includes members of the Board of Directors of the Company, members of the Management Board of the Company, heads of the business subdivisions of the Company and their deputies, key management of subsidiaries of the RAO ES East subgroup segment.

Remuneration to the members of the Board of Directors of the Company for their services in their capacity and for attending Board meetings is paid depending on the results for the period and is calculated based on specific remuneration policy approved by the Annual General Shareholders Meeting of the Company.

Remuneration to the members of the Management Board and to other key management of the Group is paid for their services in full time management positions and is made up of a contractual salary and performance bonuses depending on the results of the work for the period based on key performance indicators approved by the Board of Directors of the Company.

The main compensation for key management of the Group is mostly short-term except for payments under pension plans with defined benefits. Pension benefits for key management of the Group are provided on the same terms as for the rest of employees.

Short-term remuneration paid to the key management of the Group for the year ended 31 December 2019 comprised RR 1,617 million including an accrual for bonuses in the amount of RR 410 million (for the year ended 31 December 2018: RR 1,623 million including accrual for bonuses in the amount of RR 398 million).

The accrual for bonuses for the year ended 31 December 2018 includes remuneration under the Company's top management long-term motivation program as expected based on the 2019 results.

Note 8. Property, plant and equipment

Cost	Buildings	Facilities	Plant and equipment	Assets under construction	Other	Right-of-use assets	Total
Balance as at 31 December 2018	87,468	322,228	396,499	308,999	15,343	-	1,130,537
Recalculation due to adoption of IFRS 16	-	-	-	-	-	5,190	5,190
Lease assets previously classified as finance leases, as at 1 January 2019	-	(1,078)	(1,555)	-	(105)	2,738	-
Balance as at 1 January 2019 (restated)	87,468	321,150	394,944	308,999	15,238	7,928	1,135,727
Reclassification	260	(94)	(142)	-	(24)	-	-
Additions	224	664	592	83,072	2,244	1,922	88,718
Transfers	15,303	75,634	58,810	(150,488)	741	-	-
Reclassification to non-current assets and assets of disposal group classified as held for sale	(275)	(1,527)	(2,597)	(39)	(109)	-	(4,547)
Disposals of subsidiaries	(16)	(92)	(5)	(576)	(3)	-	(692)
Disposals and write-offs	(970)	(908)	(2,504)	(2,015)	(608)	(1,489)	(8,494)
Balance as at 31 December 2019	101,994	394,827	449,098	238,953	17,479	8,361	1,210,712
Accumulated depreciation (including impairment)							
Balance as at 31 December 2018	(40,838)	(184,544)	(185,341)	(39,933)	(10,457)	-	(461,113)
Recalculation due to adoption of IFRS 16	-	-	-	-	-	(61)	(61)
Lease assets previously classified as finance leases, as at 1 January 2019	-	688	1,492	-	105	(2,285)	-
Balance as at 1 January 2019 (restated)	(40,838)	(183,856)	(183,849)	(39,933)	(10,352)	(2,346)	(461,174)
Reclassification	(47)	76	(54)	-	25	-	-
Impairment charge	(2,612)	(35,885)	(16,411)	(2,634)	(382)	(16)	(57,940)
Reversal of impairment	277	962	642	2,508	19	-	4,408
Depreciation charge	(1,556)	(6,382)	(15,682)	-	(1,163)	(1,039)	(25,822)
Transfers	(843)	(11,226)	(4,365)	16,446	(12)	-	-
Reclassification to non-current assets and assets of disposal group classified as held for sale	116	622	831	-	76	-	1,645
Disposals of subsidiaries	16	92	3	576	3	-	690
Disposals and write-offs	409	552	2,405	362	284	1,331	5,343
Balance as at 31 December 2019	(45,078)	(235,045)	(216,480)	(22,675)	(11,502)	(2,070)	(532,850)
Net book value as at 31 December 2019	56,916	159,782	232,618	216,278	5,977	6,291	677,862
Net book value as at 31 December 2018	46,630	137,684	211,158	269,066	4,886	-	669,424

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Cost	Buildings	Facilities	Plant and equipment	Assets under construction	Other	Total
Balance as at 31 December 2017	83,938	308,921	358,685	296,572	15,100	1,063,216
Reclassification	51	(735)	153	402	129	-
Additions	143	355	1,913	73,196	1,398	77,005
Transfers	3,938	14,472	38,650	(57,257)	197	-
Disposals of subsidiaries	(30)	(5)	(3)	-	(1)	(39)
Disposals and write-offs	(572)	(780)	(2,899)	(3,914)	(1,480)	(9,645)
Balance as at 31 December 2018	87,468	322,228	396,499	308,999	15,343	1,130,537
Accumulated depreciation (including impairment)						
Balance as at 31 December 2017	(39,986)	(173,658)	(164,391)	(32,609)	(9,422)	(420,066)
Reclassification	(11)	47	67	2	(105)	-
Impairment charge	(2,062)	(8,743)	(16,767)	(13,752)	(59)	(41,383)
Reversal of impairment	2,470	4,524	8,565	1,557	46	17,162
Depreciation charge	(1,402)	(5,961)	(14,253)	-	(1,110)	(22,726)
Transfers	(307)	(1,353)	(1,157)	2,828	(11)	-
Disposals of subsidiaries	18	2	3	-	1	24
Disposals and write-offs	442	598	2,592	2,041	203	5,876
Balance as at 31 December 2018	(40,838)	(184,544)	(185,341)	(39,933)	(10,457)	(461,113)
Net book value as at 31 December 2018	46,630	137,684	211,158	269,066	4,886	669,424
Net book value as at 31 December 2017	43,952	135,263	194,294	263,963	5,678	643,150

Assets under construction represent the expenditures for property, plant and equipment that are being constructed, including power plants under construction, and advances to construction companies and suppliers of property, plant and equipment. As at 31 December 2019 such advances amounted to RR 34,850 million (31 December 2018: RR 33,281 million).

Additions to assets under construction included capitalised borrowing costs in the amount of RR 9,150 million, the capitalisation rate was 7.85 percent (for the year ended 31 December 2018: RR 8,370 million, the capitalisation rate was 8.31 percent).

Additions to assets under construction included capitalised depreciation in the amount of RR 438 million (for the year ended 31 December 2018: RR 342 million).

Other property, plant and equipment include motor vehicles, land, office fixtures and other equipment.

Impairment of property, plant and equipment as at 31 December 2019 and 31 December 2018

The following key assumptions were used in the impairment testing for the years ended 31 December 2019 and 31 December 2018:

Key assumptions used in the impairment testing	31 December 2019	31 December 2018
Information used	Actual operating results of generating units for the respective period and business plans for 5 years (2020–2024)	(2019–2023)
Forecast period*	For the generating units operating hydro- and geothermal power plants and for units dealing with electricity transmission – 10 years (2020–2029)	(2019–2028)
	For the generating units supplying capacity under capacity sale contracts at new hydropower plants, including hydro-accumulating power plants – until the completion of the capacity sale contracts 13–21 years (2019–2040)	14–17 years (2019–2035)
	For the generating units operating thermal power plants – based on the remaining useful life of the key equipment 11–35 years (2020–2054)	11–35 years (2019–2053)
Forecasted growth rates in terminal period	4.4 percent	4.3 percent
Discount rate before tax (based on weighted average cost of capital)	12.7–14.9 percent	14.2–16.8 percent
Forecast of electricity and capacity tariffs in the isolated energy systems and in non-pricing zone of the Far East	Based on methodology of tariffs calculation adopted by regulatory authority	
Forecast of electricity and capacity prices in competitive market	Based on the forecast of JSC TSA and forecast rates on energy prices growth prepared by the Ministry of Economic Development of RF	
Forecast of capacity prices related to competitive capacity selection	For 2020–2024 – based on the results of competitive capacity selection, except for stations, where regulated tariffs are used For 2025 and after – adjusted for consumer price index	For 2019–2021 – based on the results of competitive capacity selection, except for stations, where regulated tariffs are used For 2022–2025 - in accordance with the Decree of the Government of the Russian Federation from 25.01.2009 No.43 For 2026 and after – adjusted for consumer price index
Forecast of electricity and capacity volumes	Based on the Company's management assessment of future trends in the business	
Forecast of capital expenditures	Based on the management valuation of capital expenditures on modernisation and reconstruction programme	

* Management considers that a forecast period greater than five years is appropriate as it is expected that cash flow projections will not be stabilised within five years. However a forecast period of cash flows was mainly defined by remaining useful life of assets tested. For hydroelectric power plants this period may amount up to 100 years due to the fact that key asset is a dam. In this regard the recoverable amount of assets was defined based on cash flows during the forecast period and terminal values.

The values assigned to the key assumptions represent management's assessment of future trends in the business and are based on both external and internal sources.

Management of the Group analysed the current economic situation, in which the Group operates, in order to detect the indicators of impairment of property, plant and equipment or indicators that an impairment loss recognised in prior periods no longer exists or decreased.

As a result of the impairment test of property, plant and equipment as at 31 December 2019 the impairment loss of RR 57,940 million was recognised in the Consolidated Income Statement, mainly related to the following cash-generating units:

- "Nizhne-Bureiskaya HPP – in the amount of RR 30,735 million, "Sakhalin GRES-2", "Sakhalinenergo" – in the amount of RR 24,111 million due to the fact that the economically feasible tariffs established at the assets commissioning date reimburse the capital expenditure without required return on investment.

In addition, impairment loss of RR 4,408 million recognised in respect of property, plant and equipment in previous reporting periods was reversed in the Consolidated Income Statement, mainly related to the following cash-generating units:

- "Zaramag HS", "North Ossetian branch" – in the amount of RR 3,513 million due to with the

commissioning of generating capacities of Zaramagskaya HPP-1, in respect of which contracts for the sale of power of new HPPs have been concluded, guaranteeing payment of capacity for 20 years, taking into account the payback of the total amount of capital expenditure over the specified period.

The table below shows the sensitivity of the recoverable amount of cash-generating units to key assumptions as at 31 December 2019:

	Recoverable amount	Valuation technique	Significant unobservable inputs	Reasonable change	Sensitivity of recoverable amount
Property, plant and equipment	677882	Discounted cash flows	Electricity and capacity prices and electricity tariff forecast in isolated power systems and non-price zone of the Far East	-10%	(8,180)
			Discount rate	+1%	(8,129)
			Capital expenditures	+10%	(2,955)

Management of the Group believes that property, plant and equipment at Zagorskaya GAES-2 with carrying amount of RR 60,684 million is not impaired as at 31 December 2018 as there were capacity supply contracts concluded in respect of new power generation facilities of Zagorskaya GAES-2, that guarantee the payback period of 20 years for the total cost of construction for the period. In April 2018 the date of fulfilment of obligations as for capacity supply contracts was deferred to 1 January 2024 by decision of NP Market Council.

As a result of the impairment analysis of property, plant and equipment as at 31 December 2018 their carrying amount decreased by RR 24,221 million, impairment loss was recognised in the Consolidated Income Statement.

Right-of-use assets. The carrying amounts of the Group's right-of-use assets and the movements during the reporting period are presented in the table below:

	Right-of-use assets				
	Buildings	Facilities	Plant and equipment	Other	Total
Balance as at 1 January 2019	1,402	2,963	1,140	77	5,582
Additions	606	1,017	275	24	1,922
Reclassification	232	(271)	39	-	-
Depreciation charge	(425)	(403)	(172)	(39)	(1,039)
Impairment charge	-	(14)	-	(2)	(16)
Disposals and write-offs	(82)	(12)	(62)	(2)	(158)
Balance as at 31 December 2019	1,733	3,280	1,220	58	6,291

The weighted average discount rate for the year ended 31 December 2019 was 7.85 percent.

Interest expenses included in finance costs in 2019 are reflected in Note 27.

The total amount of cash payments for rent in 2019 amounted to RR 944 million.

The Group leases a number of land plots owned by local governments where the Group's hydropower plants and other assets are located under non-cancellable lease agreements. According to the Land Code of the Russian Federation such land plots are limited in their alienability and cannot be privatised. The Group's operating leases typically run for an initial period of 5–49 years with an option to renew the lease after that date. Rental payments depend on the cadastral value of the land and are variable, recognised as part of the rent expenses in the period in which the event or condition initiating the payment occurs.

As at 31 December 2019 future (undiscounted) cash flows in the amount of RR 23,962 million which are expected to be paid by the Group during the lease term were not included in the lease liabilities because they included variable lease payments under land lease agreements that depend on cadastral value of the land. 10 percent increase in the cadastral value of land under such contracts would increase total lease payments by approximately RR 2,396 million.

The future payments under non-cancellable operating leases in accordance with the rates as at 31 December 2018 were as follows:

	31 December 2018
Less than one year	2,223
Between one and five years	7,361
After five years	27,738
Total operating lease	37,322

Pledged assets. As at 31 December 2019 and 31 December 2018, no property, plant and equipment and right-of-use assets have been pledged as collateral for borrowings.

Note 9. Investments in associates and joint ventures

The Group's interests in associates and joint ventures and their carrying values were as follows:

	Place of business	% held		Carrying value	
		31 December 2019	31 December 2018	31 December 2019	31 December 2018
Associates					
OJSC Irkutsk Electronetwork Company (OJSC IENC)	Russia	42.75%	42.75%	7,513	7,465
OJSC Sakhalin Energy Company (OJSC SEC)	Russia	34.62%	34.62%	1,370	2,155
Other				158	110
Total associates				9,041	9,730
Joint ventures					
BoGES Group	Russia	50.00%	50.00%	7,355	10,098
BALP Group	Russia	50.00%	50.00%	-	-
Total joint ventures				7,355	10,098
Total investments in associates and joint ventures				16,396	19,828

The amounts in respect of associates and joint ventures recognised in the Consolidated Income Statement are as follows:

	Year ended 31 December 2019	Year ended 31 December 2018
Associates		
OJSC IENC	66	(192)
OJSC SEC	(785)	261
Other	31	(34)
Total associates	(688)	35
Joint ventures		
BoGES Group	(2,069)	1,809
BALP Group	-	-
Other	-	16
Total joint ventures	(2,069)	1,825
Share of results of associates and joint ventures	(2,757)	1,860

Associates

OJSC Irkutsk Electronetwork Company (OJSC IENC)

OJSC IENC operates electric power transmission grids with voltage of 220-500 kV and distribution grids with voltage of 0.4-110 kV in the Irkutsk region. The total length of overhead and cable power lines is over 40,000 km. OJSC IENC also maintains and ensures operation of over 10,000 transforming substations of 6-500 kV in voltage and over 28,000 MVA in total capacity. The core activities of OJSC IENC include provision of services in the area of electric power transmission and distribution, technological connection of consumers to power grids and maintenance of power grids' operating capacity. OJSC IENC's controlling shareholder is EN+ Group.

The Group's investment in OJSC IENC is non-core and is considered one of the priority assets for sale.

OJSC Sakhalin Energy Company (OJSC SEC)

OJSC SEC was founded in order to implement investment projects for the construction of a number of new power sector assets in the Sakhalin region to be financed from the federal and regional budgets. After the completion of the main types of work on the construction of energy facilities, the main activity of OJSC SEC became the provision of leased units of generation and power supply network to PJSC Sakhalinenergo, the Group's subsidiary. Other OJSC SEC's shareholders, in addition to the Group, are the Russian Government represented by the Federal Agency for State Property Management, and the Sakhalin region represented by the Ministry of Land and Property Affairs of the Sakhalin region.

The Group's investments in OJSC SEC are of strategic nature and are considered to be used in the project aimed at consolidating key energy assets of the Sakhalin region on the basis of the core vertically integrated entity PJSC Sakhalinenergo.

Summarised financial information for significant associates for the years ended 31 December 2019 and 31 December 2018 and as at 31 December 2019 and 31 December 2018:

	OJSC SEC		OJSC IENC	
	2019	2018	2019	2018
As at 31 December				
Non-current assets	4,683	7,452	25,054	23,897
Current assets	2,331	1,795	1,789	764
Non-current liabilities	-	-	(4,219)	(4,057)
Current liabilities	(87)	(52)	(7,262)	(5,356)
Net assets	6,927	9,195	15,362	15,248
For the year ended 31 December	2019	2018	2019	2018
Revenue	642	615	21,678	20,998
(Impairment) / reversal of impairment of property, plant and equipment	(2,950)	905	-	-
(Loss) / profit for the year	(2,268)	754	115	(448)
Total comprehensive (loss) / income for the year	(2,268)	754	115	(448)

Reconciliation of the summarised financial information of the associates to the carrying value of the Group's investment:

	OJSC SEC	OJSC IENC	Others	Total
Net assets as at 31 December 2017	8,441	15,696	499	
Profit / (loss) for the year	754	(448)	(116)	
Net assets as at 31 December 2018	9,195	15,248	383	
Interest in associates	3,183	6,519	110	9,812
Additional share issue	(1,028)	-	-	(1,028)
Goodwill	-	946	-	946
Carrying value as at 31 December 2018	2,155	7,465	110	9,730
Net assets as at 31 December 2018	9,195	15,248	383	
(Loss) / profit for the year	(2,268)	115	138	
Net assets as at 31 December 2019	6,927	15,363	521	
Interest in associates	2,398	6,567	141	9,106
Additional share issue	(1,028)	-	-	(1,028)
Goodwill	-	946	-	946
Carrying value as at 31 December 2019	1,370	7,513	158	9,041

Joint ventures

BoGES Group and BALP Group

Starting from 2006 the Company and RUSAL Group have been jointly implementing the Boguchansky Energy-Metallurgical Association (BEMA) project based on an agreement for joint financing, completion and subsequent operation of Boguchanskaya HPP and Boguchansky aluminium plant. Within the BEMA project, joint ventures BoGES Ltd (Cyprus) and BALP Ltd (Cyprus) were formed on a parity basis, which have controlling interests in PJSC Boguchanskaya HPP and CJSC Boguchansky Aluminium Plant, respectively.

BoGES Ltd and PJSC Boguchanskaya HPP together form BoGES Group. BALP Ltd and CJSC Boguchansky Aluminium Plant together form BALP Group.

BoGES Ltd and BALP Ltd provide corporate governance of Boguchanskaya HPP and Boguchansky Aluminium Plant in line with the parity of interests of the investors and are not engaged in other operations.

Starting from November 2012 Boguchanskaya HPP sells electricity and capacity to large consumers and electricity sales companies. The installed capacity of Boguchanskaya HPP is 2,997 MW, long-term average project production – 17,600 million kWh.

The capacity of Boguchansky Aluminium Plant is almost 600 thousand tonnes of aluminium per annum. The plant comprises two series with a capacity of 296 thousand tonnes each. The construction of the 1st series of Boguchansky Aluminium Plant is ongoing. The decision about the construction of the 2nd series of the plant has not been made by the investors. Boguchansky Aluminium Plant will become one of the key consumers of energy generated by Boguchanskaya HPP.

RusHydro Group
Notes to the Consolidated Financial Statements
as at and for the year ended 31 December 2019



(in millions of Russian Rubles unless noted otherwise)

Summarised financial information for the significant joint ventures as at and for the years ended 31 December 2019 and 31 December 2018:

	BoGES Group		BALP Group	
	2019	2018	2019	2018
As at 31 December				
Non-current assets	65,257	64,048	42,022	40,891
Current assets including:	6,312	7,377	12,150	9,668
<i>Cash and cash equivalents</i>	4,081	5,405	3,269	1,588
Non-current liabilities including:	(43,419)	(43,769)	(132,033)	(134,826)
<i>Non-current financial liabilities (excluding trade payables)</i>	(37,676)	(38,055)	(132,005)	(134,806)
Current liabilities including:	(13,546)	(7,510)	(3,712)	(2,169)
<i>Current financial liabilities (excluding trade payables)</i>	(11,705)	(5,946)	(25)	(23)
Net assets	14,604	20,146	(81,573)	(86,436)
For the year ended 31 December	2019	2018	2019	2018
Revenue	18,463	16,872	30,387	20,210
Depreciation of property, plant and equipment	(2,043)	(2,156)	(983)	(1,325)
Impairment on financing of CJSC Boguchansky Aluminium Plant	(14,028)	(2,673)	-	-
Interest income	379	206	115	110
Interest expense	(2,303)	(2,420)	(5,673)	(5,575)
Foreign exchange differences	(6)	(9)	11,669	(17,329)
(Loss) / profit before income tax	(6,677)	2,782	5,102	(22,552)
Income / (loss) tax expense	1,188	(478)	(239)	-
(Loss) / profit for the year	(5,489)	2,304	4,863	(22,552)
Total comprehensive (loss) / income for the year	(5,489)	2,304	4,863	(22,552)

Reconciliation of the summarised financial information presented to the carrying value of interest in joint ventures:

	BoGES Group	BALP Group	Others	Total
Net assets as at 31 December 2017	17,874	(63,884)	2,631	
Profit / (loss) for the year	2,304	(22,552)	(75)	
Purchase of treasure shares	(32)	-	-	
Disposal / reclassification to non-current assets classified as held for sale	-	-	(3,029)	
Net assets as at 31 December 2018	20,146	(86,436)	(473)	
Interest in joint ventures	10,073	(43,218)	(237)	(33,382)
Non-controlling interest	25	-	-	25
Accumulated losses	-	43,218	237	43,455
Carrying value as at 31 December 2018	10,098	-	-	10,098
Net assets as at 31 December 2018	20,146	(86,436)	(473)	
(Loss) / profit for the year	(5,489)	4,863	(23)	
Purchase of treasure shares	(53)	-	-	
Net assets as at 31 December 2019	14,604	(81,573)	(496)	
Interest in joint ventures	7,302	(40,786)	(230)	(33,714)
Other movements	53	-	-	53
Accumulated losses	-	40,786	230	41,016
Carrying value as at 31 December 2019	7,355	-	-	7,355

Note 10. Other non-current assets

	31 December 2019	31 December 2018
Long-term promissory notes	39,527	40,475
Discount on long-term promissory notes	(13,724)	(14,826)
Expected credit loss allowance for long-term promissory notes	(14,025)	(14,025)
Long-term promissory notes, net	11,778	11,624
VAT recoverable	971	2,115
Goodwill	481	481
Cross-currency and interest rate swap	-	1,238
Other non-current assets	6,623	7,226
Total other non-current assets	19,853	22,684

Other non-current assets in the amount of RR 6,623 million (31 December 2018: RR 7,226 million) mainly include intangible assets, research and development costs and long-term accounts receivable.

Information on the credit loss allowance in relation to other non-current financial assets is presented in Note 33.

	Rating	Rating agency	Effective interest rate	Maturity date	31 December 2019	31 December 2018
Interest-free long-term promissory notes						
PJSC Boguchanskaya HPP	-	-	9.75%	2029	8,287	7,551
PJSC Bank VTB	BBB-	Standard & Poor's	8.61–10.36%	2021	1,995	1,884
PJSC ROSBANK	BBB	Fitch Ratings	12.76–14.58%	2021–2022	1,022	1,138
JSC Alfa-Bank	BB+	Fitch Ratings	14.00–16.35%	2021–2022	419	961
Other					55	90
Total long-term promissory notes					11,778	11,624

Promissory notes of PJSC Boguchanskaya HPP. As at 31 December 2019 the amortised cost of interest-free long-term promissory notes of PJSC Boguchanskaya HPP (payable on demand but not earlier than 31 December 2029, with the total nominal value of RR 21,027 million) amounted to RR 8,287 million (31 December 2018: 7,551 million).

Goodwill. As at 31 December 2019 and 31 December 2018, the Group tested goodwill related to JSC Institute Hydroproject for its potential impairment. As a result the recoverable amount of JSC Institute Hydroproject as a cash generating asset was higher than the carrying amount - there is no economic impairment.

Cross-currency and interest rate swap. In November 2018 the Group concluded a cross-currency and interest rate swap arrangement with PJSC Bank VTB with a view to fix the Group's liabilities under the Eurobonds denominated in Chinese Yuan placed in November 2018 maturing in November 2021 (Note 19). The Eurobond issue amount of CNH 1,500 million is fixed in Russian Rubles at the market exchange rate in the amount of RR 14,430 million. Interim payments by PJSC Bank VTB are determined in Chinese Yuan at the fixed interest rate of 6.125 percent per annum based on the nominal amount and are made twice a year. Interim payments by the Company are set in Russian Rubles at the floating rate defined as an average of key interest rates of the Bank of Russia for the interest period plus a spread of 1.5 percent per annum based on the nominal principal in Russian Rubles, also made twice a year.

As at 31 December 2019, a liability in the amount of RR 820 million in respect of the cross-currency and interest rate swap arrangement with PJSC VTB Bank is included in other non-current liabilities (Note 21) (31 December 2018: asset for cross-currency and interest rate swap of RR 1,238 million).

Note 11. Cash and cash equivalents

	31 December 2019	31 December 2018
Cash equivalents (contractual interest rate: 3.67–6.73%)	25,559	45,451
Cash at bank	15,472	19,961
Cash in hand	16	20
Total cash and cash equivalents	41,047	65,432

Cash equivalents held as at 31 December 2019 and 31 December 2018 comprised short-term bank deposits with original maturities of three months or less.

Cash and cash equivalents are deposited in several institutions as follows:

	Rating	Rating agency	31 December 2019	31 December 2018
Cash at banks				
Bank GPB (JSC)	BBB-	Fitch Ratings	10,072	9,520
PJSC Sberbank	Baa3	Moody's	2,747	3,885
BANK ROSSIYA	A+(RU)	ACRA	877	3,804
PJSC ROSBANK	BBB	Fitch Ratings	717	1,314
PJSC Bank VTB	BBB-	Standard & Poor's	625	1,090
Other	-	-	434	348
Total cash at banks			15,472	19,961
Bank deposits				
Bank GPB (JSC)	BBB-	Fitch Ratings	14,818	14,145
PJSC Bank VTB	BBB-	Standard & Poor's	5,130	26,137
JSC Rosselkhozbank	BBB-	Fitch Ratings	1,940	955
PJSC ROSBANK	BBB	Fitch Ratings	1,554	108
PJSC Sberbank	Baa3	Moody's	1,494	1,111
BANK ROSSIYA	A+(RU)	ACRA	558	262
JSC UniCredit Bank	-	-	-	2,650
Other	-	-	65	83
Total cash equivalents			25,559	45,451

Note 12. Accounts receivable and prepayments

	31 December 2019	31 December 2018
Trade receivables	65,358	65,147
Expected credit loss allowance for trade receivables	(29,863)	(28,891)
Trade receivables, net	35,495	36,256
VAT recoverable	9,570	8,175
Advances to suppliers and other prepayments	5,172	11,400
Provision for impairment of advances to suppliers and other prepayments	(754)	(834)
Advances to suppliers and other prepayments, net	4,418	10,566
Other receivables	9,332	22,720
Expected credit loss allowance for other receivables	(5,216)	(5,067)
Other receivables, net	4,116	17,653
Government grants receivables	652	2,539
Total accounts receivable and prepayments	54,251	75,189

The Group applies the IFRS 9 simplified approach to measuring expected credit losses which uses a lifetime expected loss allowance for all trade receivables. To measure the expected credit losses, trade receivables have been grouped based on shared credit risk characteristics and the days past due (Note 2).

The ageing analysis of trade accounts receivable are as follows:

	31 December 2019			31 December 2018		
	Expected credit loss, %	Gross carrying amount	Expected credit loss allowance	Expected credit loss, %	Gross carrying amount	Expected credit loss allowance
Not past due	1.87%	25,612	(479)	2.81%	24,686	(694)
Past due for less than 3 months	17.17%	6,977	(1,198)	18.26%	7,185	(1,312)
Past due for 3 months to 1 year	50.73%	7,804	(3,959)	51.26%	8,985	(4,606)
Past due for more than 1 year	97.04%	24,965	(24,227)	91.72%	24,291	(22,279)
Total		65,358	(29,863)		65,147	(28,891)

Movements in the credit loss allowance for trade accounts receivable are as follows:

	Year ended 31 December 2019	Year ended 31 December 2018
As at 1 January	28,891	25,822
Charge for the year	5,308	6,914
Reversal of credit loss allowance	(2,014)	(2,613)
Trade receivables written off as uncollectible	(2,304)	(1,232)
Disposal of impairment provision due to disposal of subsidiaries	(18)	-
As at 31 December	29,863	28,891

Information on the credit loss allowance in relation to other accounts receivable is presented in Note 30.

The majority of trade debtors which are not past due could be aggregated in several groups based on similarities in their credit quality: large industrial consumers – participants of the wholesale and retail electricity and capacity market as well as public sector entities and population.

The Group does not hold any accounts receivable pledged as collateral.

Note 13. Inventories

	31 December 2019	31 December 2018
Fuel	22,491	20,146
Materials and supplies	8,984	7,915
Spare parts	2,882	2,438
Other materials	223	368
Total inventories before provision for impairment	34,580	30,867
Provision for impairment of inventories	(194)	(146)
Total inventories	34,386	30,721

There are no inventories pledged as collateral for borrowings as at 31 December 2019 and as at 31 December 2018.

Note 14. Other current assets

	31 December 2019	31 December 2018
Deposits	46,801	29,967
Special funds	9,100	3,821
Loans issued	2,764	3,072
Expected credit loss allowance for loans issued	(2,739)	(3,050)
Loans issued, net	25	22
Other short-term investments	57	63
Total other current assets	55,983	33,873

As at 31 December 2019 the balance of special funds in the amount of RR 9,100 million received by the Group to fund construction of generating facilities, is placed to the special accounts of the Federal Treasury of Russia (as at 31 December 2018: RR 3,821 million). These special funds may be used by the Group only upon approval by the Federal Treasury of Russia according to the authorisation procedure, prescribed by the Order of the Ministry of Finance of the Russian Federation No. 213n dated 25 December 2015.

	Rating	Rating agency	Effective interest rate	31 December 2019	31 December 2018
Deposits					
PJSC Bank VTB	BBB-	Standard & Poor's	5,85–7,12%	31,910	5,100
Bank GPB (JSC)	BBB-	Fitch Ratings	5,86–7,00%	14,772	6,500
PJSC Sberbank	Baa3	Moody's	3,75–4,12%	34	3,123
JSC UniCredit Bank	-	-	-	-	9,000
PJSC ROSBANK	-	-	-	-	6,000
Other	-	-	-	85	244
Total deposits				46,801	29,967

Note 15. Assets and liabilities of disposal group classified as held for sale

In December 2019 the Group concluded an agreement with OJSC Hrazdan Energy Company to sell 90 percent of shares of CJSC International Energy Corporation (CJSC MEK) for a cash consideration of RR 173 million. Under the terms of agreement, the shares will be transferred in the first half year of 2020 after the buyer's repayment of CJSC MEK's debt to European Bank for Reconstruction and Development and Asian Development Bank, and cancellation of PJSC RusHydro's guarantees on these loans.

As at 31 December 2019 assets and liabilities of CJSC MEK are represented as assets and liabilities of disposal group classified as held for sale:

	31 December 2019
Non-current assets	
Property, plant and equipment	2,903
Total non-current assets	2,903
Current assets	
Other current assets	203
Total current assets	203
Total assets of disposal group classified as held for sale	3,106
Non-current liabilities	
Non-current debt	2,366
Total non-current liabilities	2,366
Current liabilities	
Current debt and current portion of non-current debt	692
Other current liabilities	223
Total current liabilities	915
Total liabilities of disposal group classified as held for sale	3,281

As at 31 December 2019 the disposal group had no intercompany balances.

Revenue and operating expenses of the disposal group classified as held for sale are represented by:

	Note	Year ended 31 December 2019
Revenue	24	906
Operating expenses (excluding impairment losses)	26	(377)
Operating profit		529

During the year ended 31 December 2019 the disposal group did not operate with the Group's companies.

As at 31 December 2018 the investment in the joint venture LLC VolgaHydro of RR 450 million was classified as a non-current asset held for sale following the decision made in October 2018 by the Board of Directors of the Company to sell the Group's share in LLC VolgaHydro.

In February 2019 the Group sold its share in LLC VolgaHydro (40 percent) for a cash consideration in amount of RR 450 million.

Note 16. Equity

	Number of issued and fully paid ordinary shares (Par value of RR 1.00)
As at 31 December 2019	426,288,813,551
As at 31 December 2018	426,288,813,551

Additional share issue 2018–2019. On 21 June 2018, the Board of Directors of the Company adopted a resolution to make a placement of 14,013,888,828 ordinary shares by open subscription. The placement price of the additional shares was determined at RR 1.00 per share. On 27 August 2018, the Decision on additional issue of securities and the Prospectus were registered with the Bank of Russia. In April – May 2019 during the pre-emptive right period the Company placed 7,000,092,298 additional shares (49.95 percent of the total volume of additional issue) at the price of RR 1.00 per share including 7,000,000,000 shares purchased by the Russian Federation, represented by the Federal Agency for State Property Management. The placement of the remaining shares of this issue will be held by open subscription.

As the additional share issue was not completed as at 31 December 2019, proceeds from this issue in the amount of RR 7,000 million were recorded within current liabilities.

Treasury shares. As at 31 December 2019 treasury shares were represented by 3,852,259,324 ordinary shares in the amount of RR 4,613 million (31 December 2018: 3,852,259,680 ordinary shares in the amount of RR 4,613 million).

Sale of shares of PJSC Inter RAO. On 5 July 2018, the Group completed the transaction to sell 5,131,669,622 shares of PJSC Inter RAO owned by the Group (4.915 percent of share capital) to JSC Inter RAO Capital. The value of shares as at disposal date amounted to RR 21,142 million. The selling price was RR 3.3463 per share. The total consideration for all PJSC Inter RAO shares sold was RR 17,172 million. Under the contracts the consideration receivable is settled by instalments, as a result the Group recognised the discount in the amount of RR 1,253 million. As at 31 December 2019 consideration receivable was fully paid (31 December 2018: consideration is included in other receivables (Note 12)). The transaction is under common control, so the result in the amount of RR 5 223 million is recorded within equity.

Changes in non-controlling interest. In the year 2019 non-controlling interest decreased by RR 727 million. The decrease was due to changes in the Group structure which did not have a significant impact on the consolidated financial statements.

Dividends. On 28 June 2019, the Company declared dividends for the year ended 31 December 2018 of RR 0.0367 per share in the total amount of RR 15,919 million (RR 15,775 million excluding dividends to subsidiaries). On 27 June 2018, the Company declared dividends for the year ended 31 December 2017 of RR 0.0263 per share in the total amount of RR 11,226 million (RR 11,124 million excluding dividends to subsidiaries).

Declared dividends of the Group's subsidiaries in favour of non-controlling interest holders amounted to RR 115 million for the year ended 31 December 2019 (for the year ended 31 December 2018: RR 172 million).

Note 17. Income tax

Income tax expense is as follows:

	Year ended 31 December 2019	Year ended 31 December 2018
Current income tax expense	14,774	13,856
Deferred income tax expense	(7,558)	2,166
Total income tax expense	7,216	16,022

The income tax rate applicable to the majority of the Group's entities for the year ended 31 December 2019 was 20 percent (for the year ended 31 December 2018: 20 percent).

A reconciliation between the theoretical and actual income tax expense is provided below:

	Year ended 31 December 2019	Year ended 31 December 2018
Profit before income tax	7,859	47,859
Theoretical tax expense at a statutory rate of 20 percent	(1,572)	(9,572)
Tax effect of items which are not deductible or assessable for taxation purposes	(1,259)	(970)
Increase in other unrecognised deferred tax assets	(2,942)	(5,742)
Effect of applying different tax rates for separate transactions	-	785
Change in unrecognised deferred tax assets in respect of associates and joint ventures	(551)	372
Other	(892)	(895)
Total income tax expense	(7,216)	(16,022)

The total amount of deductible temporary differences for which deferred income tax assets have not been recognised by the Group as at 31 December 2019 was RR 127,843 million (31 December 2018: RR 122,770 million). These temporary differences mainly relate to accumulated impairment of property, plant and equipment, assets under construction, changes in the fair value of the non-deliverable forward contract for shares and pension liabilities of several Group's subsidiaries.

Deferred income tax. Differences between IFRS and statutory taxation regulations in the Russian Federation give rise to temporary differences between the carrying amount of certain assets and liabilities for consolidated financial reporting purposes and their tax bases. The tax effect of the movements in these temporary differences is detailed below and is recorded at the rate of 20 percent (for the year ended 31 December 2018: 20 percent).

	31 December 2018	Recalculation due to adoption of (IFRS) 16	Income tax charge	Charged directly to other comprehensive income	31 December 2019
Deferred income tax assets	9,999	-	9,080	180	19,259
Property, plant and equipment	6,313	(734)	8,038	-	13,617
Accounts receivable	6,400	-	(169)	-	6,231
Losses carried forward	1,549	-	602	-	2,151
Other	4,135	923	539	180	5,777
<i>Deferred tax offset</i>	<i>(8,398)</i>	<i>(189)</i>	<i>70</i>	<i>-</i>	<i>(8,517)</i>
Deferred income tax liabilities	(13,803)	-	(1,522)	70	(15,255)
Property, plant and equipment	(20,945)	(189)	(2,043)	-	(23,177)
Accounts receivable	(590)	-	320	-	(270)
Loans and borrowings	(298)	-	227	70	(1)
Other	(368)	-	44	-	(324)
<i>Deferred tax offset</i>	<i>8,398</i>	<i>189</i>	<i>(70)</i>	<i>-</i>	<i>8,517</i>

RusHydro Group
Notes to the Consolidated Financial Statements
as at and for the year ended 31 December 2019



(in millions of Russian Rubles unless noted otherwise)

	31 December 2017	Recalculation due to adoption of (IFRS) 9	Income tax charge	Charged directly to other comprehensive income	Other movements	31 December 2018
Deferred income tax assets	9,592	(28)	495	(54)	(6)	9,999
Property, plant and equipment	6,760	-	(447)	-	-	6,313
Accounts receivable	6,359	(28)	69	-	-	6,400
Losses carried forward	1,024	-	531	-	(6)	1,549
Other	3,594	-	595	(54)	-	4,135
<i>Deferred tax offset</i>	<i>(8,145)</i>	-	<i>(253)</i>	-	-	<i>(8,398)</i>
Deferred income tax liabilities	(11,103)	2	(2,661)	(43)	2	(13,803)
Property, plant and equipment	(18,606)	-	(2,341)	-	2	(20,945)
Accounts receivable	(115)	-	(475)	-	-	(590)
Loans and borrowings	(325)	-	70	(43)	-	(298)
Other	(202)	2	(168)	-	-	(368)
<i>Deferred tax offset</i>	<i>8,145</i>	-	<i>253</i>	-	-	<i>8,398</i>

Under the existing Group structure tax losses and current income tax assets of different Group entities may not be offset against current income tax liabilities and taxable profits of other Group entities and, accordingly, taxes may be accrued even where there is a consolidated tax loss. Therefore, deferred income tax assets and liabilities are offset only when they relate to the same taxable entity and the entity has legal rights to offset it.

Note 18. Pension benefit obligations

The tables below provide information about the benefit obligations and actuarial assumptions used for the years ended 31 December 2019 and 31 December 2018.

Amounts recognised in the Group's Consolidated Statement of Financial Position among other non-current liabilities (Note 21):

	31 December 2019	31 December 2018
Fair value of plan assets	(1,015)	(1,062)
Present value of defined benefit obligations	9,747	8,480
Net liability	8,732	7,418

The movements in the defined benefit liability for the years ended 31 December 2019 and 31 December 2018 are presented in the tables below:

	Present value of defined benefit obligations	Fair value of plan assets	Total
At 1 January 2019	8,480	(1,062)	7,418
Current service cost	386	-	386
Interest expense / (income)	681	(91)	590
Past service cost	(133)	(6)	(139)
Remeasurement effects (for other long-term benefits):			
Actuarial loss – changes in actuarial assumptions	10	-	10
Actuarial gain – experience adjustments	(28)	-	(28)
Recognised in profit or loss for the year ended 31 December 2019	916	(97)	819
Remeasurements (for post-employment benefits):			
Actuarial gain – changes in demographic assumptions	(334)	-	(334)
Actuarial loss – changes in financial assumptions	1,625	-	1,625
Actuarial (gain) / loss – experience adjustments	(235)	105	(130)
Recognised other comprehensive income for the year ended 31 December 2019 (before income tax charge of RR 233 million)	1,056	105	1,161
Employer contributions for funded pension plan	-	(247)	(247)
Benefit payments (Funding NSPF pensions)	(427)	286	(141)
Benefit payments (Non-funded pension plan)	(278)	-	(278)
At 31 December 2019	9,747	(1,015)	8,732

	Present value of defined benefit obligations	Fair value of plan assets	Total
At 1 January 2018	9,745	(1,111)	8,634
Current service cost	399	-	399
Interest expense / (income)	700	(83)	617
Past service cost	(764)	6	(758)
Remeasurement effects (for other long-term benefits):			
Actuarial gain – changes in actuarial assumptions	(145)	-	(145)
Actuarial gain – experience adjustments	(73)	-	(73)
Recognised in profit or loss for the year ended 31 December 2018	117	(77)	40
Remeasurements (for post-employment benefits):			
Actuarial loss – changes in demographic assumptions	143	-	143
Actuarial gain – changes in financial assumptions	(665)	-	(665)
Actuarial (gain) / loss – experience adjustments	(52)	89	37
Recognised other comprehensive income for the year ended 31 December 2018 (before income tax charge of RR 97 million)	(574)	89	(485)
Employer contributions for funded pension plan	-	(253)	(253)
Benefit payments (Funding NSPF pensions)	(487)	290	(197)
Benefit payments (Non-funded pension plan)	(321)	-	(321)
At 31 December 2018	8,480	(1,062)	7,418

Principal actuarial assumptions for the Group are as follows:

	31 December 2019	31 December 2018
Nominal discount rate	6.40%	8.50%
Inflation rate	4.10%	4.10%
Wage growth rate	5.60%	5.60%
Staff turnover	Depending on length of service based on statistical data	
Mortality table	Russia-2016*	Russia-2016*

* Taking into account the pull down adjustment calculated based on statistical data of mortality for employees of the Group of age till 60 years old for years 2018–2019. (31 December 2018: 2017–2018)

The sensitivity of the defined benefit obligation to changes in the principal actuarial assumptions as at 31 December 2019 is presented below:

	Change in assumption	Effect on net liability	Effect on net liability, %
Nominal discount rate	1%	(898)	-9%
	-1%	1,086	11%
Inflation rate	1%	673	7%
	-1%	(561)	-6%
Wage growth rate	1%	437	4%
	-1%	(370)	-4%
Staff turnover	3%	(1,151)	-12%
	-3%	1,738	18%
Mortality Rates	10%	(166)	-2%
	-10%	181	2%

The Group expects to contribute RR 519 million to the defined benefit plans in 2020.

The weighted average duration of the defined benefit obligation of the Group is 10 years.

Retirement benefit plan parameters and related risks. The Group has liabilities under retirement benefit plans in Russia. The retirement benefit plan includes benefits of the following types: lump sum payment upon retirement, jubilee benefits paid at certain age or upon completion of a certain number of years of service, financial aid and compensation to cover funeral expenses in the event of an employee's or pensioner's death, financial aid provided to pensioners, pension benefits paid to former employees through the non-state pension fund (hereinafter referred to as the "NPF").

The amount of benefits depends on the period of the employees' service (years of service), salary level over the recent years preceding retirement, predetermined fixed amount or minimum tariff rate of remuneration or salary or a combination of these factors.

As a rule, the above benefits are indexed according to the inflation rate and salary growth for benefits that depend on the salary level, excluding the retirement benefits paid through NPF, which are not indexed for the inflation rate at the time the payment is made (following the retirement of employees, all risks are borne by NPF).

In addition to the inflation risk, all retirement benefit plans of the Group are exposed to mortality and survival risks.

Plan assets held on NPF's accounts are governed in accordance with the local legislation and regulatory practices.

The Group and NPF are jointly and severally liable for the plans management, including investment decisions and the contribution schedule.

NPF invests the Group's funds in a diversified portfolio. When investing pension savings and placing the pension reserves, NPF is guided by the Russian legislation that provides a strict regulation with respect to the possible list of financial instruments and restricts their utilisation, which also leads to diversification and reduces investment risks.

The Group transfers the obligation to pay lifelong non-state pension benefits to the Group's former employees to NPF and funds these obligations when awarding the pension. Therefore, the Group insures the risks related to payment of non-state pensions (investment risks and survival risks).

Note 19. Current and non-current debt

Non-current debt

	Effective interest rate	Due date	31 December 2019	31 December 2018
PJSC Bank VTB	7.50–9.74%	2020–2025	51,361	24,045
Eurobonds (RusHydro Capital Markets DAC) issued in February 2018	7.40%	2021	20,492	20,434
Eurobonds (RusHydro Capital Markets DAC) issued in September 2017	8.13%	2022	20,314	20,275
PJSC Sberbank	7.31–8.23%	2020–2026	18,010	45,487
Eurobonds (RusHydro Capital Markets DAC) issued in November 2018	8.98%	2022	15,485	14,993
Eurobonds (RusHydro Capital Markets DAC) issued in November 2019	6.80%	2024	14,962	-
Eurobonds in Chinese Yuan (RusHydro Capital Markets DAC) issued in November 2018	6.13%	2021	13,294	15,121
Russian bonds (PJSC RusHydro) issued in June 2017	8.20%	2020	10,036	10,205
PJSC ROSBANK	7.24–9.14%	2020–2021	9,371	9,172
JSC Far East Development Fund	5.00%	2020–2026	4,819	5,004
Bank GPB (JSC)	7.55–10.20%	2020–2027	4,602	1,428
CREDIT BANK OF MOSCOW	7.50–8.08%	2026	2,732	-
Municipal authority of Kamchatka region	8.57%	2020–2034	1,559	1,560
Russian bonds (PJSC RusHydro), issued in April 2016	-	-	-	15,191
Other long-term debt	-	-	3,484	7,094
Lease liabilities	-	-	7,331	-
Finance lease liabilities	-	-	-	729
Total			197,852	190,738
Less current portion of non-current debt			(33,876)	(32,688)
Less current portion of lease liabilities			(1,448)	-
Less current portion of finance lease liabilities			-	(102)
Total non-current debt			162,528	157,948

PJSC Bank VTB. In July 2019 the Group obtained RR 20,000 million under the loan agreements with PJSC Bank VTB opened in 2018: RR 10,000 million at a rate of 8.05 percent per annum for a period of 3.7 years and RR 10,000 million at a rate of 8.35 percent per annum for a period of 5 years.

Eurobond issue. In November 2019 the Group placed Eurobonds, issued by the special purpose company RusHydro Capital Markets DAC. The volume of the issue was RR 15,000 million. The term of the bonds is 5 years, the coupon rate is 6.8 percent per annum. VTB Capital, JP Morgan, Sberbank CIB and Gazprombank acted as joint lead managers of the issue. The placement and listing of the Eurobonds took place on the Irish Stock Exchange under Reg S rule.

Current debt

	Effective interest rate	31 December 2019	31 December 2018
PJSC Sberbank	7.56–7.65%	2,381	21
Bank GPB (JSC)	7.70–9.65%	1,730	381
PJSC ROSBANK	-	-	3,899
BANK ROSSIYA	-	-	1,762
Other current debt	-	-	46
Current portion of non-current debt	-	33,876	32,688
Short term of lease liabilities	-	1,448	-
Current portion of finance lease liabilities	-	-	102
Total current debt and current portion of non-current debt		39,435	38,899
<i>Reference:</i>			
Interest payable		1,907	2,216

Compliance with covenants. The Group is subject to certain covenants related primarily to its debt. As at 31 December 2019 and 31 December 2018 and during the reporting period the Group met all required covenant clauses of the credit agreements.

Reconciliation of liabilities from financing activities. The table below sets out an analysis of movements in the Group's liabilities from financing activities for the years ended 31 December 2019 and 31 December 2018:

	Liabilities from financing activities			
	Current and non-current debt	Non-deliverable forward contract for shares	Lease liabilities	Total
Liabilities from financing activities as at 31 December 2018	196,118	31,896	729	228,743
Recalculation due to adoption of IFRS 16	-	-	5,190	5,190
Liabilities from financing activities as at 1 January 2019 (restated)	196,118	31,896	5,919	233,933
Cash flows, net	(10,433)	(3,731)	(944)	(15,108)
Interest accrued	15,009	-	580	15,589
Change in fair value of non-deliverable forward contract for shares	-	345	-	345
Reclassification to liabilities of disposal group	(3,058)	-	-	(3,058)
Other changes	(3,004)	-	1,776	(1,228)
Liabilities from financing activities as at 31 December 2019	194,632	28,510	7,331	230,473
	Current and non-current debt	Non-deliverable forward contract for shares	Finance lease liabilities	Total
Liabilities from financing activities as at 31 December 2017	167,939	20,716	1,586	190,241
Cash flows, net	12,708	(2,813)	(155)	9,740
Interest accrued	13,385	-	94	13,479
Change in fair value of non-deliverable forward contract for shares	-	13,993	-	13,993
Other changes	2,086	-	(796)	1,290
Liabilities from financing activities as at 31 December 2018	196,118	31,896	729	228,743

Note 20. Non-deliverable forward contract for shares

In March 2017 the Company entered into a non-deliverable forward transaction for 55 billion shares with PJSC Bank VTB for 5 years. In November 2019 an additional agreement was concluded according to which the forward rate was reduced by 0.5 percent per annum and the possibility of extending the validity period by the Bank for three years until March 2025 was provided.

According to the forward contract, the forward value is determined as the purchase consideration paid by the Bank for the shares plus the amount of quarterly payments made by the Company to the Bank. The amounts of these interim payments are determined using a certain formula that *inter alia* reduces the payments by the amounts equivalent to the dividends received by the Bank over the period of the forward contract.

The Bank is assumed to sell the Company's shares at the time of final settlement under the forward contract. The difference between the proceeds that the Bank will receive from the sale of these shares, and their forward value is subject to cash settlement between the Company and the Bank. Thus, if the forward value is higher than the consideration received for the shares by the Bank, the Company will reimburse the difference to the Bank and, vice versa, if the proceeds from the sale of shares exceed the forward value, the difference will be paid by the Bank to the Company. If, for any reason, the shares will not be sold by the Bank, they will continue to be held by the Bank. If this is the case, the amount of additional payment to be made when closing the forward transaction is calculated based on the quoted market price of the Company's shares.

Thus, the payments will be made upon expiry of the forward contract or earlier, if the Bank sells the shares held. The payment can be made both by the Company to the Bank or by the Bank to the Company, depending on the level of the market value of the Company's shares at the time of sale / expiry of the transaction term and their forward value.

Note 2 describes the key estimates and judgements made by the Group management in respect of recognition and recording of this derivative financial instrument.

At 31 December 2019, the liability under the forward contract is recorded as a long-term derivative financial instrument at fair value through profit or loss in the amount of RR 28,510 million (as at 31 December 2018: RR 31,896). The fair value of the forward contract at the initial recognition of the instrument was RR 10,013 million and it was recorded within equity being the result of a shareholder transaction. Deferred tax asset was not recognised based on management's probability assessment of its recoverability. Subsequent changes in the fair value of the non-deliverable forward contract are recorded within profit or loss (Note 27).

A reconciliation of movements in the fair value of the forward contract for the year ended 31 December 2019 is presented in Note 19.

The table below includes the key assumptions made to determine the forward contract's fair value using the Monte-Carlo model:

Key assumptions made to assess the forward contract's fair value	31 December 2019	31 December 2018
Expected term of the forward transaction	5.18 years	3.17 years
Market value of the share	RR 0.5601	RR 0.4871
CB RF key refinancing rate	6.25 percent	7.75 percent
Volatility of shares	25.62 percent	28.82 percent
Risk-free rate	6.15 percent	8.06 percent
Discount rate	6.67 percent	9.05 percent
Expected dividend yield	7.00 percent	7.00 percent

The sensitivity analysis of the fair value of the forward contract to the main key assumptions is presented in Note 32.

Note 21. Other non-current liabilities

	31 December 2019	31 December 2018
Pension benefit obligations (Note 18)	8,732	7,418
Non-current advances received	1,521	6,743
Cross-currency and interest rate swap (Note 10)	820	-
Other non-current liabilities	11,293	7,826
Total other non-current liabilities	22,366	21,987

Other non-current liabilities includes essentially long-term accounts payable for technological connection to the grids.

Note 22. Accounts payable and accruals

	31 December 2019	31 December 2018
Trade payables	28,935	31,119
Advances received	14,884	17,909
Settlements with personnel	9,913	9,156
Accounts payable under factoring agreements	498	2,753
Dividends payable	163	170
Other accounts payable	5,252	3,526
Total accounts payable and accruals	59,645	64,633

All accounts payable and accruals are denominated in Russian Rubles.

Note 23. Other taxes payable

	31 December 2019	31 December 2018
VAT	9,818	9,185
Insurance contributions	3,461	2,996
Property tax	2,484	2,526
Other taxes	676	648
Total other taxes payable	16,439	15,355

Note 24. Revenue

	Year ended 31 December 2019	Year ended 31 December 2018
Sales of electricity and capacity in the retail market	144,924	149,542
Sales of electricity in the wholesale market	97,995	93,826
Sales of capacity in the wholesale market	48,177	43,833
Sales of heat and hot water	40,645	40,150
Rendering services for electricity transportation	14,218	14,668
Rendering services for connections to the grid	10,206	3,623
Other revenue	10,477	13,128
Total revenue	366,642	358,770

Other revenue includes revenue earned from rendering of construction, repairs and other services.

For the year ended 31 December 2019 the Group's revenue recognised over time comprised RR 345,959 million (for the year ended 31 December 2018: RR 342,019 million), recognised at a point in time – RR 20,683 million (for the year ended 31 December 2018: RR 16,751 million).

Short-term advances received as at 31 December 2018 were recognised in revenue for the year ended 31 December 2019.

Management of the Group expects that the full amount of short-term advances received as at 31 December 2019 will be recognised as revenue during the next reporting period, the amount of long-term advances received – mainly during 2021.

Note 25. Government grants

In accordance with legislation of the Russian Federation, several companies of the Group are entitled to government subsidies for compensation of the difference between approved economically viable electricity and heat tariffs and actual reduced tariffs and for compensation of losses on purchased fuel, purchased electricity and capacity.

During the year ended 31 December 2019, the Group received government subsidies of RR 39,983 million (for the year ended 31 December 2018: RR 41,648 million). The subsidies were received in the following territories: Kamchatsky territory, Sakha Republic (Yakutia), Magadan Region, Chukotka Autonomous Area and other Far East regions.

The total amount of government grants received by the Group companies – guaranteeing suppliers, under the Resolution of the Russian Government No. 895 "On achievement of basic rates (tariffs) for electric power (capacity) in the territories of the Far East Federal region", for the year ended 31 December 2019 was RR 23,794 million (for the year ended 31 December 2018 RR 26,300 million).

Note 26. Operating expenses (excluding impairment losses)

	Year ended 31 December 2019	Year ended 31 December 2018
Employee benefit expenses (including payroll taxes and pension benefit expenses)	80,376	75,876
Fuel expenses	71,433	64,791
Purchased electricity and capacity	46,310	41,811
Grid companies services on electricity distribution	36,955	39,463
Depreciation of property, plant and equipment and amortisation of intangible assets	25,686	22,310
Taxes other than on income	12,133	12,242
Other materials	11,260	10,905
Third parties services, including:		
Repairs and maintenance	7,621	5,859
Rendering services for connections to the grid	7,010	-
Support of electricity and capacity market operation	4,020	3,714
Security expenses	3,604	3,434
Purchase and transportation of heat power	3,083	3,629
Insurance cost	2,311	2,112
Services of subcontracting companies	1,844	2,254
Consulting, legal and information expenses	1,524	1,754
Transportation expenses	1,207	1,269
Rent	862	1,972
Other third parties services	7,905	9,091
Water usage expenses	4,333	4,018
Loss on disposal of property, plant and equipment, net	1,582	1,757
Social charges	1,164	1,083
Travel expenses	1,023	997
Purchase of oil products for sale	825	2,440
Other expenses	2,504	2,069
Total operating expenses (excluding impairment losses)	336,575	314,850

Note 27. Finance income, costs

	Year ended 31 December 2019	Year ended 31 December 2018
<i>Finance income</i>		
Interest income	5,824	4,957
Foreign exchange gain	1,971	94
Income on discounting	1,833	669
Cross-currency and interest rate swap	-	1,238
Other income	240	709
Total finance income	9,868	7,667
<i>Finance costs</i>		
Interest expense	(5,859)	(5,185)
Change of fair value of cross-currency and interest rate swap	(2,496)	-
Interest expense on lease liabilities	(580)	-
Change in fair value of the non-deliverable forward contract for shares (Note 20)	(345)	(13,993)
Expense on discounting	(288)	(415)
Foreign exchange loss	(51)	(1,424)
Interest expense on finance lease	-	(94)
Other costs	(789)	(1,977)
Total finance costs	(10,408)	(23,088)

Note 28. Capital commitments

In accordance with consolidated investment programme approved under the consolidated business plan of the Group, as of 31 December 2019 the Group has to invest RR 343,747 million for the period 2020–2024 for reconstruction of the existing and construction of new power plants and grids, including capital commitments for 2020 year in the amount of RR 97,245 million, for 2021 year – RR 78,068 million, for 2022 year – RR 65,244 million, for 2023 year – RR 56,113 million, for 2024 year – RR 47,077 million (31 December 2018: RR 378,241 million for the period 2019–2023).

Note 29. Contingencies

Social commitments. The Group contributes to the maintenance and upkeep of the local infrastructure and the welfare of its employees, including contributions toward the development and maintenance of housing, hospitals, transport services and other social needs in the geographical areas in which it operates. Management believes that there are no material liabilities that should have been recognized at the reporting date.

Insurance. The Group holds limited insurance policies in relation to its assets, operations, public liability or other insurable risks. Accordingly, the Group is exposed for those risks for which it does not have insurance.

Legal proceedings. The Group's subsidiaries are parties to certain legal proceedings arising in the ordinary course of business. In the opinion of management, there are no current legal proceedings or other claims outstanding, which, upon final disposition, will have a material adverse effect on the financial position and results of the Group.

Tax contingencies. Russian tax legislation which was enacted or substantively enacted at the end of the reporting period, is subject to varying interpretations when being applied to the transactions and activities of the Group. Consequently, tax positions taken by management may be challenged by tax authorities, in particular, the way of accounting for tax purposes of some income and expenses of the Group as well as deductibility of input VAT from suppliers and contractors. The impact of this course of events cannot be assessed with sufficient reliability, but it can be significant in terms of the financial situation and / or the business of the Group. Russian tax administration is gradually strengthening, including the fact that there is a higher risk of review of tax transactions without a clear business purpose or with tax non-compliant counterparties.

In 2020 the Company joined the tax monitoring system (a new form of interaction with the tax authorities that does not involve in-house or on-site inspections, as a general rule). Nevertheless, an on-site inspection of the Company can be made with regard to open periods (2018 and 2019 years). Within the tax monitoring framework, the Company may request a reasoned opinion of the tax authority on certain controversial tax issues. A reasoned opinion is binding on both the tax authorities and the Company.

In respect of subsidiaries of the Group fiscal periods remain open to review by the authorities in respect of taxes for three calendar years preceding the year when decisions about the review was made. Under certain circumstances reviews may cover longer periods.

The Russian transfer pricing legislation is generally aligned with the international transfer pricing principles developed by the Organisation for Economic Cooperation and Development (OECD), although it has specific features. This legislation provides for the possibility of additional tax assessments for controlled transactions (transactions with related parties and certain transactions between unrelated parties) if such transactions are not on an arm's length basis.

During the year ended 31 December 2019, the Group's subsidiaries had controlled transactions and transactions which highly probably will be considered by tax authorities to be controlled based on the results of the period. Management has implemented internal controls to be in compliance with this transfer pricing legislation. In case of receipt of a request from tax authorities, the management of the Group will provide documentation meeting the requirements of Art. 105.15 of the Tax Code in respect of the periods that are open for the review of the completeness of tax calculation and payment in accordance with the Chapter 14.5 of the Tax Code.

Tax liabilities arising from controlled transactions are determined based on their actual transaction prices. It is possible, with the evolution of the interpretation of the transfer pricing rules, that such transfer prices could be challenged. The impact of any such challenge cannot be reliably estimated; however, it may be significant to the financial position and/or the overall operations of the Group.

Changes aimed at countering tax evasions have been added to the Russian tax legislation and became effective from 1 January 2015. Specifically, they introduce new rules for controlled foreign companies and the concept of beneficiary owner of income for the purposes of application of preferential provisions of taxation treaties of the Russian Federation. Also, the new provisions introduce the rules for determining tax residency for foreign legal entities at the place of their actual management (if a foreign company is recognised as a Russian tax resident, the whole amount of such company's income will be subject to taxation in Russia).

The Group takes necessary steps to comply with these changes of the Russian tax legislation. However, there are no sustainable practices yet as to how to apply the new rules; therefore, at present, it does not seem practicable to reliably estimate the probability of claims from Russian tax authorities in relation to the compliance of the Group's companies with these changes and the probability of positive outcome of tax disputes (if any). Tax disputes (if any) may have an impact on the Group's overall financial position and results of operations.

Management of the Group believes that as at 31 December 2019, its interpretation of the relevant legislation was appropriate and the Group's tax positions would be sustained.

Environmental matters. The Group companies and their predecessor entities have operated in the utilities industry in the Russian Federation for many years. The enforcement of environmental regulation in the Russian Federation is evolving and the enforcement posture of government authorities is continually being reconsidered. The Group companies periodically evaluate their obligations under environmental regulations. The assets retirement obligation for ash dumps used by the Group comprised RR 1,779 million as at 31 December 2019 (31 December 2018: RR 1,324 million).

Potential liabilities may arise as a result of changes in legislation and regulation or civil litigation or other circumstances. The impact of these potential changes cannot be estimated but could be material. In the current enforcement climate under existing legislation, management believes that there are no significant liabilities for environmental damage.

Note 30. Financial risk management

The risk management function within the Group is carried out in respect of financial and operational risks. Financial risk comprises market risk (including currency risk, interest rate risk), credit risk and liquidity risk. The primary objectives of the financial risk management function are to provide reasonable assurance for achievement of the Group's objectives by establishing the overall framework for identifying, analysing and evaluating risks to establish risk limits, and then to ensure that exposure to risks stays within these limits and in case of exceeding these limits to mitigate the impact of the risks.

In order to optimise the Group's exposure to risks, management constantly works on their identification, assessment and monitoring, as well as the development and implementation of activities which impact on the risks, business continuity management and insurance, seeks to comply with international and national standards of advanced risk management (COSO ERM 2004, ISO 31000 and others), increases the culture of risk management and continuously improves risk management processes.

Credit risk. The Group is exposed itself to credit risk, which is the risk that one party to a financial instrument will cause a financial loss for the other party by failing to meet a contractual obligation.

The Group's maximum exposure to credit risk by class of assets is reflected in the carrying amounts of financial assets in Note 33.

Although redemption of financial instruments can be influenced by economic factors, the management believe that there is no significant risk of loss to the Group beyond the provision for expected credit losses already recorded.

Due to the absence of an independent assessment of debtors' creditworthiness, the Group performs such an assessment at the contracting stage taking into account the debtor's financial position and credit history. The Group regularly monitors existing receivables and undertakes actions to collect them and minimise losses.

For reducing the credit risk exposure for its operations on WEM, the Group adopted sales policies and methodology, which provides for calculation of the counterparty's internal rating in the sector of non-regulated contracts based on the frequency of counterparties' bankruptcies and sets up limitations on the credit rating for a portfolio of counterparties.

The Group monitors maturity of trade accounts receivable and identifies past due accounts. Information on ageing of trade accounts receivable is disclosed in Note 12.

Measurement of expected credit losses. Expected credit losses are measured by discounting future probability-weighted uncollected cash flows.

The level of expected credit losses depends on whether the debtor's credit risk has increased significantly since initial recognition. This approach is based on a 3-stage ECL model, as described in Note 2.

The Group determines that the credit risk of a financial instrument has increased significantly, when the counterparty has defaulted on contractual payment terms, when insolvency signs are identified and the Group has no reasonable information that rules out the fact of increased credit risk.

For assessing the probability of default on financial instruments, the Group defines default as an event where the risk exposure meets one or more of the following criteria:

- The counterparty is more than 3 months past due on its contractual payments;
- International/national rating agencies include the counterparty in the default rating class;
- The counterparty is insolvent;
- It became probable that the counterparty will enter bankruptcy.

In accordance with IFRS 9, the Group applied a simplified approach to determining expected credit losses in relation to trade accounts receivable. This approach requires that full lifetime expected credit losses be recognised at initial recognition of debt. For assessing expected credit losses, trade accounts receivable are divided into groups based on similar credit risk characteristics for each group and delay periods under similar contracts. Trade accounts receivable were grouped based on the above principles for each Group company, and the Group determined the share of expected losses in line with the credit risk for each length of overdue payment for each group of counterparties. Expected loss levels are disclosed in Note 12.

Cash has been placed in financial institutions, which are considered at the time of deposit to have minimal risk of default. The Group's management approves deposit banks as well as rules for making cash deposits. In addition, the Group performs regular reviews of financial position, monitors their ratings assigned by

independent agencies as well as other performance indicators of these financial institutions. Expected credit losses for cash, cash equivalents and bank promissory notes were insignificant.

Summary information on cash at bank, cash equivalents, bank promissory notes and bank deposits with maturities over three months including names of banks and other financial institutions and their ratings as at the end of the reporting period, is provided in Notes 10, 11 and 14.

Measurement stages for expected credit losses for other financial instruments are disclosed in Note 33.

Market risk. The Group takes on exposure to market risks. Market risks arise from open positions in (i) foreign currencies, (ii) interest bearing assets and liabilities, all of which are exposed to general and specific market movements. Management sets limits on the value of risk that may be accepted, which are monitored on a regular basis. However, the use of this approach does not prevent losses outside of these limits in the event of more significant market movements.

Sensitivities to market risks included below are based on a change in a factor while holding all other factors constant. In practice this is unlikely to occur and changes in some of the factors may be correlated.

Currency risk. Electricity and capacity generated by the Group is sold on the domestic market of the Russian Federation at the prices fixed in Russian Rubles. Hence, the Group does not have significant foreign currency risks. The financial condition of the Group, its liquidity, financing sources and the results of operations do not considerably depend significantly on exchange rates as the Group operations are planned to be performed in such a way that its assets and liabilities are to be denominated in the national currency.

The table below summarises the Group's monetary financial assets and liabilities exposed to foreign currency exchange rate risk:

	31 December 2019			31 December 2018		
	Monetary financial assets	Monetary financial liabilities	Net balance sheet position	Monetary financial assets	Monetary financial liabilities	Net balance sheet position
USD	33	-	33	34	(3,069)	(3,035)
EUR	19	-	19	39	(470)	(431)
Chinese Yuan	-	(13,293)	(13,293)	-	(15,122)	(15,122)
Other	-	-	-	14	-	14
Total	52	(13,293)	(13,241)	87	(18,661)	(18,574)

The above analysis includes only monetary assets and liabilities. Equity investments and non-monetary assets are not considered to give rise to any material currency risk. The Group controls the currency risk in respect of the liabilities denominated in Chinese Yuan by means of cross-currency and interest rate swap (Notes 10, 21).

There is no significant effect of the changes of foreign exchange rates on the Group's financial position.

Interest rate risk. The Group's operating profits and cash flows from operating activities are not significantly dependent on the changes in the market interest rates. Cross-currency and interest rate swap (Note 10) slightly expose the Group to cash flow interest rate risk.

The Group monitors interest rates for its financial instruments. Effective interest rates are disclosed in Note 19.

For the purpose of interest rate risk reduction the Group makes the following arrangements:

- credit market monitoring to identify favourable credit conditions,
- diversification of credit portfolio by raising of borrowings at fixed rates and, if necessary, at floating rates.

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

Prudent liquidity risk management includes maintaining sufficient cash and marketable securities and the availability of funding from an adequate volume of committed credit facilities. The Group adheres to a balanced model of financing of working capital from both short-term and long-term sources. Temporarily free funds are placed into short-term financial instruments, mainly bank deposits and short-term bank promissory notes. Current liabilities are represented mainly by the accounts payable to suppliers and contractors and short-term debt.

The Group has implemented a control system under its contracting process by introducing and applying typical financial arrangements which include standardised payment structure, payment terms, ratio between advances and final settlements, etc. In such a manner the Group controls the debt maturity structure.

The table below shows liabilities as at 31 December 2019 by their remaining contractual maturity. The amounts disclosed in the maturity table are the contractual undiscounted cash flows, including future interest payments and gross lease obligations (before deducting future finance charges). Such undiscounted cash flows differ from the amounts included in the Consolidated Statement of Financial Position because those are based on discounted cash flows.

The maturity analysis of financial liabilities as at 31 December 2019 is as follows:

	2020 year	2021 year	2022 year	2023 year	2024 year	Starting from year 2025
Liabilities						
Current and non-current debt	49,802	66,802	43,980	17,818	29,011	24,637
Trade payables (Note 22)	28,935	-	-	-	-	-
Accounts payable under factoring agreements (Note 22)	498	-	-	-	-	-
Dividends payable (Note 22)	163	-	-	-	-	-
Non-deliverable forward contract for shares (Note 20)	3,812	1,261	3,101	2,241	1,385	25,556
Lease liabilities (Note 19)	1,448	1,395	1,314	1,211	731	4,604
Total future payments, including principal and interest payments	84,658	69,458	48,394	21,270	31,128	54,797

Loans and borrowings totalling RR 49,802 million will mature in 2020 (Note 19). The Group management plans to repay these borrowings both from the Group's own funds and through new financing. The group has a positive credit history, works with large credit institutions, including those controlled by the state, and also has access to public borrowings in the capital market

The maturity analysis of financial liabilities as at 31 December 2018 is as follows:

	2019 year	2020 year	2021 year	2022 year	2023 year	Starting from year 2024
Liabilities						
Current and non-current debt	50,729	65,689	42,856	39,837	5,807	30,578
Trade payables (Note 22)	31,119	-	-	-	-	-
Accounts payable under factoring agreements (Note 22)	2,753	-	-	-	-	-
Dividends payable (Note 22)	170	-	-	-	-	-
Non-deliverable forward contract for shares (Note 20)	5,414	2,905	3,553	28,082	-	-
Finance lease liabilities (Note 19)	109	94	94	94	94	2,256
Total future payments, including principal and interest payments	90,294	68,688	46,503	68,013	5,901	32,834

As at 31 December 2019 the Group had an available amount of long-term financing under the existing loan agreements with banks of RR 206,107 million (31 December 2018: RR 191,708 million), including RR 158,037 million in banks included in the approved list of systemically important credit institutions of Bank of Russia (31 December 2018: RR 184,708 million). The amount of these available funds exceeds the Group's needs for short-term repayment of debt by 5.2 times (31 December 2018: 4.9 times). As at 31 December 2019 approximately 70 percent of these funds relate to the government-related banks (PJSC Sberbank, PJSC Bank VTB, Bank GPB (JSC), Bank "RRDB" (JSC)) (31 December 2018: approximately 70 percent). Furthermore, the Group has a perpetual non-renewable exchange bonds program in the amount of RR 200,000 million with a maturity of up to 20 years, the unused limit of which as at 31 December 2019 was RR 160,000 million (31 December 2018: RR 160,000 million).

Note 31. Management of capital

Compliance with Russian legislation requirements and capital cost reduction are the key objectives of the Group's capital risk management.

As at 31 December 2019 and 31 December 2018 the Company was in compliance with the share capital requirements as established under legislation.

The Group's goal in respect of capital management is to guarantee the Group's ability to continue as a going concern in order to provide returns for shareholders and benefits for other stakeholders. The amount of capital that the Group managed as at 31 December 2019 was 565,664 million (31 December 2018: 576,401 million).

Consistent with other companies in the industry, the Group monitors the gearing ratio, that is calculated as the total debt divided by the total capital attributable to the shareholders. Debt is calculated as a sum of non-current and current debt, as shown in the Consolidated Statement of Financial Position. Total capital attributable to the shareholders is equal to the equity attributable to the shareholders, as shown in the Consolidated Statement of Financial Position. The gearing ratio was 0.36 as at 31 December 2019 (31 December 2018: 0.34).

Note 32. Fair value of assets and liabilities

Fair value measurements are analysed by level in the fair value hierarchy as follows: (i) Level 1 are measurements at quoted prices (unadjusted) in active markets for identical assets or liabilities, (ii) Level 2 measurements are valuations techniques with all material inputs observable for the asset or liability, either directly (that is, as prices) or indirectly (that is, derived from prices), and (iii) Level 3 measurements are valuations not based on observable market data (that is, unobservable inputs).

a) Recurring fair value measurements

Recurring fair value measurements are those that the accounting standards require or permit in the statement of financial position at the end of each reporting period.

The levels in the fair value hierarchy into which the recurring fair value measurements are categorised, are as follows:

31 December 2019	Level 1	Level 2	Level 3	Total
Financial assets				
Equity investments: Financial assets at fair value through profit or loss	3	-	-	3
Equity investments: Financial assets at fair value through other comprehensive income	-	-	418	418
Total assets requiring recurring fair value measurements	3	-	418	421
Financial liabilities				
Non-deliverable forward contract for shares	-	-	28,510	28,510
Cross-currency and interest rate swap	-	-	820	820
Total liabilities requiring recurring fair value measurements	-	-	29,330	29,330
31 December 2018				
Financial assets				
Equity investments: Financial assets at fair value through profit or loss	656	-	-	656
Equity investments: Financial assets at fair value through other comprehensive income	-	-	594	594
Cross-currency and interest rate swap	-	-	1,238	1,238
Total assets requiring recurring fair value measurements	656	-	1,832	2,488
Financial liabilities				
Non-deliverable forward contract for shares	-	-	31,896	31,896
Total liabilities requiring recurring fair value measurements	-	-	31,896	31,896

There were no changes in the valuation techniques, inputs and assumptions for recurring fair value measurements during the year ended 31 December 2019.

As at 31 December 2019 and 31 December 2018 the fair value of the non-deliverable forward contract for shares is determined based on the Monte-Carlo model, taking into account adjustments and using unobservable inputs, and included in Level 3 of fair value hierarchy (Note 20).

The valuation of the Level 3 financial liability and the related sensitivity to reasonably possible changes in unobservable inputs are as follows as at 31 December 2019 and 31 December 2018:

	Fair value	Valuation technique	Significant unobservable/observable inputs	Reasonably possible change	Reasonably possible values	Change of fair value measurement
Financial liability						
As at 31 December 2019						
Non-deliverable forward contract for shares	28,510	Monte-Carlo model	Dividend yield	-2%	5.00 percent	(338)
			Market value of the share	+2%	9.00 percent	687
				-20%	RR 0.4481	5,713
				+20%	RR 0.6721	(5,481)
As at 31 December 2018						
Non-deliverable forward contract for shares	31,896	Monte-Carlo model	Dividend yield	-2%	5.00 percent	(157)
			Market value of the share	+2%	9.00 percent	254
				-20%	RR 0.3897	5,048
				+20%	RR 0.5845	(5,040)

Based on management's assessment, possible changes of unobservable inputs do not have a significant impact on the fair value of the non-deliverable forward contract.

The estimated fair value of the non-deliverable forward contract is significantly influenced by observable inputs, in particular, by the market value of the shares which was RR 0.5601 as at 31 December 2019 (31 December 2018: RR 0.4871) (Note 20).

b) Assets and liabilities not measured at fair value but for which fair value is disclosed

Financial assets carried at amortised cost. The Group considers that the fair value of cash (Level 1 of the fair value hierarchy), cash equivalents and short-term deposits (Level 2 of the fair value hierarchy), short-term accounts receivable (Level 3 of the fair value hierarchy) approximates their carrying value. The fair value of long-term accounts receivable, other non-current and current assets is estimated based on future cash flows expected to be received including expected losses (Level 3 of the fair value hierarchy); the fair value of these assets approximates their carrying value.

Liabilities carried at amortised cost. The fair value of floating rate liabilities approximates their carrying value. The fair value of bonds is based on quoted market prices (Level 1 of the fair value hierarchy). Fair value of the fixed rate liabilities is estimated based on expected cash flows discounted at current interest rates for new instruments with similar credit risk and remaining maturity (Level 3 of the fair value hierarchy).

The fair value of current liabilities carried at amortised cost approximates their carrying value.

As at 31 December 2019 the fair value of bonds exceeded their carrying value by RR 2,919 million. As at 31 December 2018 the carrying value of bonds exceeded their fair value by RR 1,243 million.

As at 31 December 2019 the carrying value of non-current fixed rate debt was RR 69,434 million and exceeded its fair value by RR 922 million (31 December 2018: the carrying value of non-current fixed rate debt was RR 69,901 million and exceeded its fair value by RR 3,263 million).

Note 33. Presentation of financial instruments by measurement category

The following table provides a reconciliation of classes of financial assets with the measurement categories of IFRS 9 Financial instruments and information about the balance of special funds held on the accounts at the Federal Treasury as at 31 December 2019.

As at 31 December 2019	Financial assets at amortised cost	Financial assets at fair value through profit or loss	Financial assets at fair value through other comprehensive income	Total
Assets				
Other non-current assets (Note 10)	12,616	-	-	12,616
Promissory notes	11,778	-	-	11,778
Long-term receivables	364	-	-	364
Long-term loans issued	474	-	-	474
Financial assets at fair value through profit or loss	-	3	-	3
Financial assets at fair value through other comprehensive income	-	-	418	418
Trade and other receivables (Note 12)	39,084	-	-	39,084
Trade receivables	35,495	-	-	35,495
Other financial receivables	3,589	-	-	3,589
Other current assets (Note 14)	55,926	-	-	55,926
Special funds	9,100	-	-	9,100
Deposits	46,801	-	-	46,801
Short-term loans issued	25	-	-	25
Cash and cash equivalents (Note 11)	41,047	-	-	41,047
Total financial assets	148,673	3	418	149,094
Non-financial assets				772,919
Non-current assets classified as held for sale				3,106
Total assets				925,119

The following table provides a reconciliation of classes of financial assets with the measurement categories of IFRS 9 Financial instruments and information about the balance of special funds held on the accounts at the Federal Treasury as at 31 December 2018.

As at 31 December 2018	Financial assets at amortised cost	Financial assets at fair value through profit or loss	Financial assets at fair value through other comprehensive income	Total
Assets				
Other non-current assets (Note 10)	12,370	1,238	-	13,608
Promissory notes	11,624	-	-	11,624
Cross currency and interest rate swap	-	1,238	-	1,238
Long-term receivables	250	-	-	250
Long-term loans issued	496	-	-	496
Financial assets at fair value through profit or loss	-	656	-	656
Financial assets at fair value through other comprehensive income	-	-	594	594
Trade and other receivables (Note 12)	53,426	-	-	53,426
Trade receivables	36,256	-	-	36,256
Other financial receivables	17,170	-	-	17,170
Other current assets (Note 14)	33,810	-	-	33,810
Special funds	3,821	-	-	3,821
Deposits	29,967	-	-	29,967
Short-term loans issued	22	-	-	22
Cash and cash equivalents (Note 11)	65,432	-	-	65,432
Total financial assets	165,038	1,894	594	167,526
Non-financial assets				763,955
Non-current assets classified as held for sale				450
Total assets				931,931

The table below includes information about gross carrying amounts and credit loss allowance for promissory notes, loans issued and other financial receivables related to Stage 3 of the 3-stage impairment accounting model for financial assets (Note 2):

	31 December 2019		31 December 2018	
	Gross carrying amount	Lifetime expected credit losses allowance	Gross carrying amount	Lifetime expected credit losses allowance
Promissory notes	14,025	(14,025)	14,025	(14,025)
Loans issued	2,739	(2,739)	3,050	(3,050)
Other financial receivables	6,752	(5,216)	7,282	(5,067)

The movement of credit loss allowance for these financial assets for the years ended 31 December 2019 and 31 December 2018 was insignificant.

The amount of credit loss allowance for trade receivables is disclosed in Note 12.

All other financial assets largely belong to Stage 1 of the 3-stage impairment accounting model, and the expected credit losses for these assets are insignificant at both reporting dates.

As at 31 December 2019 financial liabilities of the Group carried at fair value are represented by the non-deliverable forward contract for shares in the amount of RR 28,510 million (Note 20) (31 December 2018: RR 31,896 million), as well as by cross-currency and interest rate swap in the amount of RR 820 million (Note 21) (31 December 2018: interest rate swap recognised as asset in the amount of RR 1,238 million (Note 10)).

All other financial liabilities of the Group are carried at amortised cost and are represented mainly by the current and non-current debt (Note 19), trade payables, accounts payable under factoring agreements and other accounts payable (Note 22).

Note 34. Subsequent events

There were no significant subsequent events that can influence the Group's financial position, cash flows or operating results which took place during the period between reporting date and date of signing of the Group's consolidated financial statements for the year ended 31 December 2019 prepared in accordance to IFRS.

Note 35. Accounting policies before 1 January 2019

Accounting policies applicable to the comparative period ended 31 December 2018 in accordance with IAS 17, Leases, are presented below.

Finance lease liabilities. Where the Group is a lessee in a lease which transferred substantially all the risks and rewards incidental to ownership to the Group, the assets leased are capitalised in property, plant and equipment at the commencement of the lease at the lower of the fair value of the leased asset and the present value of the minimum lease payments. Each lease payment is allocated between the liability and finance charges so as to achieve a constant rate on the finance balance outstanding. The corresponding rental obligations, net of future finance charges, are included in borrowings. The interest cost is charged to profit or loss over the lease period using the effective interest method. The assets acquired under finance leases are depreciated over their useful life or the shorter lease term if the Group is not reasonably certain that it will obtain ownership by the end of the lease term.

Operating leases. Where the Group is a lessee in a lease which does not transfer substantially all the risks and rewards incidental to ownership from the lessor to the Group, the total lease payments, including payments in relation to expected rent cancellation, are charged to profit or loss for the year on a straight-line basis over the lease term. The lease term is the non-cancellable period for which the lessee has contracted to lease the asset together with any further terms for which the lessee has the option to continue to lease the asset, with or without further payment, when at the inception of the lease it is reasonably certain that the lessee will exercise the option.

When assets are leased out under an operating lease, the lease payments receivable are recognised as rental income on a straight-line basis over the lease term.