KOMERCIJALNA BANKA AD BEOGRAD



PUBLIC COMPANY'S SEMI-ANNUAL CONSOLIDATED REPORT FOR 2016

C O N T E N T S

1.	SEMI-ANNUAL REPORT ON GROUP'S OPERATIONS
2.	CONSOLIDATED FINANCIAL STATEMENTS
	BALANCE SHEET – CONSOLIDATED
	INCOME STATEMENT – CONSOLIDATED
	STATEMENT OF OTHER COMPREHENSIVE INCOME – CONSOLIDATED
	CASH FLOW STATEMENT – CONSOLIDATED
	STATEMENT OF CHANGES IN EQUITY – CONSOLIDATED
	NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS
3.	STATEMENT IN ACCORDANCE WITH THE LAW ON CAPITAL MARKET

Semi-Annual Report on Operation for 2016

of Komercijalna Banka a.d. Beograd Group



C O N T E N T S

GROUP' S KEY PERFORMANCE INDICATORS	3
GROUP'S BUSINESS ACTIVITIES AND ORGANISATIONAL STRUCTURE	4
FINANCIAL POSITION AND PERFORMANCE INDICATORS OF THE GROUP	7
Macro-economic environment	7
Group's Operations	7
Consolidated Balance Sheet	9
Consolidated Income Statement	12
INVESTMENTS AIMED AT ENVIRONMENTAL PROTECTION	16
IMPORTANT EVENTS AFTER BUSINESS YEAR END	16
PLANNED FUTURE DEVELOPMENT	16
RESEARCH AND DEVELOPMENT	19
REPURCHASE OF OWN SHARES AND EQUITY STAKES	19
GROUP'S SUBSIDIARIES	19
FINANCIAL INSTRUMENTS OF IMPORTANCE FOR THE ASSESSMENT OF FINANCIAL POSITION	22
RISK MANAGEMENT	24
RULES OF CORPORATE GOVERNANCE	27

CONSOLIDATED FINANCIAL STATEMENTS OF THE GROUP Consolidated Balance Sheet as of June 30, 2016 Consolidated Income Statement Covering the Period from January 1 to June 30, 2016 Consolidated Other Financial Results Covering the Period January 1 to June 30, 2016 Consolidated Changes in Equity Statement Covering the Period January 1 to June 30, 2016 Consolidated Cash Flow Statement Covering the Period January 1 to June 30, 2016 CONSOLIDATED NOTES TO THE FINANCIAL STATEMENTS AS OF JUNE 30, 2016



The consolidated financial statements of the banking group are stated in thousands of dinars. The dinar is the official reporting currency in the Republic of Serbia and the functional currency of the Parent Bank.

Functional currencies - EUR in the financial statements of Komercijalna Banka AD Budva and BAM for the financial statements of Komercijalna Banka ad Banja Luka, are translated into the reporting currency of the Parent Bank - the Dinar (RSD) based on the officially published rates in the Republic of Serbia.

Consolidated Income Statement and Consolidated Cash Flow Statement for the period have been reclassified using the average official exchange rate in the Republic of Serbia which was 122,9159 dinars for one euro and 62,8459 dinars for one BAM, while other consolidated financial statements (balance sheet, statement of changes in equity and statement of other comprehensive income) by using the closing exchange rate at the balance date of 123,3115 dinars for one euro or 63,0482 dinars for one BAM.

Transactions denominated in foreign currencies are translated into dinars at the average exchange rate determined at the interbank foreign exchange market, effective on the date of the transaction.

Assets and liabilities denominated in foreign currencies at the consolidated balance sheet date are translated into dinars at the average exchange rate determined at the interbank foreign exchange market, which was in force at that date.



KEY PERFORMANCE INDICATORS OF THE GROUP

ITEM	VI 2016	VI 2015	Indices 2016/2015	2014	2013	2012
In thousand RSD and percentages						
Profit before tax	(2.690.366)	703.357	-	4.792.801	4.400.642	4.424.450
Net interest income	7.288.450	7.467.583	97,60	14.436.051	14.128.460	12.133.439
Net fee income	2.548.537	2.509.223	101,57	4.983.940	4.829.281	4.830.274
PROFITABILITY PARAMETER ROA	(1,3%)	(1,7%)		1.2%	1.2%	1.4%
ROE (on shareholders' equity)	(1,3%)	(1,7%)	-	1,2%	1,2%	1,4%
ROE (on total equity)	(13,47%)	(17,6%)	-	6.9%	6.8%	8.2%
Net interest margin to total assets	3,4%	3,5%	-	3,5%	3,9%	3,5%
Cost / income ratio	61,6%	61,1%	-	61,6%	59,8%	64,6%
Operating costs	6.056.861	6.001.891	100,92	11.953.592	11.327.317	10.963.873
Net losses on impairment of investments	6.397.804	3.008.602	212,65	2.821.458	3.359.720	1.946.369
ITEM	VI 2016	2015	Indices 2016/2015	2014	2013	2012
Consolidated balance sheet assets	433.445.468	414.878.533	104,48	430.702.109	384.296.023	342.267.358
Off-balance sheet transactions	613.883.275	621.827.674	98,72	416.982.422	227.797.499	207.913.711
Loans and receivables	202.706.645	197.271.553	102,76	239.562.636	231.234.880	217.721.333
Deposits and other liabilities	358.567.268	338.103.348	106,05	347.341.972	306.302.650	269.884.506
Securities	145.780.181	131.295.211	111,03	99.470.437	59.528.893	42.516.713
RETAIL						
Loans	79.110.537	64.240.714	123,15	62.409.233	73.125.444	66.301.426
Deposits	234.606.264	227.739.097	103,01	216.146.708	194.795.589	168.251.976
CORPORATE						
Loans	95.475.098	115.181.942	82,89	141.419.415	134.831.909	143.090.089
Deposits	104.333.111	91.595.525	113,91	104.947.500	88.279.688	69.645.451
CAPITAL	60.363.137	63.313.090	95,34	72.100.729	67.041.696	62.073.150
Capital adequacy	23,4%	23,1%	-	18,7%	19,9%	22,4%
Number of employees	3.181	3.148	101,05	3.178	3.233	3.254
Asset per employee (in thousand RSD)	136.261	131.791	103,39	135.526	118.867	105.184
Àsset per employée (in thousand EUR)	1.105	1.084	101,94	1.120	1.039	927

¹ Group's performance indicators for the period 2012-2015 are presented on annual basis



1. Business Activities and Organisational Structure of the Group

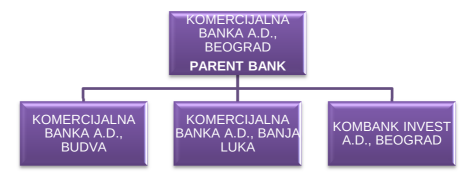
As its registered activities, the banking group performs the following:

- Deposit transactions (accepting and placing deposits);
- Credit transactions (lending and borrowing);
- Soreign exchange, foreign currencies and exchange transactions;
- Payment transactions;
- Issuing payment cards;
- Transactions with securities (issuance of securities, custody bank operations etc.);
- Broker-dealer operations;
- Issuance of guarantees, avals and other forms of sureties (guarantee business);
- Purchase, sale and collection of receivables (factoring, forfeiting etc.);
- Insurance agency transactions according to the prior approval of the National Bank of Serbia;
- Transactions authorised by the law;
- Other transactions which are essentially similar or related to the activities specified in the items (1 to 11) of this Paragraph, pursuant to the Agreement and Statute of the Bank;
- Organising and managing the investment funds.

The Parent Bank has been authorized to perform international payment transactions since 2003; to conduct the operations of a broker-dealer company since 2005 and to perform custody bank operations since 2006.

Banking Group consists of three banks (parent and two subsidiary banks) and one Investment Fund Management Company.

Organisational Chart of Komercijalna Banka a.d. Beograd Group:



Employees in KB Group

On 30.06.2016, the KB Group had a total of 3.181 employees, which is by 33 employees more in comparison to the end of the previous year. Reduction was made in KB Budva (2), while KB Banja Luka recorded an increase in number of employees (5), as did KB Beograd (30). Number of employees in KB Invest remained unchanged.



KOMERCIJALNA BANKA A.D., BUDVA

100% owned by Komercijalna banka

Komercijalna banka a.d., Budva was founded in November 2002 as an affiliate of Komercijalna Banka a.d. Beograd and was registered in the central register of the Commercial Court in Podgorica on March 6, 2003. KOMERCIJALNA BANKA A.D., BANJA LUKA

99,998% owned by Komercijalna banka

Komercijalna banka a.d., Banja Luka je was founded in September 2006 and was entered into the court register pursuant to the Decision of the Basic Court in Banja Luka on September 15, 2006.



KOMBANK INVEST A.D., BEOGRAD

100% owned by Komercijalna banka

Investment Fund Management Company (IFM) **KomBank INVEST a.d. Beograd** is the company that has been registered in the Business Register of the Business Registers Agency on February 5, 2008.

The Company was founded as a closed shareholders company operating in accordance with the Law on Investment Funds, Rules of Investment Funds and the Rulebook on the Terms to Engage in IFM Activities..

At the end of the first half of 2016 the Company managed three investment funds, as follows:

- 1. KomBank IN FOND, o.i.f. balanced fund
- 2. KomBank NOVČANI FOND, o.i.f preservation fund (cash fund)
- 3. KomBank DEVIZNI FOND, o.i.f. preservation fund (cash fund)

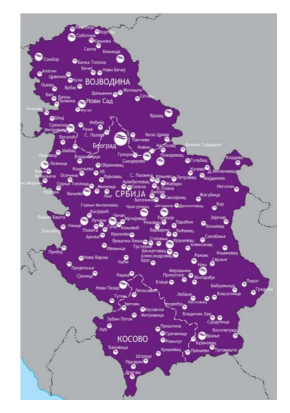


Main information about the seat of the KB Group members:

	KOMERCIJALNA BANKA A.D., BUDVA	KOMERCIJALNA BANKA A.D., BANJA LUKA	DZU KomBank INVEST A.D., BEOGRAD
STREET	Podkošljun bb	Veselina Masleše 6	Kralja Petra 19
PHONE	00382-33-426-300	00387-51-244-700	+381 11-330-8156

Main information about the parent bank, Komercijalna banka a.d., Beograd:

	BRANCH	SEAT
1.	Kruševac	Trg fontana 1
2.	Niš	Episkopska 32
3.	Zrenjanin	Trg Slobode 5
4.	Čačak	Gradsko šetalište 10-14
5.	Kraljevo	Trg srpskih ratnika bb
6.	Novi Pazar	Njegoševa 1
7.	Novi Sad	Novosadskog sajma 2
8.	Užice	Petra Ćelovića 4
9.	Vranje	Stefana Prvovenčanog 58
10.	Valjevo	Gradski Trg bb
11.	Subotica	Korzo 10
12.	Šabac	Gospodar Jevremova 2
13.	Kragujevac	Save Kovačevića 1
14.	Smederevo	Karađorđeva 37
15.	Požarevac	Moše Pijade 2
16.	Jagodina	Kneginje Milice 10
17.	Loznica	Gimnazijska 1
18.	S. Mitrovica	Kralja Petra I 5-7
19.	Zaječar	Nikole Pašića 25
20.	Kikinda	Braće Tatić 7
21.	Sombor	Staparski Put 14
22.	Vršac	Trg Svetog Teodora Vršačkog 2
23.	Beograd	Svetogorska 42 - 44
24.	K. Mitrovica	Kneza Miloša 27



- 2.907 employees,
- 208 outlets that are organisationally linked to 24 branches on a regional principle

Location and layout of the business functions of the parent bank:

STREET	Svetog Save 14	Svetogorska 42-44	Makedonska 29
PHONE	+381 11- 30-80-100	+381-11-32-40-911	+381-11-33-39-001
FAX	3442-372	32-36-160	33-39-196
S.W.I.F.T. code	KOBBRSBG	KOBBRSBG	KOBBRSBG
REUTERS dealing code	KOMB	KOMB	KOMB
INTERNET	www.kombank.com	www.kombank.com	www.kombank.com
INTERNET E - mail	posta@ kombank.com	posta@ kombank.com	posta@ kombank.com



2. Financial Position and Performance Indicators of the Group

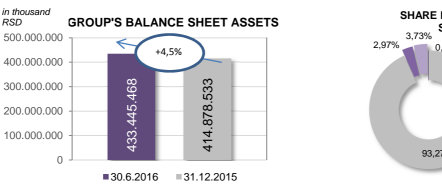
2.1. Macro-economic environment

Macro-economic operating conditions of the Group members according to the available data of competent institutions:

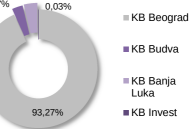
Macro-economic indicators	SERBIA	REPUBLIC OF SRPSKA	MONTENEGRO
Gross domestic product	RSD 4.147,3 ² billion	About EUR 1,1 billion (BIH about EUR 3,3 billion)	3,2%(estimate)
GDP trends	Growth 1,8 ³ %	Growth 2,2% (BIH-2,1%)	Growth 1,1 %(Q1)
Consumer price index	Growth 0,34%	Fall1,5% (BIH-1,4%)	Growth 0,1%
Banking sector's assets	Fall 0,1 ⁵ %	Fall 3,4%	Growth 1,1%
Functional currency	RSD	BAM	EUR
Industrial production	Growth 6,1 ⁶ %	Growth 6,0% (BIH-4,6%)	Fall 5,3%
Foreign direct investments	EUR 602,95 ⁷ million	n/a	n/a
NPL of the banking sector	20,3 ⁸ %	15,18%	11,8%
Unemployment rate	19,0 ⁹ %	24,8% (BIH- 25,4%)	17,2%

2.2. Operation of Komercijalna Banka a.d. Beograd Group

ITEM	30.06.2016	2015	2014	2013	2012
					In thousand RSD
GROUP'S BALANCE SHEET ASSETS	433.445.468	414.878.533	430.702.109	385.261.548	343.170.521
Komercijalna banka a.d., Beograd	404.272.551	385.795.709	400.168.484	357.506.995	318.701.423
Komercijalna banka a.d., Budva	12.856.564	12.497.800	13.939.442	12.251.085	10.471.180
Komercijalna banka a.d., Banja Luka	16.167.171	16.469.869	16.484.378	15.397.653	13.895.956
KomBank INVEST a.d., Beograd	149.182	115.155	109.805	105.815	101.962







2 Ministry of FInance, Main macroeconomic indicators, July 2016

Flash estimate for the second quarter , Stastistical Office of RS (SORS), Public announcement

4 SORS, year-on-year rate, Public announcement

5 Fall in assets of the banking sector is recorded at the end of the first quarter, in comparison to the end of the previous year, NBS, Report for Q1 2016.

For period January –June 2016 in comparison to the same period of the previous year, SORS, Public announcement
 7 NBS, Balance of Payments RS, I-V 2016
 8 NBS, Macro-economic trends in Serbia, July 2016

9 Q1 2016, Labour Force Survey

3.6%

91,0%



Balance sheet assets of the Group registered a growth of 4,5% in the first half 2016. Share of the parent bank in the total assets of the Group was increased compared to the beginning of the year, while the share of KB Banja Luka and also the share of KB Budva were reduced. Share of KB Invest remained unchanged

Overview of loans and advances and liabilities of banks and customers as at June 30, 2016 by members of the Group

ITEM	30.06.2016	2015	2014	2013	2012
In thousand RSD					
LOANS AND RECEIVABLES FROM BANKS AND CUSTOMERS	202.706.645	197.271.553	239.562.636	231.234.880	217.721.333
Percentage of growth/fall	2,8%	-17,5%	3,6%	6,2%	-
Komercijalna banka a.d., Beograd	184.377.350	179.006.392	219.502.491	212.141.510	199.465.741
Komercijalna banka a.d., Budva	7.239.367	7.271.135	7.687.740	7.630.520	7.300.499
Komercijalna banka a.d., Banja Luka	11.089.928	10.994.026	12.372.405	11.462.850	10.955.093
KomBank INVEST a.d., Beograd	-	-	-	-	-
DEPOSITS AND LIABILITIES TO BANKS AND CUSTOMERS	358.567.268	338.103.348	347.341.972	306.302.650	269.884.506
Percentage of growth/fall	6,1%	-2,7%	13,4%	13,5%	13,9%
Komercijalna banka a.d., Beograd	336.523.426	316.177.501	325.559.503	286.908.736	252.888.160
Komercijalna banka a.d., Budva	10.015.899	9.918.868	9.987.090	8.134.122	6.963.203
Komercijalna banka a.d., Banja Luka	12.027.943	12.006.979	11.795.379	11.259.792	10.033.143
KomBank INVEST a.d., Beograd	-	-	-	-	-

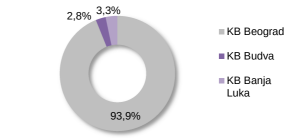


KB Beograd

KB Budva

KB Banja

Luka





2.2.1. Consolidated Balance Sheet

Consolidated assets of the Group on 30.06.2016

			In thousand RSD				
No.	ITEM	30.06.2016	31.12.2015	INDICES	SHARE		
1	2	3	4	5=(3:4)*100	30.06.2016		
	ASSETS						
1.	Cash and funds held with Central Bank	67.377.807	68.895.218	97,8	15,5%		
2.	Financial assets at fair value through income statement intended for trade	1.020.923	855.811	119,3	0,2%		
3.	Financial assets available for sale	144.574.106	130.330.094	110,9	33,4%		
4.	Financial assets held to maturity	185.152	109.306	169,4	0,0%		
5.	Loans and receivables from banks and other financial organisations	28.121.015	17.848.897	157,6	6,5%		
6.	Loans and receivables from customers	174.585.630	179.422.656	97,3	40,3%		
7.	Non-tangible investments	394.323	251.948	156,5	0,1%		
8.	Property, plants and equipment	6.240.732	6.392.007	97,6	1,4%		
9.	Investment property	2.860.027	2.899.921	98,6	0,7%		
10.	Current tax assets	12.350	40.079	30,8	0,0%		
11.	Deferred tax assets	215.370	-	-	0,0%		
12.	Non-current assets intended for sale and assets from discontinued operations	321.963	170.667	188,6	0,1%		
13.	Other assets	7.536.070	7.661.929	98,4	1,7%		
	TOTAL ASSETS (1. to 13.)	433.445.468	414.878.533	104,5	100,0%		

As of 30.06.2016, the balance sheet assets of the Group increased compared to the beginning of the year by RSD 18.566,9 million, or 4,5%. Loans to customers were reduced by RSD 4.837,0 million, or 2,7%. On 30.06.2016, the total loans to customers amounted to 40,3% of the total balance sheet assets of the Group. Loans and receivables from banks and other financial organisations recorded a growth of RSD 10.272,1 million, or 57,6% in comparison to the beginning of the year.

A significant increase in the reporting period was realized in the item financial assets available for sale in the amount of RSD 14.244,0 million, which is an increase of 10,9% from the beginning of the year.

Cash and balances with central banks decreased by RSD 1.517,4 million, which is a slight decrease compared to the end of the previous year, of 2,2%.



Consolidated liabilities of the Group on 30.06.2016

No.	ITEM	30.06.2016	31.12.2015	INDICES	SHARE
1	2	3	4	5=(3:4)*100	30.06.2016
	LIABILITIES				
1.	Deposits and other liabilities to banks, other financial organisations and Central Bank	19.627.893	18.768.726	104,6	4,5%
2.	Deposits and other liabilities to other customers	338.939.375	319.334.622	106,1	78,2%
3.	Subordinated liabilities	6.165.502	6.077.962	101,4	1,4%
4.	Provisions	2.212.648	2.212.728	100,0	0,5%
5.	Current tax liabilities	-	11.905	-	-
6.	Deferred tax liabilities	349.108	139.534	250,2	0,1%
7.	Other liabilities	5.787.805	5.019.966	115,3	1,3%
8.	TOTAL LIABILITIES (1. to 7.)	373.082.331	351.565.443	106,1	86,1%
	CAPITAL				
9.	Share capital	40.034.550	40.034.550	100,0	9,2%
10.	Profit/Loss	(3.426.424)	(7.004.512)	-	-
11.	Reserves	23.754.945	30.282.987	78,4	5,5%
12.	Non-controlling shares	66	65	101,5	0,0%
13.	TOTAL CAPITAL (9. to 12.)	60.363.137	63.313.090	95,3	13,9%
14.	TOTAL LIABILITIES	433.445.468	414.878.533	104,5	100,0%

Total liabilities of the Group as of 30.06.2016 amounted to RSD 373.082,3 million and account for 86,1% of total liabilities. Total liabilities increased compared to the beginning of the year by RSD 21.516,9 million (6,1%). The increase in total liabilities was mostly influenced by a growth of deposits and other liabilities to customers in the amount of RSD 19.604,8 million (6,1%) and deposits and other liabilities to banks amounting to RSD 859,2 million (4,6%).

The total capital of RSD 60.363,1 million participates in total liabilities with 13,9%. Total capital is reduced by 4,7% or RSD 2.950,0 million in comparison to the beginning of the year. The reduction of capital is the result of abolishing the free part of reserves in the amount of RSD 6.528,0 million, used for covering the loss of previous period, pursuant to the Decision of the General Meeting of Shareholders.



Consolidated Balance Sheet as at 30.06.2016 - members of the Banking Group

	In thousand RSD					
	ITEM	KB Beograd	KB Budva	KB Banja Luka	KomBank INVEST	TOTAL GROUP
1	2	3	4	5	6	7
	Item / ASSETS					
1.	Cash and funds held with Central Bank	62.001.833	1.697.847	3.678.127	0	67.377.807
2.	Investments in securities	142.638.290	2.106.847	887.380	147.664	145.780.181
3.	Loans and receivables from banks and other fin. organisations	26.287.372	1.235.512	598.131	0	28.121.015
4.	Loans and receivables from customers	158.089.978	6.003.855	10.491.797	0	174.585.630
5.	Non-tangible investments	359.948	12.377	21.998	0	394.323
6.	Property, plants and equipment	6.000.108	194.313	46.242	69	6.240.732
7.	Investment property	2.717.557	0	142.470	0	2.860.027
8.	Other assets	6.177.465	1.605.813	301.026	1.449	8.085.753
9.	TOTAL ASSETS (1. to 8.)	404.272.551	12.856.564	16.167.171	149.182	433.445.468
	Item/ LIABILITIES					
10.	Deposits and other liabilities to banks and other financial organisations	16.680.598	289.674	2.657.621	0	19.627.893
11.	Deposits and other liabilities to other customers	319.842.828	9.726.225	9.370.322	0	338.939.375
12.	Subordinated liabilities	6.165.502	0	0	0	6.165.502
13.	Provisions	2.127.130	51.777	32.999	742	2.212.648
14.	Other liabilities	6.005.910	44.790	84.681	1.532	6.136.913
15.	TOTAL LIABILITIES (10. to 14.)	350.821.968	10.112.466	12.145.623	2.274	373.082.331
16.	Total capital	59.681.358	513.912	160.986	6.881	60.363.137
	TOTAL LIABILITIES (15.+16.)	410.503.326	10.626.378	12.306.609	9.155	433.445.468
I	Assets per segments	404.272.551	12.856.564	16.167.17	1 149.182	2 433.445.468
-	Structure of adjusted positions	-	F00 / 00		· ·	
-	Consolidated cash	0	-506.163			
-	Consolidated deposits	-4.373	0		-68 -68	
-	Consolidated loans to customers	-193.775	0) -193.77
-	Consolidated interest receivables	0 1 800	0) (
-	Consolidated accrued interest and other	-1.899	0) -1.899
-	Consolidated shares	-5.480.888 409.953.486	0 13.362.727	16.284.96		0 -5.480.888 1 439.750.438
II	Assets in separate BS	-03.333.400	13.302.121	10.204.30	T 14J.20	1 403./00.400
Ι	Liabilities per segments	410.503.326	10.626.378	12.306.60	9 9.15	5 433.445.468

In thousand RSD

_	Structure of adjusted positions					
-	Consolidated cash	0	-506.163	-117.793	-14	-623.970
-	Consolidated deposits	-4.373	0	0	-65	-4.438
-	Consolidated loans to customers	-193.775	0	0	0	-193.775
-	Consolidated interest receivables	0	0	0	0	0
-	Consolidated accrued interest and other	-1.899	0	0	0	-1.899
-	Consolidated shares	-5.480.888	0	0	0	-5.480.888
П	Assets in separate BS	409.953.486	13.362.727	16.284.964	149.261	439.750.438
I	Liabilities per segments	410.503.326	10.626.378	12.306.609	9.155	433.445.468
_	Structure of adjusted positions					
-	Consolidated deposits	-624.036	-4.373	1	0	-628.408
-	Consolidated borrowings	0	0	-193.775	0	-193.775
-	Consolidated interest liabilities and other	-1	-40	-1.752	-106	-1.899
-	Consolidated capital	1.818.420	-3.376.479	-3.782.829	-140.000	-5.480.888
-	Intra-group dividends	-644.543	644.543	0	0	0
П	Liabilities in separate BS	409.953.486	13.362.727	16.284.964	149.261	439.750.438

409.953.486 108.366 258.294 149.261 Balance sheet total in original K/din K/EUR K/BAM K/din



2.2.2. Consolidated Income Statement

The process of consolidation demands the elimination from separate income statements of all items that come from mutual business transactions: interest, fees, commissions and other income / expenses.

For the period from 1 January to 30 June 2016, Komercijalna Banka Group made a loss in the amount of RSD 2.690,4 million.

Consolidated Income Statement for the period January 1 to June 30, 2016

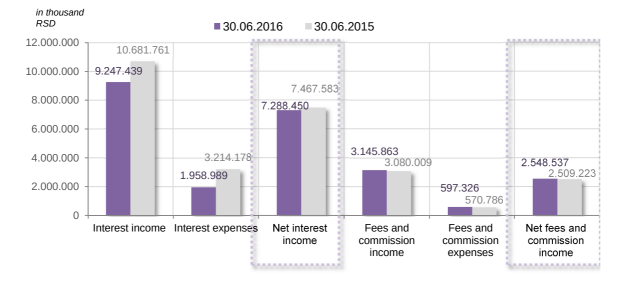
No.	ITEM	30.06.2016	30.06.2015	INDICES (3:4)*100
1	2	3	4	5
	OPERATING INCOME AND EXPENSES			
1.1.	Interest income	9.247.439	10.681.761	86,6
1.2.	Interest expenses	-1.958.989	-3.214.178	60,9
1.	Net interest income	7.288.450	7.467.583	97,6
2.1.	Fees and commission income	3.145.863	3.080.009	102,1
2.2.	Fees and commission expenses	-597.326	-570.786	104,6
2.	Net fees and commission income	2.548.537	2.509.223	101,6
3.	Net income from financial assets held for trading	31.493	2.667	1.180,8
4.	Net gains on financial assets available for sale	14.585	20.613	70,8
5.	Net income / expenses from exchange rate differences and the effects of agreed foreign currency clause	13.537	11.046	122,6
6.	Other operating income	163.819	213.033	76,9
7.	Net expenses on impairment of fin. assets and credit risk bearing off balance sheet items	-6.397.804	-3.008.602	212,7
8.	TOTAL NET OPERATING INCOME	3.662.617	7.215.563	50,8
9.	Salaries, fringe benefits and other personnel expenses	-2.444.690	-2.340.264	104,5
10.	Depreciation expense	-417.867	-453.267	92,2
11.	Other expenses	-3.490.426	-3.718.675	93,9
12.	PROFIT/LOSS BEFORE TAX (891011.)	(2.690.366)	703.357	-
13.	Income tax			
14.	PROFIT/LOSS AFTER TAX (1213.)	(2.690.366)	703.357	-

In thousand RSD

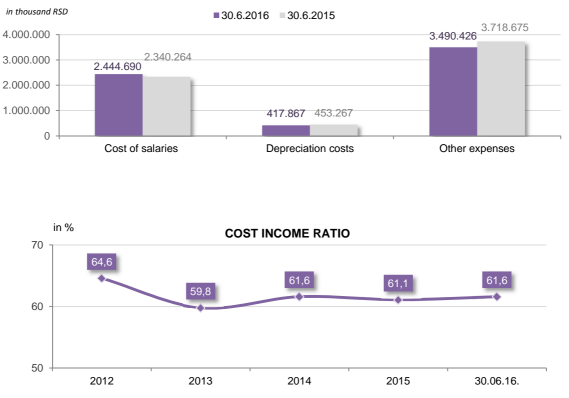
In conditions of reduced demand for loans and the tendency of decrease in interest rates, interest income of the Group recorded a decline compared to the previous year, accompanied by a simultaneous reduction in interest expenses, which, in the net amount, is a change of RSD 179,1 million, or 2,4% compared to the same period last year.

Net fee income recorded an increase in the amount of RSD 39,3 million (1,6%), due to the increase in income from fees and commissions by RSD 65,9 million (2,1%), and a slightly lower growth of fee expenses amounting to RSD 26,5 million (4,6%).





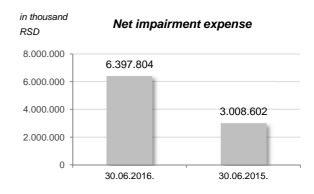
Salaries, fringe benefits and other personnel expenses, depreciation expenses and other operating expenses are reduced by RSD 159,2 million (2,4%) compared to the same period last year. In the same period, salaries, fringe benefits and other personnel expenses are increased by RSD 104,4 million, or 4,5%. Other expenses and depreciation costs are reduced by RSD 228,2 million (6,1%), or by RSD 35,4 million (7,8%), respectively.

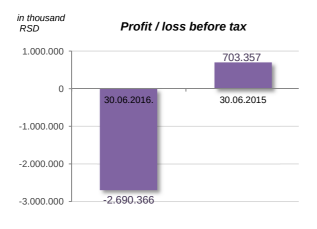


To calculate the CIR, the operating expenses have been used



Net expenses on impairment of financial assets and credit risk bearing off balance sheet items increased by RSD 3.389,2 million (112,7%) compared to the same period last year, with the aim of hedging.





In the first half of 2016 the consolidated loss is recorded of RSD 2.690,4 million, while in the same period last year a profit was achieved amounting to RSD 703,4 million. The achieved result in 2016 came as a result of one-time growth of impairment of loans and credit risk bearing off balance sheet items in the first six months of the current year, compared to the same period last year (RSD 3.389,2 million, or 112,7%). On the other hand, there was a decline in net interest income, in the reporting period, of RSD 179,1 million, while the fee income has been increased by RSD 39,3 million.



Consolidated Income Statement by banking group members from January the 1st until June the 30th 2016

	POSITION	KB Beograd	KB Budva	KB Banja Luka	KomBank INVEST	TOTAL GROUP
1	2	3	4	5	6	7
1	Interest income	8.609.961	278.014	358.380	1.084	9.247.439
2	Interest expenses	-1.825.067	-56.624	-77.298	0	-1.958.989
3	Net interest income/expenses (1-2)	6.784.894	221.390	281.082	1.084	7.288.450
4	Fee income	2.959.157	69.284	110.034	7.388	3.145.863
5	Fee expenses	-544.178	-17.689	-35.316	-143	-597.326
6	Net fee income / expenses (4-5)	2.414.979	51.595	74.718	7.245	2.548.537
7	Net result of investments in securities	-22.625	39.964	2.407	26.332	46.078
8	Net result of loans depreciation	-6.246.223	-128.871	-22.710	0	-6.397.804
9	Other result	165.835	1.630	9.894	-3	177.356
I	TOTAL NET OPERATING INCOME (3+6+7+8+9)	3.096.860	185.708	345.391	34.658	3.662.617
10	Costs of gross salaries	-2.163.940	-126.221	-148.716	-5.813	-2.444.690
11	Other operating expenses	-3.566.854	-161.923	-176.510	-3.006	-3.908.293
12	Operating expenses (10+11)	-5.730.794	-288.144	-325.226	-8.819	-6.352.983
II	RESULT BY SEGMENTS (3+6+7+8+9-12)	-2.633.934	-102.436	20.165	25.839	-2.690.366
II	Result by segments	-2.633.934	-102.436	20.165	25.839	-2.690.366
	Structure of adjusted position					
-	Consolidated interest net	-2.689	0	2.691	-2	0
-	Consolidated fees net	-966	-151	595	522	0
-	Other	0	1	1	-2	0
-	Translation differences on mutual relations	15.271	-1.956	1.592	0	14.907
II	Result by segments	-2.645.550	-100.330	15.286	25.321	-2.705.273

	Result in original currency (000)	(2.645.550) K/din	243 K/BAM	25.321 K/din	
				1	



3. Investments aimed to protect the environment

Adopting policies and procedures on environmental and social protection at the level of the banking group, the Group has defined standards for identifying and managing environmental and social environment in the process of approving and monitoring loans. Internal acts defined the procedure for addressing and responding to complaints arising from direct or indirect impact of business activities on the environment and society.

Contracting credit lines for financing investments to increase energy efficiency and development of renewable energy, loans were approved that provide energy from green sources, leading to a reduction of carbon dioxide emissions.

Through categorization of loans depending on the level of risk to the environment and society, the Group estimates to what percentage activities that may have harmful consequences for the environment are financed. Also, the Group continuously monitors the extraordinary which occur to its customers and which may have adverse impact on the environment, health, safety or the community as a whole, and regularly informs thereof the management bodies and shareholders of the Bank.

In order to protect the environment and minimize the possibilities for the occurrence of events that may have a materially adverse impact on the environment, health, safety or the community as a whole, subsidiary banks do not fund clients whose main activity is connected with the production or trade in weapons and munitions, alcoholic beverages, radioactive materials and other technologies that can have adverse impact on the environment.

4. Important events after business year end

Significant events that occurred after 30.06.2016 are disclosed in the Notes to the Consolidated Financial Statements - Note No 12.

5. Planned future development

Group brings strategy and business plan for the future at the level of banking group members depending on local business conditions. Strategies and business plans are adopted at the level of banking group members for the next three years. Restrained by difficult macroeconomic conditions, the banking group continues to operate with a conservative attitude towards risk. The focus of the Group remains on achieving long-term competitiveness. Geographically, the banking group members will endeavour to allocate resources at the most cost-effective way, depending on the conditions on local markets. Business policies have not changed in the last financial year at the level of individual banks, members of the Group. The banking group and parent bank face the privatization process in the coming period, as well as the process of strengthening the regional presence.



Business environment will be marked in the coming period by the beginning of economic recovery, both locally and regionally, but also by an increase in the NPL level. The banking sector in Serbia was marked by the implementation of the Asset Quality Reviews (AQRs) last year, which, despite systemic weaknesses (quality assessment of the collateral, inefficient bankruptcy procedures and financial restructuring), still showed that the banking sector is adequately capitalized and stable for the future. In the coming years the business model of individual members of KB Group is expected to change, with the prospect of business that continues to largely depend on the implementation of reforms and the recovery of the domestic market. The implementation of the adopted strategy and business plan is done through defining business objectives by business lines, with determination of a clear policy to achieve the objectives, the resources needed and necessary actions to be taken in order to achieve the set goals.

Pressure on net interest income and interest margin will continue to grow in the future while reducing deposit rates. High uncertainty lies in the effects of structural reforms in public finance in the future, which suffer an additional pressure on aggregate demand. Operating costs of the banking industry will remain at a high level, so we can expect their revision in the coming period.

The most significant changes in the regulation and supervision of the Parent Bank are relating to the implementation of Basel III standards, in part concerning the regulatory capital, which will affect its capital adequacy ratio. Another change relates to the required liquidity. These changes will influence the further strengthening of capital and improve risk management processes, but they will also result in an increase in operating costs.

When setting up the basic strategic goals for the future, all banking group take as their focus of observation stable and sustainable business, primarily through:

- Maintaining interest margin;
- Raising the efficiency and
- Maintaining the quality of the portfolio versus growth.

Mission and long-term commitments of the Group in the coming period remain:

- Universal Bank with an equal focus on the corporate and retail sector;
- Leading Serbian bank that is regionally present;

We can define the strategic goals as follows:

- Maintaining stability of business and reputation,
- Increasing the Bank's value before privatisation,
- Sustainable growth of operation and profitability.

Prevailing principles when setting objectives are the following:

- Stability and long-term business sustainability and shareholder value;
- Caution;
- Conservative approach.

Planned business performances by members:



GROUP MEMBERS	KB BEOGRAD		KB BANJA LUKA			KB BUDVA			
Plan (in %)	2016	2017	2018	2016	2017	2018	2016	2017	2018
Asset growth	1,2	3,2	4,7	0,28	2,99	3,99	5,8	2,8	3,0
ROE to share capital	12,9	16,7	22,1	0,50	1,67	2,17	1,0	2,9	4,7
ROE to total capital	8,1	9,9	12,2	0,48	1,59	2,03	1,0	2,9	4,4
ROA	1,3	1,7	2,1	0,11	0,37	0,46	0,2	0,7	1,0
CIR	56,4	53,8	48,8	87,31	79,71	75,87	80,7	75,7	71,4
Interest margin to total assets	3,4	3,5	3,8	3,62	3,97	4,08	4,1	4,2	4,3

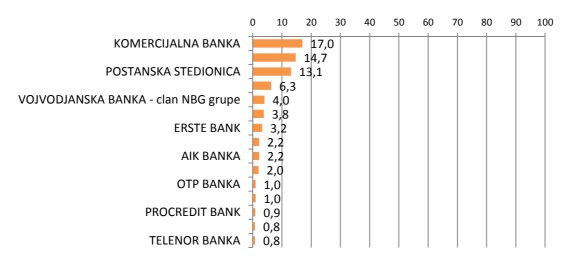
KomBank Invest ad Beograd also has an adopted Strategy and Business plan for the future threeyear period.



6. Research and Development Activities

Banking group continuously monitors activity on the market of banking products, and in doing so, it uses the available personnel and hires specialized agencies for Public Opinion Research.

According to the results of the banking omnibus of the research company IPSOS Strategic Marketing, and in the first half of the year Komercijalna Banka has maintained a high position in the public eye of Serbia.



Market research: IPSOS Strategic Marketing, Banking Omnibus, May 2016

According to the conducted analysis of available data, the Group occupies a leading position by brand recognition and quality of service.

The results of the research help in making business decisions, especially important ones in the segment of development and improvement of new or modifications of existing products and services.

In the continuous process of monitoring the market signals and needs of users and potential clients, business divisions of the Parent Bank have, in the previous period, offered customers new and / or improved certain types of retail and micro-customers' loans, and began the phase of intensive development of digitization of the products and services of the Bank.

7. Own shares repurchase

Group members did not repurchase any own shares in the past, and they have no intention of repurchasing own shares in the coming period either.

8. Subsidiaries

Subsidiaries: Komercijalna Banka a.d., Budva and Komercijalna Banka a.d., Banja Luka keep business records and prepare financial statements in accordance with accounting regulations of the Republic of Montenegro and Bosnia and Herzegovina. IFMC KomBank INVEST ad Beograd prepares financial statements in accordance with the accounting regulations of the Republic of Serbia.



For the purpose of preparing consolidated financial statements, the individual financial statements of subsidiary banks and the Company are adapted to presentation of the financial statements on the basis of:

- Accounting regulations of the Republic of Serbia,
- Internal regulations of the Parent Bank and
- Relevant IAS and IFRS.

Functional currencies, EUR in the financial statements of Komercijalna Banka a.d. Budva and BAM for the financial statements of Komercijalna Banka a.d. Banja Luka, are translated into the presentation currency, which is the functional currency of the Parent Bank - the Dinar (RSD), based on the officially published rates in the Republic of Serbia, as follows:

- Income Statement and Cash Flow Statement by applying the average exchange rate in the Republic of Serbia and
- Other financial statements (balance sheet, statement of other comprehensive income and statement of changes in equity) using the closing exchange rate at the balance.

Individual balance sheets of the Group members before consolidation, as of June 30, 2016
--

POSITION	KB Beograd	KB Budva	KB Banja Luka	KomBank INVEST
Cash and funds held with the Central Bank	62.001.833	2.204.010	3.795.921	14
Investments in securities	142.638.290	2.106.847	887.380	147.664
Loans and receivables from banks and other fin.instit.	26.487.270	1.235.512	598.131	65
Loans and receivables from customers	158.089.978	6.003.855	10.491.797	0
Investments in subsidiaries	5.480.888	0	0	0
Non-tangible investments	359.948	12.377	21.998	0
Real-estate, plants and equipment	6.000.108	194.313	46.242	69
Investment property	2.717.557	0	142.470	0
Other assets	6.177.614	1.605.812	301.026	1.449
TOTAL ASSETS	409.953.486	13.362.727	16.284.964	149.261
Deposits and other liabilities to banks and other financial institutions	17.304.634	294.048	2.853.145	0
Deposits and other liabilities to other customers	319.842.828	9.726.225	9.370.322	0
Subordinated liabilities	6.165.502	0	0	0
Provisions	2.127.130	51.777	32.999	742
Other liabilities	6.005.910	44.830	84.683	1.639
TOTAL LIABILITIES	351.446.004	10.116.880	12.341.149	2.381
Total capital	58.507.482	3.245.847	3.943.815	146.881
TOTAL LIABILITIES	409.953.486	13.362.727	16.284.964	149.261

RSD thousands

The percentage of total consolidated balance sheet items is not materially significant, and amounts to 1.5% of the total cumulative balance sheet sum.

The following was fully consolidated in the consolidation procedure:



- Amount of the Parent Bank's share in the capital of members of the Group (5.480,9 million dinars),
- Internal receivables and liabilities between the members of the Group (824.1 million dinars),
- Internal income and expenses between all members of the Group (net negative effect of 14.9 million dinars),
- Unrealized internal gains (not realized) and
- Unrealized internal losses (not realized).
- Impairment of loans (impairments) of the Group members, as well as provisions for contingent liabilities, are recognized in accordance with IAS 39 and IAS 37 on the basis of the adopted internal methodology of the Group.

Consolidation of the balance sheet

ASSETS RSD thous				
Members of Komercijalna Banka banking group	Total assets	AMOUNT of asset consolidation	Consolidated assets	% of share
1	2	3	4=2-3	5
Komercijalna Banka a.d., Beograd	409.953.486	5.680.935	404.272.551	93,27
Komercijalna Banka a.d., Budva	13.362.727	506.163	12.856.564	2,97
Komercijalna Banka a.d., Banja Luka	16.284.964	117.793	16.167.171	3,73
KomBank INVEST a.d., Beograd	149.261	79	149.182	0,03
TOTAL	439.750.438	6.304.970	433.445.468	100

LIABILITIES

Members of Komercijalna Banka banking group	Total liabilities	AMOUNT of liabilities consolidation	Consolidated liabilities	% of share
1	2	3	4=2-3	5
Komercijalna Banka a.d., Beograd	409.953.486	-549.840	410.503.326	94,71
Komercijalna Banka a.d., Budva	13.362.727	2.736.349	10.626.378	2,45
Komercijalna Banka a.d., Banja Luka	16.284.964	3.978.355	12.306.609	2,84
KomBank INVEST a.d., Beograd	149.261	140.106	9.155	0,00
TOTAL	439.750.438	6.304.970	433.445.468	100

The share of subsidiaries in the total potential of the Group is not significant given that it amounts to 6.7% (31.12.2015 totalled 7.0%) of consolidated assets of the Group. Participation in the liabilities of the Group is slightly less, amounting to 5.3% (31.12.2015: 5.5%), given that the consolidation eliminates the capital of members invested by the Parent Bank. As in previous years, the dominant position of the Parent Bank's asset structure of the Group with a share of 93.3% and 94.7% in the liabilities of the Group.

 \approx

RSD thousands

Individual income statements before consolidation covering the period from January 1 to June 30 2016

Subsidiaries

POSITION	KB Beograd	KB Budva	KB Banja Luka	KomBank INVEST
Interest income	8.612.652	278.014	358.381	1.086
Interest expenses	-1.825.069	-56.624	-79.990	0
Net interest income	6.787.583	221.390	278.391	1.086
Fees and commission income	2.961.541	70.338	110.398	7.388
Fees and commission expenses	-545.596	-18.593	-36.276	-664
Net fees and commission income	2.415.945	51.745	74.122	6.724
Net gain / loss on sale of securities	-22.625	39.964	2.407	26.332
Net gains / losses on FX differentials and FX clause	1.199	-561	-2.000	-8
Other operating income	149.365	4.147	10.302	5
Net income / expenses from impairments and provisions	-6.246.223	-128.870	-22.710	0
Operating and other business income	-5.730.794	-288.145	-325.226	-8.818
PROFIT BEFORE TAX	-2.645.550	-100.330	15.286	25.321
Income tax	0	0	0	0
PROFIT	-2.645.550	-100.330	15.286	25.321

Consolidation of income statement			RSD thousands
Aggregate unconsolidated profit in the	Amount of cons	Consolidated profit	
Income Statement	Net income	Net expenses	
-2.705.273	8.452	23.359	-2.690.366

9. Financial Instruments of Importance for Assessment of Financial Position

In the first half of 2016 the following financial instruments were important for the assessment of

Komercijalna Banka a.d. Beograd Group's financial position:

- Left side:
- Loans and receivables from customers;
- Loans and receivables from banks and other financial organisations;
- Financial assets available for sale and
- Cash and funds held with the Central Bank
- Right side:
- Deposits and other liabilities to other customers;
- Deposits and other liabilities to banks, other financial institutions and central bank;
- Subordinated liabilities and
- Capital.

Loans and receivables from customers, banks and other financial institutions as at 30.06.2016 amounted 202,706.6 million and make up 46.8% of total assets of the Group, while at the end of 2015 they amounted to 197,271.6 million dinars and participated with 47.5% in total assetsIn the

Financial Instruments



first six months of 2016, loans and receivables from customers decreased by 4,837.0 million dinars or 2.7%. In the same period, loans and receivables from banks and other financial institutions increased by 10,272.1 million dinars or 57.6% compared to the same period last year. Bearing in mind that loans and receivables accounted for about 50% of total consolidated assets over a substantial period of time, the Group has in the past developed a risk management system with a particular emphasis on credit risk. As a result of these efforts, the Group now has a loan portfolio that is secured with the appropriate amount of impairments and reserves formed from profit.

Financial assets available for sale at the half-year 2016 amounted to 144,574.1 million (33.4% of total assets), and, in relation to the situation at the end of 2015 (130,330.1 million, 31.4% of total assets), they increased by 14,244.0 million dinars or 10.9%. These funds primarily relate to investments in short-term and long-term securities of the Republic of Serbia.

Cash and balances with central banks, risk-free assets in terms of credit risk at 30 June 2016 amounted to 67377.8 million and as compared to the beginning of the year decreased by 2.2% or 1517.4 million. In the structure of this position, the dominant amount relates to the funds on the bank drawing account and funds set aside with the central banks in the form of required reserves.

Bearing in mind the structure of assets, it can be concluded that the assets sensitive to credit risk are maintained at an optimum level at a reasonable policy of underwriting.

Deposits and other liabilities to other customers (including the assets taken in the form of credit lines) on 30 June 2016 amounted to 338,939.4 million dinars, and in total consolidated liabilities account with 78.2%. Compared to the beginning of the year, deposits and other liabilities to other customers increased by 19604.8 million dinars or 6.1%. Deposit potential of the Group consists predominantly of retail foreign currency deposits, with great diversification of deposits, large number of deposits in small amounts.

Deposits and other liabilities to banks, other financial institutions and the central bank on June 30 2016 amounted to 19,627.9 million and made up 4.5% of total liabilities.

In order to create a basis for more favourable credit rating, as well as the strengthening of the capital base of the Group, the Parent Bank, Komercijalna Banka a.d. Beograd, has provided part of the funds in the form of subordinated debt by the IFC. On June 30, 2016, subordinated liabilities amounted to 6,165.5 million dinars and make up 1.4% of liabilities.

The total equity of Komercijalna Banka Group on 30 June 2016 amounted to 60,363.1 million dinars and represents 13.9% of total consolidated liabilities. In the current financial year, the total equity of the Group decreased by 2,950.0 million dinars or 4.7%, reducing primarily due to the reserves of 6,528.0 million dinars.

Based on the above it can be concluded that the Komercijalna Banka a.d. Beograd Group has so far provided various funding sources and that there is no high concentration of deposits.

Financial Instruments



10. Risk Management

The Group has recognized the risk management process as a key element of business management, given that exposure to risks arises from all transactions, as an inseparable part of banking business, which is operated through the identification, measurement, mitigation, monitoring and control and reporting, setting of risk limits, as well as reporting in accordance with the strategies and policies.

The Group has established a comprehensive and reliable risk management system which includes strategies, policies and procedures, risk management, appropriate organizational structure, effective and efficient management system for all its risks, adequate system of internal controls, appropriate information system and appropriate process of internal assessment of capital adequacy.

Through strategy of risk management and capital management strategy, the Group has set the following objectives within the system of risk management: minimizing the negative effects on the financial result and equity with respect to the defined framework of acceptable risk levels, maintaining the required level of capital adequacy, the development activities in accordance with business opportunities and development of markets, in order to achieve competitive advantages.

Policies and data on risk management are disclosed in the Notes to the Consolidated Financial Statements - Note number 4.

Exposure to Credit Risk

Credit risk is the possibility of negative effects on the financial result and equity due to failure to fulfil obligations of the debtor to the members of the Group. Credit risk is conditioned by the debtor's creditworthiness, his regularity in settling liabilities to the Bank, as well as the quality of collateral.

Acceptable level of credit risk exposure of the Group is in accordance with the defined risk management strategy and depends on the structure of the portfolio of the Group, which serves as the base to allow limiting the negative effects on financial result and minimizing capital requirements for credit risk, settlement risk and delivery and counterparty risk, in to maintain capital adequacy ratio at an acceptable level. Banks, members of the Group granted loans to customers (both retail and corporate) that are estimated to be creditworthy. On the other hand, the Group does not invest in high-risk investments such as investments in highly profitable projects bearing high risk, investment funds of the high-risk projects, etc.

Exposure to Liquidity Risk

Liquidity risk represents the possibility of occurrence of adverse events which may adversely affect the financial result and equity of the Group. Liquidity risk arises from the difficulty of the



Group in settling the overdue liabilities in the event of a shortage of liquidity reserves and the inability to cover unexpected outflows and other liabilities.

Banks, members of the Group, in their business activities respect the fundamental principles of liquidity, maintaining sufficient level of funds to cover liabilities incurred in the short term, and respect the principle of solvency by establishing the optimal structure of its own and borrowed funds and the establishment of sufficient liquidity reserves that does not threaten the achievement of the planned return on capital.

Liquidity risk arises from the inability of the Group to meet its payment obligations. Liquidity risk may occur in the form of funding sources and market liquidity risk. The problem of liquidity in terms of funding sources refers to the structure of liabilities, or financial commitments, and is expressed through a potentially significant share of unstable, short-term sources or their concentration. On the other hand, liquidity risk can also be identified through a deficit of liquidity reserves and difficulty or impossibility of obtaining liquid assets at reasonable market prices.

Exposure to Interest Rate Risk

Interest rate risk is the risk of negative effects on financial result and capital from positions in the banking book due to unfavourable changes in interest rates. Exposure to this type of risk depends on the ratio of interest-sensitive assets and liabilities.

Interest rate risk management aims to maintain an acceptable level of exposure to interest rate risk in terms of impact on the financial results and economic value of equity, conducting adequate policy of maturity match of repricing and matching sources to investments by type of interest rate and maturity.

Exposure to FX Risk

Banks, Group members, are exposed to foreign exchange risk, which is manifested through the possibility of adverse effects on the financial result and equity due to fluctuations between currencies, changes in the value of the domestic currency in relation to foreign currencies or changes in the value of gold and other precious metals.

In order to minimize exposure to foreign exchange risk, the banking group diversifies the currency structure of its portfolio and currency structure of liabilities, matching the open positions in certain currencies, abiding by the principles of funding maturity transformation.

The Group is obliged to adjust the volume of its business with the parameters of the Law on Banks. On June 30, 2016, all ratios were within their prescribed parameters. Risk Management



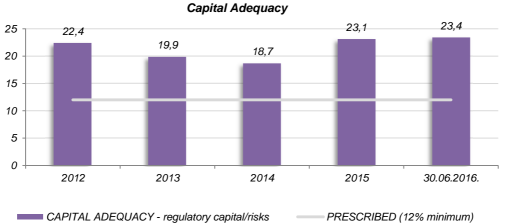
Regulatory Requirements for KB Banking Group

According to the Law on Banks, "the following shall be established for the banking group on the consolidated basis:

- Capital adequacy indicator, ۲
- ۲ Large exposure,
- Investments in other business entities and fixed assets, ۲
- ۲ "Open net FX position."

Capital adequacy parameter is a basic indicator of the Group's business, whose value is impacted as follows:

- ۲ Level of regulatory capital,
- ۲ Total assets weighted by credit risk,
- "Net open FX position" and ۲
- Exposure to operational risk. ۲



CAPITAL ADEQUACY - regulatory capital/risks

FX Risk Parameter

16,8

2014

13,8

2015

11,9

30.6.2016

17,2

2013

30

24

18

12

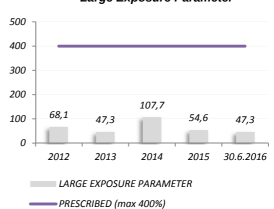
6

0

14,3

. •*

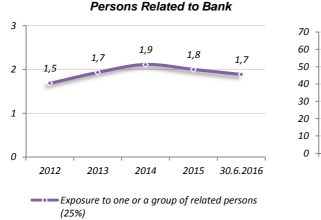
2012



Large Exposure Parameter

Risk Management







11. Rules of Corporate Governance

Corporate governance rules are based on the relevant legislation (Law on Banks and the Law on Companies). Code of Corporate Governance established principles of corporate practice by which the holders of corporate governance abide and behave in business. The aim of the Code is the introduction of good business practices and the establishment of high standards of corporate governance, which should ensure the strengthening of trust of shareholders, investors, customers and other stakeholders. Good practice of corporate governance basically allows the consistency of the control system, protect the interests of shareholders, the timely submission of all relevant information on the operations and complete transparency through public access to financial reports of companies.

The Parent Bank, Komercijalna Banka ad Beograd, apply in its operations the Code of Corporate Governance of the Serbian Chamber of Commerce, which was adopted by the Assembly of the Serbian Chamber of Commerce.

Komercijalna Banka ad Budva applies in its operations the Code of Business Ethics, which was adopted by the Assembly of the Chamber of Commerce of Montenegro (Official Gazette of the Republic of Montenegro, no. 45/11 dated 09.09.2011), which stipulates that its provisions are binding for all businesses registered in Montenegro.

Komercijalna Banka ad Banja Luka applies in its operations the Corporate Governance Standards issued by the Securities Commission of the Republic of Srpska in accordance with Article 309 of the Companies Law (Official Gazette of the Republic of Srpska numbers 127/98, 58/09 and 100/11) and Article 260 of the Law on Securities Market (Official Gazette of the Republic of Srpska numbers 92/06 and 34/09).

KomBank INVEST ad Beograd applies the rules of business, which was approved by the Securities Commission in accordance with Article 17 of the Law on Investment Funds (Official Gazette of RS, Nos. 46/2006, 51 / 2009.31 / 2011 and 115/2014).

Investments of the Group

Risk Management



Responsibilities and powers of all the bodies of the Banking Group are based on the relevant legal provisions and defined in the internal regulations. Corporate governance rules have been implemented through internal regulations and there are no discrepancies in the application of these rules.

Signed on behalf of Komercijalna Banka ad Beograd Banking Group SAHKA EO 5EO Savo Petrović elena Đurović Executive Director for Finance and Executive Board Member

as at 30.06.2016.

BALANCE SHEET - CONSOLIDATED

			in RSD thousan	
ITEM	ADP code	30.06.	31.12.	
	a production of the	Current year	Previous year	
	2	3	A description of the second	
ASSETS Cash and assets held with the central bank	0001	67 377 807	68.895.218	
	1000000	67.377.807	00.095.210	
Pledged financial assets	0002	-		
Financial assets recognised at fair value through income statement and held for trading	0003	1.020.923	855.811	
Financial assets initially recognised at fair value through income statement	0004	*		
Financial assets available for sale	0005	144.574.106	130.330.094	
Financial assets held to maturity	0006	185.152	109.306	
Loans and receivables from banks and other financial organisations	0007	28.121.015	17.848.897	
Loans and receivables from clients	0008	174.585.630	179.422.656	
Change in fair value of hedged items	0009			
Receivables arising from hedging derivatives	0010	12	+	
investments in associated companies and joint ventures	0011	-		
Investments into subsidiaries	0012			
Intangible investments	0013	394.323	251.948	
Property, plant and equipment	0014	6.240.732	6.392.007	
Investment property	0015	2.860.027	2.899.921	
Current tax assets	0016	12.350	40.079	
Deferred tax assets	0017	215.370		
Non-current assets held for sale and discontinued operations	0018	321.963	170.667	
Other assets	0019	7.536.070	7.661.929	
TOTAL ASSETS (from 0001 to 0019)	0020	433.445.468	414.878.533	
LIABILITIES	a contract	a la contra da la co	and we have been	
LIABILITIES				
Financial liabilities recognised at fair value through income statement and held for trading	0401			
Financial liabilities initially recognised at fair value through income statement	0402			
Liabilities arising from hedging derivatives	0403			
Deposits and other liabilities to banks, other financial organisations and central bank	0404	19.627.893	18.768.726	
Deposits and other liabilities to other clients	0405	338.939.375	319.334.622	
Change in fair value of hedged items	0406		DALLAR LEASE	
Own securities issued and other borrowings	0407			
Subordinated liabilities	0408	6.165.502	6.077.962	
Provisions	0409	2.212.648	2 212 728	
Liabilities under assets held for sale and discontinued operations	0400	2.2.12.0.10		
Current tax liabilities	0410	-	11.905	
		240.400	139 534	
Deferred tax liabilities	0412	349.108		
Other liabilities	0413	5.787.805	5.019.966	
TOTAL LIABILITIES (from 0401 to 0413)	0414	373.082.331	351.565.443	
CAPITAL	and the second		a state of the second	
Share capital	0415	40.034.550	40 034 550	
Own shares	0416	•	1	
Profit	0417	59.544	195.93	
Loss	0418	3.485.968	7.200.44	
Reserves	0419	23.754.945	30 282 98	
Unrealized losses	0420	,		
Non-controlling participation	0421	66	6	
TOTAL CAPITAL (0415 - 0416 + 0417 - 0418 + 0419 - 0420 + 0421) ≥ 0	0422	60.363.137	63.313.09	
TOTAL CAPITAL SHORTFALL (0415 - 0416 + 0417 - 0418 + 0419 - 0420 + 0421) < 0	0423			
TOTAL LIABILITIES (0414 + 0422 - 0423)	0424	433.445.468	414.878.53	





from 01.01.2016. to 30.06.2016.

INCOME STATEMENT - CONSOLIDATED

ITEN	ADP -	Amou	and the works of the second state of the secon		
ITEM	code 2	01,01 30.06. Current year 3	01.01 30.06. Previous year 4		
Interest income	1001	9.247.439	10.681.761		
interest expenses	1002	1.958.989	3.214.178		
Net interest income (1001 - 1002)	1003	7.288.450	7.467.583		
Net interest expenses (1002 - 1001)	1004				
ncome from fees and commissions	1005	3.145.863	3.080.009		
Expenses on fees and commissions	1006	597.326	570.786		
Net income from fees and commissions(1005 - 1006)	1007	2.548.537	2.509.223		
Net expenses on fees and commissions (1006 - 1005)	1008				
Net gains from financial assets held for trading	1009	31.493	2.667		
Net losses on financial assets held for trading	1010				
Net gains from hedging	1011				
Net losses on hedging	1012	1			
Net gains from financial assets initially recognised at fair value through income statement	1013				
Net losses on financial assets initially recognised at fair value through income statement	1014				
Net gains from financial assets available for sale	1015	14.585	20.613		
Net losses on financial assets available for sale	1016				
Net exchange rate gains and gains from agreed currency clause	1017	13.537	11.046		
Net exchange rate losses and losses on agreed currency clause	1018	-			
Net gains from investments in associated companies and joint ventures	1019		-		
Net losses on investments in associated companies and joint ventures	1020				
Other operating income	1021	163.819	213.033		
Net income from reduction in impairment of financial assets and credit risk-weighted off-balance sheet items	1022	14			
Net expenses on impairment of financial assets and credit risk-weighted off-balance sheet items	1023	6 397 804	3.008 602		
TOTAL NET OPERATING INCOME (1003 - 1004 + 1007 - 1008 + 1009 - 1010 + 1011 - 1012 + 1013 - 1014 + 1015 - 1016 + 1017 - 1018 + 1019 - 1020 + 1021 + 1022 - 1023) ≥ 0	1024	3.662.617	7.215.563		
TOTAL NET OPERATING EXPENSES (1003 - 1004 + 1007 - 1008 + 1009 - 1010 + 1011 - 1012 + 1013 - 1014 + 1015 - 1016 + 1017 - 1018 + 1019 - 1020 + 1021 + 1022 - 1023) < 0	1025				
Salaries, salary compensations and other personal expenses	1026	2.444.690	2.340.264		
Depreciation costs	1027	417.867	453.267		
Other expenses	1028	3.490.426	3.718.675		
PROFIT BEFORE TAX (1024 - 1025 - 1026 - 1027 - 1028) ≥ 0	1029		703.357		
LOSSES BEFORE TAX (1024 - 1025 - 1026 - 1027 - 1028) < 0	1030	2.690.366			
Profit tax	1031				
Gains from deferred taxes	1032				
Losses on deferred taxes	1033	-			
PROFIT AFTER TAX (1029 - 1030 - 1031 + 1032 - 1033) ≥ 0	1034	-	703.357		
LOSSES AFTER TAX (1029 - 1030 - 1031 + 1032 - 1033) < 0	1035	2.690.366			
Net profit from discontinued operations	1036	*			
Net losses on discontinued operations	1037	-			
RESULT FOR THE PERIOD - PROFIT (1034 - 1035 + 1036 - 1037) ≥ 0	1038	2	703.351		
RESULT FOR THE PERIOD LOSSES (1034 - 1035 + 1036 - 1037) < 0	1039	2.690.366			
Profit belonging to a parent entity	1040		703.35		
Profit belonging to non-controlling owners	1041	-			
Losses belonging to a parent entity	1042	2.690.366	5		
Losses belonging to non-controlling owners	1043	-			
EARNINGS PER SHARE	1 Martin	Contraction of the second second	Charles a strend to be a final strend to be		
Basic earnings per share (in dinars, without paras)	1044				
Diluted earnings per share (in dinars, without paras)	1045				



STATEMENT OF OTHER COMPREHENSIVE INCOME - CONSOLIDATED

	A DEPARTMENT AND	in RSD thousan Amount						
ITEM	ADP code	01.01 30.06. current year	01.01 30.06. previous year					
1	2	3	4					
PROFIT FOR THE PERIOD	2001	-	703.357					
LOSS FOR THE PERIOD	2002	2.690.366						
Other comprehensive income for the period								
Components of other comprehensive income which cannot be reclassified to profit or loss: Increase in revaluation reserves arising from intangible investments and fixed assets	2003							
Decrease in revaluation reserves arising from intangible investments and fixed assets	2004	4						
Actuarial gains	2005							
Actuanal losses	2006	16						
Positive effects of change in value of other components of other comprehensive income which cannot be reclassified to profit or loss	2007	1.	1					
Negative effects of change in value of other components of other comprehensive income which cannot be reclassified to profit or loss	2008							
Components of other comprehensive income which may be reclassified to profit or loss: Positive effects of change in fair value of financial assets available for sale	2009	373.841	299.339					
Unrealized losses on securities available for sale	2010	699.975	85.876					
Gains from cash flow hedges	2011	-						
Losses on cash flow hedges	2012							
Cumulative translation gains for foreign operations	2013	82.675						
Cumulative translation losses for foreign operations	2014	-	17.116					
Positive effects of change in value of other components of other comprehensive income which may be reclassified to profit or loss	2015	62						
Negative effects of change in value of other components of other comprehensive income which may be reclassified to profit or loss	2016		-					
Tax gains pertaining to other comprehensive income for the period	2017	74						
Tax losses pertaining to other comprehensive income of the period	2018	-						
Total positive other comprehensive income for the period (2003 - 2004 + 2005 - 2006 + 2007 - 2008 + 2009 - 2010 + 2011 - 2012 + 2013 - 2014 + 2015 - 2016 + 2017 - 2018) ≥ 0	2019		196.347					
Total negative other comprehensive income for the period (2003 - 2004 + 2005 - 2006 + 2007 - 2008 + 2009 - 2010 + 2011 - 2012 + 2013 - 2014 + 2015 - 2016 + 2017 - 2018) < 0	2020	243.459						
TOTAL POSITIVE COMPREHENSIVE INCOME FOR THE PERIOD (2001 - 2002 + 2019 - 2020) ≥ 0	2021		899.704					
TOTAL NEGATIVE COMPREHENSIVE INCOME FOR THE PERIOD (2001 - 2002 + 2019 - 2020) ≥ 0	2022	2.933.825						
Total positive comprehensive income for the period belonging to a parent entity	2023		899.704					
Total positive comprehensive income for the period belonging to non-controlling owners	2024							
Total negative comprehensive income for the period belonging to a parent entity	2025	2.933.825						
Total negative comprehensive income for the period belonging to non-controlling owners	2026							





CASH FLOW STATEMENT - CONSOLIDATED

ITEM	code	01.01 30.06. current year	01.01 30.06. previous year			
IndexAdd by Add by						
PrioriPrioriPrioriPrioriPrioriPrioriPrioriPrioriAll Loop Mode (2004) PERA ALL NUTCEIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIII						
. cash milow iron operating activities (iron 3002 to 3009) 1. Interest			14.291.067			
2 Fees			3 095 594			
	10000.00	and the second se	3 090 594			
			1.093			
		and the second se	8 974 374			
5. Interest	200.000	in the second second	2 835 060			
6. Fees			576 34			
7. Gross salaries, salary compensations and other personal expenses	3009	2 265 820	2 189 57			
8. Taxes, contributions and other duties charged to income	3010	363 323	405.476			
9. Other operating expenses	3011	2.810.566	2.967.92			
III. Net cash inflow from operating activities before an increase or decrease in lending and deposits (3001 - 3006)	3012	5.560.448	5.316 713			
V. Net cash outflow from operating activities before an increase or decrease in lending and deposits (3006 - 3001)	3013					
V. Decrease in lending and increase in deposits received and other liabilities (from 3016 to 3020)	3014	20.293.428	32 793 20			
10. Decrease in loans and receivables from banks, other financial organisations, central bank and clients	3015		27.849 11			
11. Decrease in financial assets initially recognised at fair value through income statement, financial assets held for trading and other securities not intended for investment.	3016	2,301.234	4,944.09			
12. Decrease in receivables arising from hedging derivatives and change in fair value of hedged items	3017					
13. Increase in deposits and other liabilities to banks, other financial organisations, central bank and clients	3015	17.992 194				
trading	3019	*				
15. Increase in liabilities arising from hedging derivatives and change in fair value of hedged items			and the second			
VI, increase in lending and decrease in deposits received and other liabilities (from 3022 to 3027)			18.364.61			
16. Increase in loans and receivables from banks, other financial organisations, central bank and clients	NOTION !!	3.352.690				
17. Increase in triancial assets initially recognised at fair value through income statement, mancial assets held for tracing and other securities not intended for investment.						
18. Increase in receivables arising from hedging derivatives and change in fair value of hedged items	3024		School Services			
19 Decrease in deposits and other labilities to banks, other financial organisations, central banks and clients 20 Decreases in Security Habilities initially recommined at fair value through income statement and financial assate ball for			18.384 61			
trading						
and a second						
	All second as	22.501.186	19.725.10			
			1			
The second where a start			18.73			
	10000	118.00	19,705,97			
		22.359.760	19.703.97			
	3033	CARDING COMPANY OF	Manual Andrews			
	1014	27 196 401	17.062.16			
	100000		17 056 67			
			11.000.01			
		49	5.49			
4. Sale of investment property	A CONTRACT	13.575	1000			
5 Other inflow from investing activities						
II. Cash outflow for investing activities (from 3041 to 3045)	3040	44 231 399	30 611 32			
6. Investment into investment securities	3041	43.840.603	30.433.39			
7. Purchase of investments into subsidiaries and associated companies and joint ventures	3042		0.60%			
8. Purchase of intangible investments, property, plant and equipment	3043	390.796	177.92			
9. Purchase of investment property	3044					
10 Other outflow for investion activities	3045					
To other output to interest g activities	3046					
III. Net cash inflow from Investing activities (3034 - 3040)		17 034 008	13 549 15			
the second second second second second second second second	3047	11.504.000				
III. Net cash inflow from investing activities (3034 - 3040)	3047		S. K. C. S.			
III. Net cash inflow from investing activities (3034 - 3040) IV. Net cash outflow for investing activities (3040 - 3034)			55 623 34			
III. Net cash inflow from investing activities (3034 - 3848) NJ. Net cash outflow for investing activities (3848 - 3834) C. CASH FLOW FROM FINANCING ACTIVITIES	3048		55 623 38			
III. Net cash inflow from investing activities (3034 - 3040) IV. Net cash outflow for investing activities (3040 - 3034) C. CASH FLOW FROM FINANCING ACTIVITIES I. Cash inflow from financing activities (from 3048 to 3054)	3048 3049		55 623 36			
III. Net cash inflow from investing activities (3034 - 3040) IV. Net cash outflow for investing activities (3040 - 3034) C. CASH FLOW FROM FINANCING ACTIVITIES I. Cash inflow from financing activities (from 3049 to 3054) 1. Capital increase	3048 3049 3050	65.673.706				
III. Net cash Inflow from Investing activities (3034 - 3040) IV. Net cash outflow for investing activities (3040 - 3034) C. CASH FLOW FROM FINANCING ACTIVITIES I. Cash Inflow from financing activities (from 3049 to 3054) 1. Capital increase 2. Subordinated labilities	3048 3049 3050 3061	65.673.706				
III. Net cash inflow from Investing activities (3044 - 3040) IV. Net cash outflow for investing activities (3040 - 3034) G. CASH FLOW FROM FINANCING ACTIVITIES I. Cash inflow from financing activities (from 3049 to 3054) 1. Capital increase 2. Subordinated Sabilities 3. Loans laken	3048 3049 3050 3051 3052	65.673.766 - 65.673.766 -				
III. Net cash inflow from Investing activities (334 - 3949) IV. Net cash outflow for investing activities (3040 - 3034) G. CASH FLOW FROM FINANCING ACTIVITIES II. Cash inflow from financing activities (from 3048 to 3054) II. Capital increase 2. Subordinated Sabilities 3. Loans taken 4. Issuance of own securities	3048 3049 3050 3051 3052 3053	65.673.766 - 65.673.766 -				
III. Net cash inflow from investing activities (3044 - 3048) N. Net cash outflow for investing activities (3040 - 3034) C. CASH FLOW FROM FINANCING ACTIVITIES I. Cash inflow from financing activities (from 3048 to 3054) I. Captal increase 2. Subordinated sabilities 3. Loans taken 4. Issuance of own securities 5. Sale of own shares 6. Other inflow from financing activities (from 3056 to 3056) II. Cash outflow for financing activities (from 3056 to 3056)	3048 3049 3050 3051 3052 3053 3054 3055	65.673.706 - - - - - - -	55 6 23 3			
III. Net cash inflow from investing activities (3040 - 3034) IV. Net cash outflow for investing activities (3040 - 3034) C. CASH FLOW FROM FINANCING ACTIVITIES I. Cash inflow from financing activities (from 3045 to 3054) I. Capital increase 2. Subcrofinated labilities 3. Loans lateen 4. Issuance of own securities 5. Sate of own shares 6. Other inflow from financing activities (from 3066 to 3050) 7. Purchase of own shares	3048 3049 3060 3061 3052 3053 3055 3055 3055	65.673.706 - - - - - - -	55 f23 3			
III. Net cash inflow from investing activities (3040 - 3034) IV. Net cash outflow for investing activities (3040 - 3034) C. CASH FLOW FROM FINANCING ACTIVITES I. Cash inflow from financing activities (from 3045 to 3054) I. Capital increase 2. Subcondinated labilities 3. Loans laken 4. Issuance of own shares 6. Other inflow from financing activities (from 3066 to 3060) 7. Purchase of own shares 8. Subordinated labilities	3049 3049 3060 3061 3062 3053 3064 3055 3066 3067	65.673.766 - - - - - - - - - - - - - - - - - -	55 623 34 57 371 31			
III. Net cash inflow from investing activities (3040 - 3034) IV. Net cash outflow for investing activities (3040 - 3034) C. CASH FLOW FROM FINANCING ACTIVITIES I. Cash inflow from financing activities (from 3049 to 3054) I. Capital increase 2. Subordinated fabilities 3. Loans laken 4. Issuance of own securities 5. Sale of own shares 6. Other inflow from financing activities (from 3066 to 3060) 7. Purchase of own shares 8. Subordinated liabilities 9. Loans taken	3049 3049 3060 3061 3062 3053 3064 3065 3065 3065 3065	65.673.766 - - - - - - - - - - - - - - - - - -	55 623 34 57 371 31			
III. Net cash inflow from investing activities (3040 - 3034) IV. Net cash outflow for investing activities (3040 - 3034) G. CASH FLOW FROM FINANCING ACTIVITIES 1. Cash inflow from financing activities (from 3049 to 3054) 1. Capital increase 2. Subordinated fabilities 3. Loans laken 4. Issuance of own securities 5. Sale of own shares 6. Other inflow from financing activities (from 3066 to 3060) 7. Purchase of own shares 8. Subordinated liabilities 9. Loans taken 10. Issuance of own securities	3048 3049 3060 3061 3062 3063 3063 3064 3065 3066 3065 3065 3065 3065	65.673.766 - - - - - - - - - - - - - - - - - -	55 623 34 57 371 31			
III. Net cash inflow from investing activities (3040 - 3034) N. Net cash outflow for investing activities (3040 - 3034) G. CASH FLOW FROM FINANCING ACTIVITIES I. Cash inflow from financing activities (from 3049 to 3054) 1. Capital increase 2. Subordinated Sabilities 3. Joans latem 4. Issuance of own securities 5. Sale of own shares 6. Other inflow from financing activities (from 3066 to 3060) 7. Purchase of own shares 8. Subordinated labilities 9. Subordinated labilities 9. Subordinated labilities 9. Subordinated labilities 9. Subordinated labilities 9. Subordinated labilities 9. Subordinated labilities 10. Issuance of own securities 11. Other outflow for financing activities	3048 3049 3060 3061 3062 3063 3064 3065 3066 3065 3066 3065 3068 3069 3069	65.673.766 - - - - - - - - - - - - - - - - - -	55 623 30 55 623 31 57 371 31 57 371 31			
III. Net cash inflow from investing activities (3040 - 3034) N. Net cash outflow for investing activities (3040 - 3034) G. CASH FLOW FROM FINANCING ACTIVITIES I. Cash inflow from financing activities (from 3048 to 3054) 1. Capital increase 2. Subordinated Sabilities 3. Joans laten 4. Issuance of own securities 5. Sale of own shares 6. Other inflow from financing activities (from 3046 to 3040) 7. Purchase of lown shares 8. Subordinated liabilities 9. Subordinated liabilities 9. Subordinated liabilities 9. Subordinated liabilities 9. Subordinated liabilities 10. Issuance of own securities 11. Other outflow from financing activities (International Context) 11. Subordinated liabilities 12. Subordinated liabilities 13. Corber outflow from financing activities (International Context) 14. Issuance of own securities 15. Issuance of own securities 16. Issuance of own for financing activities (International Context) 16. Issuance of own securities 17. Other outflow from financing activities (International Context) 18. Net cash inflow from financing activities (International Context) 19. Activities (International Context) 10. Issuance of own securities 11. Other outflow from financing activities (International Context) 11. Other outflow from financing activities (International Context) 13. Net cash inflow from financing activities (International Context) 14. Net cash inflow from financing activities (International Context) 15. Subordinated liabilities 16. Net cash inflow from financing activities (International Context) 17. Subordinated liabilities 18. Net cash inflow from financing activities (International Context) 18. Net cash inflow from financing activities (International Context) 19. Other outflow from financ	2048 3049 3060 3051 3052 3053 3054 3055 3055 3055 3055 3055 3055	65.673.766 	55 623 34 57 371 31 57 371 31			
III. Net cash inflow from investing activities (2034 - 3043) N. Net cash outflow for investing activities (2040 - 3034) C. CASH FLOW FROM FINANCING ACTIVITIES I. Caph inflow from financing activities (from 3048 to 3054) I. Caphai increase 2. Subordinated Sabilities 3. Joans laken 4. Issuance down socurfies 5. Sate of own shares 6. Other inflow from financing activities (from 3066 to 3065) 7. Purchase of own shares 8. Subordinated labilities 9. Loans laken 10. Issuance of own securfies 10. Issuance of own securfies 11. Other outflow for financing activities (IVER) 11. Other outflow for financing activities 11. Other outflow for financing activities (2045 - 3055) IV. Net cash unflow for financing activities (2045 - 3048)	2048 3049 3060 3051 3052 3053 3055 3055 3055 3055 3055 3055	65.673.766 65.673.766 65.673.766 66.158.173 66.158.173 66.158.173	55 623 3 57 371 3 57 371 3 1 747 9			
III. Net cash inflow from investing activities (3040 - 3034) IV. Net cash outflow for investing activities (3040 - 3034) C. CASH FLOW FROM FINANCING ACTIVITIES L. Cash inflow from financing activities (from 3045 to 3054) 1. Capital increase 2. Subcontanted labilities 3. Learn taken 4. Issuance of own securities 5. Sate of own shares 6. Other inflow from financing activities (from 3056 to 3059) 7. Purchase of own shares 8. Subciniaed inabilities 9. Learn taken 10. Issuance of own securities 11. Other outflow for financing activities (from 3056 to 3059) 7. Purchase of own shares 8. Subciniaed inabilities 9. Learn taken 10. Issuance of own securities 11. Other outflow for financing activities (3041 - 3055) IV. Net cash unflow for financing activities (3045 - 3048) D. TOTAL CASH INFLOW (2001 + 3014 + 3034 + 3048)	2048 3049 3050 3051 3052 3053 3055 3055 3055 3055 3055 3055	65.673.766 65.673.765 65.673.765 68.158.173 68.158.173 68.158.173 68.158.173 68.158.173	55 623 3 57 371 3 57 371 3 1747 9 119 769 8			
III. Net cash inflow from investing activities (3040 - 3034) N. Net cash outflow for investing activities (3040 - 3034) C. CASH FLOW FROM FINANCING ACTIVITIES L. Cash inflow from financing activities (from 3045 to 3054) 1. Capital increase 2. Subcritinated labilities 3. Loans laken 4. Issuance of own shares 6. Other inflow from financing activities (from 3056 to 3060) 7. Purchase of own shares 8. Subcritinated labilities 9. Loans laken 10. Issuance of own securities 11. Other outflow for financing activities (3041 - 3055) 11. Other outflow form financing activities (3041 - 3055) 12. Net cash unified for financing activities (3041 - 3055) 13. Net cash unified for financing activities (3041 - 3055) 14. Net cash unified for financing activities (3041 - 3055) 15. Other outflow for financing activities (3041 - 3055) 15. Other ALL CASH INFLOW (2001 + 3014 + 3024 + 3048) E. TOTAL CASH INFLOW (2001 + 3014 + 3024 + 3048) = 10055 15. Other ALL CASH OUTFLOW (2005 + 3021 + 3030 + 2031 + 3048 + 3055)	3048 3049 3060 3061 3062 3063 3064 3065 3066 3065 3065 3065 3065 3065 3065	65.673.766 	55 623 3 57 371 3 57 371 3 1747 9 119,769 8 115 300 9			
III. Net cash inflow from investing activities (3040 - 3034) IV. Net cash outflow for investing activities (3040 - 3034) C. CASH FLOW FROM FINANCING ACTIVITIES I. Cash inflow from financing activities (from 3045 to 3054) I. Capital increase 2. Subcritinated labilities 3. Loans lateen 4. Issuance of own shares 6. Other inflow from financing activities (from 3065 to 3050) 7. Purchase of som shares 8. Subcritinated labilities 9. Loans lateen 10. Issuance of own securities 11. Other outflow for financing activities (from 3065 to 3050) 7. Purchase of som shares 8. Subcritinated labilities 9. Loans taken 10. Issuance of own securities 11. Other outflow for financing activities (3041 - 3055) IV. Net cash outflow for financing activities (3045 - 3048) D. TOTAL CASH INFLOW (3001 + 3014 + 3034 + 3048) E. TOTAL CASH INFLOW (3001 + 3014 + 3034 + 3048) E. TOTAL CASH INFLOW (3005 + 3021 + 3038 + 2031 + 3460 + 3055) F. NET INCREASE IN CASH (2063-3044)	2048 3049 3060 3051 3052 3055 3055 3055 3055 3055 3055 3055	65.673.766 	55 623 3 57 371 3 57 371 3 1747 9 119,769 8 115 300 9			
III. Net cash inflow from investing activities (3044 - 3049) N. Net cash outflow for investing activities (3040 - 3034) G. CASH FLOW FROM FINANCING ACTIVITIES I. Cash inflow from financing activities (from 3049 to 3054) 1. Capital increase 2. Subordinated Sabilites 3. Subordinated Sabilites 3. Subordinated Sabilites 5. Sale of own securities 5. Sale of own securities 6. Other inflow from financing activities (from 3066 to 3060) 7. Purchase of own shares 8. Subordinated liabilities 9. Subordinated liabilities 9. Subordinated liabilities 9. Subordinated liabilities 9. Subordinated liabilities 10. Issuance of own securities 11. Other outflow from financing activities (3044 - 3055) 12. Other outflow from financing activities (3044 - 3055) 13. Net cash inflow from financing activities (3044 - 3055) 14. Net cash unflow form financing activities (3054 - 3048) 15. TOTAL CASH INFLOW (3009 - 3021 + 3034 + 3045) 15. TOTAL CASH UNFLOW (3009 - 3021 + 3034 + 3045) 16. NET INCREASE IN CASH (3064-3054) 17. MCREASE IN CASH (3064-3054) 17. MCREASE IN CASH (3064-3054)	2048 3049 3050 3051 3052 3053 3054 3055 3055 3055 3055 3055 3055	65.673.766 65.673.766 96.153.173 96.158.173 96.158.173 96.158.173 96.158.173 96.158.173 121.666.665 4.840.453	55 423 34 57 371 3 57 371 3 57 371 3 119,703 8 115,703 8 115 300 9 4 405 8			
III. Net cash inflow from investing activities (3044 - 3049) N. Net cash outflow for investing activities (3040 - 3034) G. CASH FLOW FROM FINANCING ACTIVITIES I. Cash inflow from financing activities (from 3048 to 3054) 1. Capital increase 2. Subordinated Sabilites 3. Subordinated Sabilites 3. Subord index from financing activities (from 3046 to 3040) 3. Cash atem 4. Issuance of own securities 5. Sale of own shares 6. Other inflow from financing activities (from 3046 to 3040) 7. Purchase of awn shares 8. Subordinated liabilities 9. Subordinated liabilities 9. Subordinated liabilities 9. Subordinated liabilities 9. Subordinated liabilities 9. Subordinated liabilities 10. Issuance of own securities 11. Other outflow from financing activities (3041 - 3055) 12. Other outflow for financing activities (3041 - 3055) 13. Net cash inflow from financing activities (3041 - 3055) 14. Action outflow for financing activities (3048 - 3048) 15. TOTAL CASH INFLOW (3001 + 3014 - 3034 + 3048) 16. TOTAL CASH INFLOW (3001 + 3014 - 3034 + 3048) + 3055) 17. Net cash unflow from financing activities (3054 - 3048) 18. Net Cash INFLOW (3001 + 3014 - 3034 + 3048) + 3055) 17. Net CASH INFLOW (3004 - 3021 + 3034 + 3048 + 3055) 17. Net TINERKASE IN CASH (3064-3053) 18. NET INERKASE IN CASH (3064-3053) 19. CASH AND CASH EQUIVALENTS AT THE BEGINNING OF THE YEAR	2004 2004 3009 2005	65.673.766 65.673.766 65.673.766 66.153.173 66.158.173 67.168 66.158.173	55 423 34 57 371 3 57 371 3 57 371 3 119 793 6 119 793 6 4 403 8 47 896 2			
III. Net cash inflow from investing activities (3040 - 3034) N. Net cash outflow for investing activities (3040 - 3034) C.CASH FLOW FROM FINANCING ACTIVITES I. Cash inflow from financing activities (from 3048 to 3054) 1. Capital increase 2. Subordinated Babilities 3. Subordinated Babilities 3. Subordinated Babilities 3. Subordinated from financing activities (from 3066 to 3060) 7. Purchase of own shares 6. Other inflow from financing activities (from 3066 to 3060) 7. Purchase of own shares 8. Subordinated Babilities 9. Subordinated Babilities 9. Subordinated Babilities 9. Subordinated Babilities 10. Issuance of own securities 11. Other outflow for financing activities (3064 - 3065) 12. Issuance of own securities 11. Other outflow for financing activities (3054 - 3055) 13. Net cash unflow for financing activities (3054 - 3055) 14. CASH AND CASH EQUIVALENTS AT THE BEGINNING OF THE YEAR 15. CASH AND CASH EQUIVALENTS AT THE BEGINNING OF THE YEAR 16. EXCHANGE RATE GAINS	3048 3049 3060 3051 3053 3054 3055 3055 3055 3055 3055 3055	65.673.766 65.673.766 65.673.766 66.158.173 66.158.173 66.158.173 66.158.173 66.158.173 66.158.173 66.158.173 121.66.665 121.66.865 121.66.865 124.667	55 623 34 57 371 31			

BEOTPAL P me

from 01.01.2016. to 30.06.2016.

STATEMENT OF CHANGES IN EQUITY - CONSOLIDATED

DESCRIPTION	54	Share capital and other equity (accounts 800, 801,803)	ADP	Own shares (account 128)	53	Premium on Issue of shares (account 802)	ADP	Reserves from profit and other reserves (group of accounts 61)	ADreada	Revaluation reserves (group of accounts 82 credit balance)	208	Revaluation reserves (group of accounts 82 debit balance)	25	Profit (group of accounts 83)	38	Loss (accounts 840, 841, 842)	36	Total (columns 2- 5 3+4+5+6-7+8-9) 2 0	AD S	Total (columns 2- 3+4+5+6-7+8-9) <
pening balance as at 1 January of the previous year	Table I	17.191.528	4029	-	4057	22.843.084	4085	21.117.846	4113	4 260.173	4127	237.874	4141	6 925 972	4173		4709	72 100 729	4215	
dustment for material errors and changes in accounting policies in the previous year dustment for material errors and changes in accounting policies in the previous year decrease	4002 4003		40.30		4058		4085		4114		4129 4129		4142		4178	;		x		
he adjusted opening balance as at 1 January of the previous year (No 1+2-3)	4004	17.191.528	4032		4060	22.843 084	4088	21.117.846	4116	4 260 173	4130	237.874	4144	6.925.972	4178		4210	72.100.729	4218	-
otal positive other comprehensive income for the period		*		×	100	×	200	×	4117	555.768	4131	2 140	and the	x	100	×		×	1	
otal negative other comprehensive income for the period	1	*	1	*	14	×	12	×	4118	1	4132	34 374	1.00		and the		100	×	and the	
rofit for the current year	The second	×		×	1000	×	and the second	*		x	100	x	4145			x		*	20	
oss for the current year		*	P.A.	*		*	1 and	×		*	Carl I	×	and the	×	4179	7 039 331		*	1	
ransfer from provisions to retained earnings due to provisions reversal - increase	12 C	×	1	*		×	No.	×	1	x		x	4146		4190		16	×	10	
ransfer from provisions to retained earnings due to provisions reversal - decrease	1	×	225	*		*	100	×		*	100 H	×	4167		4181		The second	×	10 m	
ransactions with owners recognized directly in equity - increase	4005		4033		4061	14	4089	*	The second	×	1000	×	4548		4182			×	- ALA	
ransactions with owners recognized directly in equity – decrease	4006		4034		4062		4090	-	12	×		×	4149		4183			*		
Sistribution of profit increase	4907	4	4035		4053		4091	4.616.652	No.	x	A.C.	×	4150		4184		1	x		
Distribution of profit and/or coverage of losses - decrease	4008		4036	1.	4064		4092		34	x		×	4151	4.617.887	4185	1.235		*		-
Ividend payments	4009		4037		4065	-	4053	-		x	100	x	4152	1.962.751	4186			×		
ther - increase	4310		4038		4066		4094	2.662	1	×	1	*	4153	197.599	4187	162 351	100	×		
ther – decrease	4011		4035		4067		4095			x	12	×	4154	347.000	4128		10.5	*		
otal transactions with owners (No 11-12+13-14-15+16-17) ≥ 0	4012		4040		4068	1 1 1	4095	4.619.314	15	×	19.00	×	4155		4189	161 116	100	*	100	
otal transactions with owners (No 11-12+13-14-15+16-17) < 0	4013		4041		4000		4017		100	x	1	×	4156	6 730 039	4150	•		×		
Salance as at 31 December of the previous year (No 4+5-6+7+8+9-10+18-19 for olumns 2,3,4,5,6,8,9), for column 7 (No 4+6-5)	4014	17.191.528	4042		4070	22.843.084	4000		4113		1000010		4157	195 933	4191	7.200.447	10000	Contraction of the second	4217	-
Opening balance as at 1 January of the current year	4015	17, 191, 528	4043		4071	22.843.084	4015	25.737.160	4120	4 815.940	4134	270.108	4158	195.933	4192	7.200.447	4212	63 313 090	4218	-
idjustment for material errors and changes in accounting policies in the previous year increase	4016		4044		4072		4100	-	4121		4135		4159		4153			×	100	
idjustment for material errors and changes in accounting policies in the previous year decrease	4017		4045		4073		4101		4122		4136		4160		4154		100	x		
djusted opening balance as at 1 January of the current year (No 21+22-23)	4018	17.191.528	4046		4074	22 843 084	4102	25.737.160	4123	4.815.940	4137	270.108	4161	195.933	4195	7.200.447	4213	63 313 090	4219	
otal positive other comprehensive income for the period	183	×	-	,	100		1	×	4124	430 347	4138	27.543		×		*		*	100	
otal negative other comprehensive income for the period	100	×	1		1		233	×	4125	59.315	4139	640.661		×		×		×		
Profit for the current year	-24	×	100	,	100	×		×			1	x	4162		200					
loss for the current year	190	×	100		100	×	200	×		*		×	-A	x	4195	2.690 366		x	10	
ransfer from provisions to retained earnings due to provisions reversal - increase	1	×	100		-	×	100	x	50	x		×	4163		4187	-			to a	
ransfer from provisions to retained earnings due to provisions reversal - decrease	1	×	19	,				*		*		×	4164		4198					
ransactions with owners recognized directly in equity - increase	4015	-	4047		4075		4103		18	×		×	4165		4195			*	100	
ransactions with owners recognized directly in equity – decrease	4020		4045		4075		4104	6	100	*		×	-		4200			×	19	
Instribution of profit – increase	4021		4045		4077		4105		13	*		×	4157		4201			×	100	
Instribution of profit and/or coverage of losses - decrease	4022		4050		4078		4 106	6 297.069	363			×	4168	161.222	4202	6 458 291		×		
lividend payments	4023		4051		4079		4107	-		*	200	x	4169	23 531	4203		1	×	1	
Other - increase	4024	1	4052		4050		4108	11.111		×	1	×	4170	48 364	4204	53 446	1	x		
Nher-decrease	4025	-	4053		4081		4109		-	*		x	4175		4205			×		
Total transactions with owners (No 31-32+33-34-35+36- 37) ≥ 0	4026	1	4054		4012		4110		100	×	100	×	4172		4205			×	1	
otal transactions with owners (No 31-32+33-34-35+36- 37) < 0	4027		4055	-	4083		4111	6.285.958	-	-		x	4173	136.389	4257	6.404 845	150	×	100	
talance as at 31 December of the current year (No 24+25-26+27+28+29-30+38-39	4278	17 191 529	4056	_	Total State	22 843 084	1000	- 11	n	THE	2	683 226	10000		100	-	1.1.1	60 363 137	4270	-

K



NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS FOR 30.06.2016

Belgrade, August 2016

All amounts expressed in thousands of RSD, unless otherwise stated.

1. ESTABLISHMENT AND ACTIVITY OF THE BANKING GROUP

Komercijalna banka a.d., Beograd (hereinafter the "Parent Bank"), was established as at December 1, 1970 and transformed into a shareholding company as of May 6, 1992. The Bank was registered with the Commercial Court in Belgrade on July 10, 1991 and later re-registered with the Serbian Business Registers Agency on April, 14 2006. The Bank was issued its operating license by the National Bank of Yugoslavia on July 3, 1991. The Parent Bank's tax identification number is 100001931.

The principal holders of voting shares in the Parent Bank are as follows:

Republic of Serbia	41.74%
EBRD, London	24.43%

The Parent Bank has three subsidiaries with the following equity interests:

- 100% Komercijalna banka a.d., Budva, Montenegro
- 100% Investment Fund Management Company KomBank INVEST a.d., Beograd, Serbia
- 99.998% Komercijalna banka a.d., Banja Luka, Bosnia and Herzegovina

Minority owner (non-controlling interest) of Komercijalna banka a.d., Banja Luka with 0.002% equity interest is the Republic of Serbia Export Credit and Insurance Agency.

The consolidated financial statements and notes to the consolidated financial statements represent information of the Parent Bank, of Komercijalna banka a.d., Budva, Montenegro, Komercijalna banka a.d., Banja Luka and Investment Fund Management Company KomBank Invest a.d., Beograd (hereinafter collectively: the "Group").

Komercijalna banka a.d., Budva was established as an affiliate of Komercijalna banka a.d., Beograd in November 2002 and entered into the Central Register maintained by the Commercial Court of Podgorica at March 6, 2003. Its corporate ID number is 02373262.

Komercijalna banka a.d., Banja Luka was established in September 2006 and registered with the Court Register under the relevant decision of the Basic Court in Banja Luka at September 15, 2006. Its corporate ID number is 11009778.

The Investment Fund Management Company KomBank Invest a.d., Beograd was founded in December 2007 and registered at February 5, 2008. Its corporate ID number is 20379758.

The Group's activities include crediting activities, deposit and guarantee activities and payment transfer operations in the country and abroad in accordance with the Law on Banks, as well as investment fund managing activities. The Group is obligated to operate based upon principles of liquidity, safety and profitability.

As of June 30, 2016 the Group was comprised of the Central Office in Belgrade at the address of no.14, Svetog Save St. head office of Komercijalna banka a.d., Budva in Budva at the address of PC Podkošljun bb, head office of Komercijalna banka a.d., Banja Luka in Banja Luka at the address of no. 6, Veselina Masleše St., head office of Investment Fund Management Company KomBank Invest a.d., Beograd in Belgrade, at the address of no. 19, Kralja Petra St.; 35 branch offices and 227 sub-branches in the territories of Serbia, Montenegro and Bosnia and Herzegovina (2015: 38 branch offices and 228 sub-branches).

As of June 30, 2016 the Group had 3,181 employees (December 31, 2015: 3,148 employees).

All amounts expressed in thousands of RSD, unless otherwise stated.

2. BASIS OF PREPARATION AND PRESENTATION OF THE CONSOLIDATED FINANCIAL STATEMENTS

2.1. Basis of Preparation and Presentation of Consolidated Financial Statements

The Group's consolidated financial statements for 30.06.2016 have been prepared in accordance with the International Financial Reporting Standards ("IFRS").

The accompanying consolidated financial statements are presented in the format prescribed under the Decision on the Forms and Contents of the Items in the Forms of the Financial Statements of Banks (Official Gazette of the Republic of Serbia nos. 71/2014 and 135/2014).

These consolidated financial statements were prepared at historical cost principle unless otherwise stipulated in the accounting policies presented hereunder.

In the preparation of the accompanying financial statements, the Parent Bank adhered to the accounting policies described in Note 3.

In 2016 the Group members maintained their books of account and prepared unconsolidated (standalone) financial statements in accordance with the local legislation, other regulations based on the International Accounting Standards, (IAS) and International Financial Reporting Standards (IFRS) as well as pursuant to the regulations of the competent central banks and regulatory bodies.

For the purpose of preparing the consolidated financial statements, the stand-alone financial statements of the subsidiary banks were adapted to the presentation of the financial statements in accordance with the accounting regulations prevailing in the Republic of Serbia.

These consolidated financial statements were approved for issue by the Executive Board of Komercijalna banka a.d., Beograd on August 23, 2016.

The Group's consolidated financial statements are stated in thousands of dinars (RSD). Dinar is the official reporting currency in the Republic of Serbia. Unless otherwise stated, all amounts herein are stated in thousands of RSD and rounded to the nearest thousand.

Functional currencies - EUR from the financial statements of Komercijalna banka a.d., Budva and BAM from the financial statements of Komercijalna banka a.d., Banja Luka - have been translated into the reporting currency, i.e. the Parent Bank's functional currency – dinar (RSD) using the officially published exchange rates in the Republic of Serbia.

2.2. Going Concern

The Group's financial statements have been prepared on a going concern basis, which entails that the Group will continue to operate for an indefinite period in the foreseeable future.

3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

The accounting policies set out below have been consistently applied by the Group members to all periods presented in these financial statements.

(a) Consolidation

The Parent Bank has control over the following legal entities, which are consolidated into these financial statements:

Legal Entity	Equity Interest
Komercijalna banka a.d., Budva, Montenegro	100%
Komercijalna banka a.d., Banja Luka, Bosnia and Herzegovina	99.99%
Investment Fund Management Company KomBank Invest a.d., Beograd, Serbia	100%

The consolidated income statement and consolidated cash flow statement have been recalculated at the average exchange rate in the Republic of Serbia for the year 2016 of RSD 122.9159 for EUR 1 and RSD 62.8459 for BAM 1, while the other consolidated financial statements (statement of financial position, statement of other comprehensive income and statement of changes in equity) were recalculated by applying the closing exchange rate effective as of the reporting date of RSD 123.3115 for EUR 1, i.e., RSD 63.0482 for BAM 1.

All amounts expressed in thousands of RSD, unless otherwise stated.

3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

(b) Foreign Exchange Translation

Transactions in foreign currencies are translated into dinars at the spot middle exchange rates effective at the date of the transactions.

Monetary assets and liabilities denominated in foreign currencies which are stated at cost, are translated at the rate ruling at the reporting date. Foreign exchange differences arising on translation are recognized in the income statement. Non-monetary assets and liabilities that are measured in terms of historical cost in a foreign currency are translated using the exchange rate at the date of transaction.

Exchange rates for major currencies used in the translation of the statement of financial position items denominated in foreign currencies, as determined by the National Bank of Serbia, were as follows:

	June 30, 2016	In RSD 2015
USD	111.0714	111.2468
EUR	123.3115	121.6261
CHF	113.2857	112.5230
BAM	63.0482	62.1864

(c) Interest

Interest income and expense are recognized in profit or loss using the effective interest method. The effective interest rate is the rate that exactly discounts the estimated future cash payments and receipts through the expected life of the financial asset or liability (or, where appropriate, a shorter period) to the carrying amount of the financial asset or liability.

When calculating the effective interest rate, each Group member estimates future cash flows considering all contractual terms of the financial instrument but not future credit losses.

The calculation of the effective interest rate includes all fees and points paid or received that are an integral part of the effective interest rate.

Transaction costs include incremental costs that are directly attributable to the acquisition or issue of a financial asset or liability.

Interest income from non-performing loans is recognized at the net principle, reducing the gross interest accrued by the impairment allowance amount, i.e. the amount that is likely not to be collected.

Interest income and expense presented in the statement of comprehensive income include:

- interest on financial assets and financial liabilities measured at amortized cost calculated on an effective interest basis;
- interest on investment securities available for sale.

Interest income and expenses on all trading assets and liabilities are considered to be incidental to the Group members' trading operations and are presented together with all other changes in the fair value of trading assets and liabilities in net trading income.

(d) Fees and Commissions

Fee and commission income and expenses that are integral to the effective interest rate on a financial asset or liability are included in the measurement of the effective interest rate.

Other fee and commission income is recognized as the related services are performed. Fee and commission income includes transfer payments in foreign currency, domestic payments transactions, issue and use of payment cards, issue of guarantees, letters of credit and other banking services.

Other fee and commission expenses relate mainly to transaction and service fees, which are expensed as the services are received.

All amounts expressed in thousands of RSD, unless otherwise stated.

3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

(e) Net Trading Income

Net trading income comprises gains less losses, related to trading assets and liabilities, and includes all realized and unrealized fair value changes and foreign exchange differences.

(f) Net income from Other Financial Instruments at Fair Value through Profit or Loss

Net income from other financial instruments at fair value through profit or loss, relates to financial assets and liabilities designated at fair value through profit or loss and includes all realized and unrealized fair value changes.

(g) Dividends

Income from dividends is recognized at the moment of economic benefits inflow arising from dividends. Dividends are reported under other income.

(h) Operating and Finance Lease Payments

Payments made during the year under operating leases are charged to the income statement on a straight-line basis over the period of the lease. Lease incentives received are recognized as an integral part of the total lease expense, over the term of the lease.

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

(i) Tax Expenses

Tax expense comprises current taxes and deferred taxes. Current taxes and deferred taxes are recognized in profit or loss except to the extent that it relates to items recognized directly in equity or in other comprehensive income.

(i) Current Income Tax

Current tax is expected tax payable or receivable on the taxable income for the year, using tax rates enacted or substantively enacted at the reporting date, and any adjustment to tax payable in respect of previous years.

Current and deferred taxes are recognized as income (benefits) and expenses and are included in the net profit/(loss) for the year.

(ii) Deferred Income Taxes

Deferred income tax is recognized in respect of temporary differences arising between the tax bases of assets and liabilities and their carrying amounts in the financial statements. Deferred tax is measured at the tax rates that are expected to be applied to the temporary differences when they reverse, based on the laws that have been enacted by the reporting date.

Deferred income taxes that relate to items that are directly credited or charged to equity are also allocated within equity.

Deferred tax assets and liabilities are offset if there is a legally enforceable right to offset current tax liabilities against current tax assets, and they relate to taxes levied by the same tax authority on the same taxable entity, or on different tax entities, but they intend to settle current tax liabilities and assets on a net basis or their tax assets and liabilities will be realized simultaneously in future periods in which settlement or refund of significant deferred tax assets or liabilities is expected.

A deferred tax asset is recognized for unused tax losses, tax credits and deductible temporary differences to the extent that it is probable that the future taxable profits will be available against which they can be utilized. Deferred tax assets are reviewed at each reporting date and are reduced to the extent that it is no longer probable that the related tax benefit will be realized. Deferred tax liabilities are recognized on all taxable temporary differences.

All amounts expressed in thousands of RSD, unless otherwise stated.

3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

(i) Tax Expenses(Continued)

(iii) Other Taxes and Contributions

According to the relevant legislation in the Republic of Serbia, Montenegro and Bosnia and Herzegovina, Group members pay various taxes and contributions, such as VAT, capital gains tax and payroll contributions. These are included under "other operating expenses".

(j) Financial Assets and Liabilities

(i) Recognition

The Group members initially recognize loans and receivables, deposits, borrowings and subordinated liabilities on the date at which they are originated. All other financial assets and liabilities are initially recognized on the balancing date at which the relevant entity becomes a party to the contractual provisions of the instrument.

A financial asset or liability is measured initially at fair value plus transaction costs that are directly attributable to its acquisition or issue, for items that are not carried at fair value through profit or loss.

(ii) Classifacation

The Group members classified their financial assets into the following categories: financial assets held for trading, loans and receivables and investment securities – please refer to accounting policies 3(I), 3(m) and 3(n).

The Group members classify financial liabilities as measured at amortized cost or held for trading – please refer to accounting policies.

(iii) Derecognition

The Group members derecognize a financial asset when the contractual rights to the cash flows from the financial asset expire, or when it transfers the financial asset in a transaction in which substantially all the risks and rewards of ownership of the financial asset are transferred or in which the Group member neither transfers nor retains substantially all the risk and rewards of ownership and it does not retain control of the financial asset. Any interest in transferred financial assets that qualifies for derecognition that is created or retained by the Group member is recognized as a separate asset or liability in the balance sheet. On derecognition of a financial asset, the difference between the carrying amount of the asset (or the carrying amount allocated to the portion of the asset transferred), and the sum of the consideration received (including any new asset obtained less any new liability assumed) and any cumulative gain or loss that had been recognized in other comprehensive income is recognized in profit or loss.

A Group member enters in transactions whereby it transfers assets recognized on its balance sheet, but retains either all or substantially all of the risks and rewards of the transferred assets or a portion of them. If all or substantially all risks and rewards are retained, then the transferred assets are not derecognized. Transfers of assets with retention of all or substantially all risks and rewards include, for example, repurchase transactions.

In transactions in which a Group member neither retains nor transfers substantially all the risks and rewards of ownership of a financial asset and it retains control over the asset, the Group member continues to recognize the asset to the extent of its continuing involvement, determined by the extent to which it is exposed to changes in the value of transferred asset. A Group member derecognizes a financial liability when it is settled, cancelled or ceded.

(iv) Offsetting

Financial assets and liabilities are offset and the net amount presented in the statement of financial position when, and only when, a Group member has a legal right to set off the recognized amounts and it intends either to settle on a net basis or to realized the asset and settle the liability simultaneously.

Income and expenses are presented on net basis only when permitted under IFRSs, or for gains and losses arising from a group of similar transactions such as in the trading activities of the Group members.

All amounts expressed in thousands of RSD, unless otherwise stated.

3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

(j) Financial Assets and Liabilities (Continued)

(v) Amortized Cost Measurement

The amortized cost of a financial asset or liability is the amount at which the financial asset or liability is measured at initial recognition, minus principal repayments, plus or minus the cumulative amortization using the effective interest method of any difference between the initial amount recognized and the maturity amount, less any impairment.

(vi) Fair Value Measurement

The fair values stated for financial instruments are the amounts for which the asset could be exchanged, or a liability settled, between knowledgeable, willing parties in an arm's length transaction.

When available, the Group members measure the fair value of an instrument using quoted prices in an active market for that instrument. A market is regarded as active if quoted prices are readily and regularly available and represent actual and regularly occurring market transactions on an arm's length basis.

If a market for a financial instrument is not active, the Group members establish fair value using a valuation technique. Valuation techniques include using recent arm's length transactions between knowledgeable, willing parties (if available), reference to the current fair value of other instruments that are substantially the same, discounted cash flow analyses and other optional models. The chosen valuation technique makes maximum use of market inputs, relies as little as possible on estimates specific to a Group member, incorporates all factors that market participants would consider in setting a price, and is consistent with accepted economic methodologies for pricing financial instruments. Inputs to valuation techniques reasonably represent market expectations and measures of the risk-return factors inherent in the financial instrument. The Group member calibrates valuation techniques and tests them for validity using prices from observable current market transactions in the same instrument of based on other available observable market data.

The best evidence of the fair value of a financial instrument at initial recognition is the transaction price, i.e. the fair value of the consideration given or received, unless the fair value of that instrument is evidenced by comparison with other observable current market transactions in the same instrument (i.e., without modification or repackaging) or based on a valuation technique whose variables include only data from observable markets. When transaction price provides the best evidence of fair value at initial recognition, the financial instrument is initially measured at the transaction price and any difference between this price and the value initially obtained from a valuation model is subsequently recognized in profit or loss depending on the individual facts and circumstances of the transaction but not later than when the valuation is supported wholly by observable market data or the transaction is closed out.

Any difference between the fair value at initial recognition and the amount that would be determined at that date using a valuation technique in a situation in which the valuation is dependent on unobservable parameters is not recognized in profit or loss immediately but is recognized over the life of the instrument on an appropriate basis or when the instrument is redeemed, transferred or sold, or the fair value becomes observable. Assets and long positions are measured at a bid price, and liabilities and short positions are measured at an asking price. Fair values reflect the credit risk of the instrument and include adjustments to take account of the credit risk of a Group member and counterparty where appropriate. Fair value estimates obtained from models are adjusted for any other factors, such as liquidity risk or model uncertainties to the extent that a Group member believes a third-party market participant would take them into account in pricing a transaction.

(vii) Identification and Measurement of Impairment

At reporting date the Group members assess whether there is objective evidence that financial assets not carried at fair value through profit or loss are impaired. A financial asset or a group of financial assets are impaired when objective evidence demonstrates that a loss event has occurred after the initial recognition of the assets, and that the loss event has an impact on the future cash flows of the assets that can be estimated reliably.

All amounts expressed in thousands of RSD, unless otherwise stated.

3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

(j) Financial Assets and Liabilities (Continued)

(vii) Identification and Measurement of Impairment (Continued)

Objective evidence that financial assets (including equity securities) are impaired can include significant financial difficulty of the borrower or issuer, default or delinquency by a borrower, restructuring of a loan or advance by a bank on terms that a bank would not otherwise consider, indications that a borrower or issuer will enter bankruptcy, the disappearance of an active market for a security, or other observable data relating to a group of assets such as adverse changes in the payment status of borrowers or issuers in the group, or economic conditions that correlate with defaults in the group. In addition, for an investment in an equity security, a significant or prolonged decline in its fair value below its cost is objective evidence of impairment.

A Group member considers evidence of impairment for loans and receivables and held-to-maturity investment securities at both a specific asset and collective level. All individually significant loans and receivables and held-to-maturity investment securities are assessed for specific impairment. All individually significant loans and receivables and held-to-maturity investment securities found not to be specifically impaired are then collectively assessed for any impairment that has been incurred but not yet identified. Loans and receivables and held-to-maturity investment securities that are not individually significant are collectively assessed for impairment by grouping together loans and receivables and held-to-maturity investment securities with similar risk characteristics.

In assessing collective impairment the Group members use statistical modeling of historical trends of the probability of default, timing of recoveries and the amount of loss incurred, adjusted for management's judgment as to whether current economic and credit conditions are such that the actual losses are likely to be greater or less than suggested by historical modeling. Default rates, loss rates and the expected timing of future recoveries are regularly benchmarked against actual outcomes to ensure that they remain appropriate.

Impairment losses on assets carried at amortized cost are measured as the difference between the carrying amount of the financial asset and the present value of estimated future cash flows discounted at the asset's original effective interest rate. Losses are recognized in profit or loss and reflected in an allowance account against loans and receivables. When a subsequent event causes the amount of impairment loss to decrease, the decrease in impairment loss is reversed through profit or loss. Impairment losses on available-for-sale investment securities are recognized by transferring the cumulative loss that has been recognized in other comprehensive income to profit or loss as a reclassification adjustment. The cumulative loss that is reclassified from other comprehensive income to profit or loss is the difference between the acquisition costs, net of any principal repayment and amortization, and the current fair value, less any impairment loss previously recognized in profit or loss. Movements on provisions for impairment losses attributable to the time value are included as a component of the interest rate.

If, in a subsequent period, the fair value of an impaired available-for-sale debt security increases and the increase can be objectively related to an event occurring after the impairment loss was recognized in profit or loss, the impairment loss is reversed, with the amount of the reversal recognized in profit or loss. However, any subsequent recovery in the fair value of an impaired available-for-sale equity security is recognized in other comprehensive income.

The Group members write off certain loans and receivables and investment securities when they are determined to be uncollectible (see Note 4.1).

(k) Cash and Cash Equivalents

Cash and cash equivalents include notes and coins on hand, unrestricted balances held with central banks and highly liquid financial assets with original maturities of less than three months, which are subject to insignificant risk of changes in their fair value, and are used by the Group members in the management of their current liquidity.

Cash and cash equivalents are carried at amortized cost in the statement of financial position.

All amounts expressed in thousands of RSD, unless otherwise stated.

3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

(I) Trading Assets and Liabilities

Trading assets and liabilities are those assets and liabilities that the Group members acquire or incur principally for the purpose of selling or repurchasing in the near term, or hold as part of a portfolio that is managed together for short-term profit or position taking.

Trading assets and liabilities are initially recognized and subsequently measured at fair value in the balance sheet, with transaction costs directly recognized in profit or loss. All changes in fair value are recognized as part of net trading income in profit or loss. Trading assets were not reclassified subsequent to their initial recognition, except that non-derivative trading assets, other than those designated at fair value through profit or loss upon initial recognition, may have been reclassified out of the fair value through profit or loss, i.e. trading category, if they were no longer held for the purpose of being sold or repurchased in the near term and either of the conditions below were met.

- If the financial asset would have met the definition of loans and receivables (if the financial asset had not been required to be classified as held for trading at initial recognition), then it may be reclassified if the legal entity has the intention and ability to hold the financial asset for the foreseeable future or until maturity.
- If the financial asset would not have met the definition of loans and receivables, then it may be reclassified out of the trading category only in rare circumstances.

Derivatives

Financial derivatives comprise forward and swap transactions. Financial derivatives are initially recognized at cost and are subsequently measured at market value. Market values are ascertained based on quoted prices on an active market, as well as by using different valuation techniques, including discounted cash flows. Financial derivatives are accounted for under assets if their market value is positive, and under liabilities if their market value is negative. Fluctuations in market value of financial assets are reported in the income statement, under net trading income.

(m) Loans and Receivables

Loans and receivables are non-derivative financial assets with fixed or determinable payments that are not quoted in an active market and that the Group members do not intend to sell immediately or in the near term. They arise when a bank provides money or services directly to a debtor with no intention of trading the receivable. Loans and receivables comprise loans and receivables to banks and customers. Loans and receivables are initially measured at fair value plus incremental direct transaction costs, and subsequently measured at their amortized cost using the effective interest method.

Approved RSD loans which are hedged using a contractual currency clause linked to the dinar EUR exchange rate, to another foreign currency or consumer price index are converted into dinars at balance sheet date in accordance with the terms of the particular loan agreement. The effects of the currency conversion are reported under trading income and expenses. Loans and receivables are presented net of specific and collective allowances for impairment. Specific and collective allowance, are made against the carrying amount of loans and receivables that are identified as being impaired in order to reduce their value to recoverable amount. If, in a subsequent period, the amount of the impairment loss decreases and the decrease can be related objectively to an event occurring after the impairment was recognized (such as an improvement in the debtor's credit rating), the previously recognized impairment loss is reversed by adjusting the allowance account. The amount of the reversal is recognized in the statement of comprehensive income in impairment charge for credit losses.

n) Investment Securities

Investment securities are initially measured at fair value plus, in case of investment securities other than those at fair value through profit or loss, incremental direct transaction costs, and subsequently accounted for depending on their classification as either held to maturity, at fair value through profit or loss, or as available for sale.

(i) Held-to-Maturity Financial Assets

Held to maturity investments are non-derivative financial assets with fixed or determinable payments and fixed maturity that the Group members have the positive intention and the ability to hold them to maturity, and which are not designated as at fair value through profit or loss or as available for sale.

All amounts expressed in thousands of RSD, unless otherwise stated.

SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued) 3.

n) Investment Securities (Continued)

(i) Held-to-Maturity Financial Assets (Continued)

Held-to-maturity investments are carried at amortized cost using the effective interest method. Any sale or reclassification of a more than insignificant amount of held-to-maturity investments would result in the reclassification of all held-to-maturity investments as available-for-sale, and prevent a Group member from classifying investment securities as held-to-maturity for the current and the following two financial years. However, sales and reclassifications in any of the following circumstances would not trigger a reclassification:

- sales or reclassifications that are so close to maturity that changes in the market rate of interest would not have a significant effect on the financial asset's fair value,
- sales or reclassifications after a Group member has collected substantially all of the asset's original principal, and
- sales or reclassifications attributable to non-recurring isolated events beyond a Group member's control that could not have been reasonably anticipated.

(ii) Financial Assets at Fair Value through Profit or Loss

Financial assets at fair value through profit or loss are financial assets that are classified as held for trading or upon initial recognition are designated by a Group member as at fair value through profit or loss. Financial assets at fair value through profit or loss are those that a Group member acquired or incurred principally for the purpose of selling or repurchasing it in the near term, part of a portfolio of identified financial instruments that are managed together and for which there is evidence of a recent actual pattern of short-term profit-taking or derivatives. Upon initial recognition, the managements of Banking Group members have not classified financial assets to sub-category declared by fair value through income statement.

(iii) Available- for- Sale Financial Assets and Equity Investments

Available for sale financial assets are those non-derivative financial assets that are designated as available for sale or are not classified as another category of financial asset. Available-for-sale investments are those intended to be held for an indefinite period of time, which may be sold in response to needs for liquidity or changes in interest rates, exchange rates or equity prices.

Unless there is an active market for financial assets available for sale, these are measured at cost. All other available-for-sale investments are carried at fair value.

Interest income and expense are recognized in profit or loss using the effective interest method. Dividend income is recognized in profit or loss when a Group member becomes entitled to the dividend. Foreign exchange gains or losses on available-for-sale debt security investments are recognized in profit or loss.

Other fair value changes are recognized in other comprehensive income until the investment is sold or impaired, whereupon the cumulative gains and losses previously recognized in other comprehensive income are reclassified to profit or loss as a reclassification adjustment.

When a decline in the fair value of an available-for-sale financial asset has been recognized in other comprehensive income and there is objective evidence that the asset is impaired (long and continuing decline in the fair value in the period longer than twelve months, as well as decline above 30% of cost). as well as the cumulative loss that had been recognized in equity shall be reclassified from equity to profit or loss as a reclassification adjustment even though the financial asset has not been derecognized (IAS 39.59, IAS 39.67 and IAS 39.68).

A non-derivative financial asset may be reclassified from the available-for-sale category to the loans and receivables category if it otherwise would have met the definition of loans and receivables and if a Group member has the intention and ability to hold that financial assets for the foreseeable future or until maturity.

All amounts expressed in thousands of RSD, unless otherwise stated.

3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

(o) Property and Equipment

(i) Recognition and Measurement

Items of property and equipment are initially measured at cost or purchase price.

Cost includes expenditures that are directly attributable to the acquisition of the asset. Purchased software that is integral to the functionality of the related equipment is capitalized as part of that equipment.

Following initial recognition items of equipment are measured at cost less accumulated depreciation and accumulated impairment losses.

Following initial recognition, property is measured at a revalued amount which represents its fair value at valuation date less subsequent accumulated depreciation and subsequent accumulated impairment losses. Valuation is performed regularly in order to ensure that net book value does not differ significantly from reported amounts that would result from using the fair value approach at the end of reporting period.

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

The gain or loss on disposal of an item of property and equipment is determined by comparing the proceeds from disposal with the carrying amount of the item or property and equipment, and are recognized net within other income in profit or loss.

(ii) Subsequent Costs

The cost of replacing part of an item of property or equipment is recognized within the carrying amount of the item if it is probable that the future economic benefits embodied within the part will flow to a Group member and its cost can be measured reliably. The carrying amount of the replaced part is derecognized. The costs of the day-to-day servicing of property and equipment are recognized in profit or loss as incurred.

(iii) Depreciation

Depreciation is recognized in profit or loss on a straight-line basis over the estimated useful lives of each part of an item of property and equipment since this most closely reflects the expected pattern of consumption of the future economic benefits embodied in the asset. Leased assets are depreciated over the shorter of the lease term and their useful lives.

The estimated depreciation rates for the current and comparative periods were as follows:

Asset	Estimated useful life (in years)	Rate %
Buildings	40	2.5%
Computer equipment	4	25%
Furniture and other equipment	3 – 10	10%-33.3%
Leasehold improvements	1 – 11	4.25%-75.18%

Depreciation methods, useful lives and residual values are reassessed at each financial year-end and adjusted if appropriate.

Maintenance costs for assets are recognized in the profit or loss in the period when occurred.

(p) Intangible Assets

Intangible assets are stated at cost less accumulated amortization and accumulated impairment losses.

Subsequent expenditure on intangible assets is capitalized only when it increases the future economic benefits embodied in the specific asset to which it relates. All other expenditure is expensed as incurred.

All amounts expressed in thousands of RSD, unless otherwise stated.

3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

(p) Intangible Assets (Continued)

Amortization is recognized in profit or loss on a straight-line basis over the estimated useful life of the intangible asset, from the date that it is available for use since this most closely reflects the expected pattern of consumption of the future economic benefits embodied in the asset. The estimated useful life of intangible assets is 3 to 5 years and amortization rates used range between 14.29% and 33.34%.

Amortization methods, useful lives and residual values are reassessed at each financial year-end and adjusted if appropriate.

(q) Investment Property

Investment property is property held either to earn rental income or for capital appreciation or for both, but not for sale in the ordinary course of business, use in the production or supply of goods or services or for administrative purposes.

Investment property is initially measured at cost. Cost of acquired investment property comprises the purchase price and all expenses that can be directly attributed to the acquisition of the asset.

For subsequent measurement of investment property the Group members use the cost model, such that investment property is measured at cost less accumulated depreciation and impairment losses.

Estimated useful life of investment property amounts to 40 years, while the depreciation rate used amounts to 2.5%. Depreciation is provided for in profit or loss on a straight line basis over the useful life of a given item of property, given that it reflects best the expected exploitation of the useful economic value embodied in the asset.

(r) Assets Acquired in Lieu of Debt collection and Assets Held for Sale

Assets are classified as held for sale if the carrying amounts thereof can be recovered primarily through a sales transaction and not through further usage. Non-current assets held for sale are measured at the lower of the carrying value or fair value less costs to sell. If such an asset is not sold within a year from the initial recognition date, its carrying value is adjusted to the fair value as well as in instances of impairment, when the recoverable amount of the asset decreases below its carrying value.

Collection of receivables through acquisition of movable and immovable assets, in instances of receivables securitized with mortgages, trust deeds or pledge liens or another type of collateral, is performed based on a court ruling and/or purchase and sale contract arising from out-of-court settlement or auction purchase.

Movable and immovable assets acquired in lieu of debt collection are recognized in the books of account as inventories of assets acquired in lieu of debt collection intended for sale within a year.

Such assets are initially measured at the lower of:

- gross amount of receivables underlying the acquisition of assets, and
- appraised value of such assets (as per appraisal not older than a year) less costs to sell.

Exceptionally, when assets are acquired as per court ruling in the amount lower than the gross amount of receivables claims, such assets are measured at the value stated in the relevant court ruling. In addition, an appraisal of the acquired assets is performed as soon as possible, at the end of the current year at the latest.

After the initial recognition, the carrying values of assets acquired in lieu of debt collection are adjusted to their fair values as well as in instances of impairment of assets, when their carrying values drop below their recoverable amounts. To assets acquired in lieu of debt collection and non-current assets held for sale, the Group members implement the procedures of mandatory fair value assessment by qualified experts before the sale. The fair value assessment is made by a qualified external expert if an existing appraised value is over a year old in order to arrive at the framework for sale pricing.

Based on the qualified experts' assessments of the value of assets acquired in lieu of debt collection and assets held for sale, the carrying values of such assets are adjusted to their fair values in accordance with the requirements of IFRS 5.

All amounts expressed in thousands of RSD, unless otherwise stated.

3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

(s) Leases

The Group members appear as lessees in leasing agreements. The Group members classify leases as financial leasing when the lease agreement stipulates that the basic risks and benefits of ownership over the leased assets are transferred to the lessee. All other leasing agreements are classified as operating leases.

Lease agreements that relate to lease of office space in which the Group members' branches are located primarily relate to operating leases. All payments made during the year based on operating leases are reported as an expense in the statement of comprehensive income on a straight line basis over the lease term.

Assets that are held based on a finance lease agreement are recognized as the Group members' assets at the lower of their fair value or the present value of minimum lease payments specified at the start of the lease agreement. The corresponding liability toward the lessor is reported in the statement of financial position as a finance lease liability. Lease payments are apportioned between the finance expense and the reduction of the outstanding finance lease liability, such that a constant interest rate is achieved on the outstanding portion of the liability. The financial expense is reported directly as a period expense.

(t) Impairment of Non-Financial Assets

The carrying amounts of the Group's non-financial assets, other than investment property and deferred tax assets are reviewed at each reporting date to determine whether there is any indication of impairment. If any such indication exists then the asset's recoverable amount is estimated. An impairment loss is recognized if the carrying amount of an asset exceeds its estimated recoverable amount.

The recoverable amount of an asset is the greater of its value in use and its fair value. In assessing value in use, the estimated future cash flows are discounted to their present value using a pre-tax discount rate that reflects current market assessments of the time value of money and the risks specific to the asset.

An impairment loss is recognized when the carrying amount of an asset exceeds its recoverable amount. Impairment losses are recognized in profit or loss.

Impairment losses recognized in prior periods are assessed at each reporting date for any indications that the loss has decreased or no longer exists. An impairment loss is reversed if there has been a change in the estimates used to determine the recoverable amount. An impairment loss is reversed only to the extent that the asset's carrying amount does not exceed the carrying amount that would have been determined, net of depreciation or amortization, if no impairment loss had been recognized.

(u) Deposits, Borrowings and Subordinated Liabilities

Deposits, debt securities, borrowings and subordinated liabilities are the Group's main sources of financing.

The Group members classify capital instruments as financial liabilities or equity instruments in accordance with the substance of the contractual terms of the instruments.

Deposits, debt securities, borrowings and subordinated liabilities are initially measured at fair value increased for all directly attributable transaction costs, while they are subsequently measured at amortized cost using the effective interest rate method.

All amounts expressed in thousands of RSD, unless otherwise stated.

3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

(v) Provisions

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

(w) Employment Benefits

In accordance with regulatory requirements, the Group members are obligated to pay contributions to tax authorities and to various state social security funds, which guarantee social security insurance benefits to employees. These obligations involve the payment of taxes and contributions on behalf of the employee, by the employer, in an amount computed by applying the specific, legally-prescribed rates. The Group members are also legally obligated to withhold contributions from gross salaries to employees, and on behalf of its employees, to transfer the withheld portions directly to government funds. These taxes and contributions payable on behalf of the employee and employer are charged to personnel expenses in the period in which they arise.

In accordance with the Labor Law, the Group members are under obligation to pay their vesting employees retirement benefits. Long-term liabilities for retirement benefit provisions upon fulfillment of retirement criteria reported as of December 31, 2015 represent the present value of the expected future payments to employees as determined by actuarial assessment using assumptions.

(x) Financial Guarantees

Financial guarantees are contracts that require the Group member Banks to make specified payments to reimburse the holder for a loss it incurs because a specified debtor fails to make payment when due in accordance with the terms of a debt instrument.

Financial guarantee liabilities are initially recognized at their fair value, and the initial fair value is amortized over the life of the financial guarantee. The guarantee liability is subsequently carried at the higher of this amortized amount and the present value of any expected payment (when a payment under the guarantee has become probable). Financial guarantees are reported under off-balance sheet items.

(y) Equity and Reserves

The Group's equity consists of founders' share capital, shares of subsequent issues, share premium, reserves, fair value (revaluation) reserves, retained earnings and current year's profit.

The Group's equity is comprised of funds invested by the Parent Bank's founders and minority founder of Komercijalna banka a.d., Banja Luka in monetary and non-montary forms. A founder cannot withdraw funds invested in the Group's equity.

(z) Earnings per Share

The Parent Bank presents basic and diluted earnings per share (EPS) data for its ordinary shares. Basic EPS is calculated by dividing the profit or loss attributable to ordinary shareholders of the Parent Bank by the weighted average number of ordinary shares outstanding during the period.

Diluted EPS is determined by adjusting the profit or loss attributable to ordinary shareholders for the effects of all dilutive preferred shares and dividing it by the weighted average number of ordinary shares outstanding.

(zz) Segment Reporting

An operating segment is a component of the Group – a Group member – that engages independently in business activities from which it may earn revenues and incur expenses, including revenues and expenses that relate to transactions with any of the Group's other components, whose operating results are reviewed regularly by Parent Bank's management (being the chief operating decision maker) to make decisions about resources allocated to each segment and assess its performance.

All amounts expressed in thousands of RSD, unless otherwise stated.

4. RISK MANAGEMENT

The Banking Group has recognized risk management process as the key element of business management given that risk exposure is an inseparable part of banking and is managed through a process of continued risk identification, measurement, monitoring, minimizing and control, i.e., setting of risk limits and reporting on risks in accordance with adopted strategies and policies.

The Group has established a comprehensive and reliable risk management system that includes: risk management strategies, policies and procedures, appropriate organizational structure, effective and efficient process of managing all risks it is exposed to, adequate system of internal controls, adequate information system and process of internal capital adequacy assessment.

Risk management process involves clear determining and documenting risk profile and adjusting risk profile to the Group's aptitude to assume risk in accordance with the adopted strategies and policies.

The basic objectives that the Group set for the risk management system within its risk management and capital management strategies are the following: minimizing the negative effects on the financial result and equity within acceptable risk levels, maintaining the required level of capital adequacy, developing the Group's activities in accordance with business opportunities and market development with a view to gain competitive advantage.

The Group implements Basel II standards and permanently monitors all the announcement and amendments to the effective regulations, analyzes the risk levels and undertakes measures for timely reconciliation of its operations with newly enacted regulations in accordance with the risk level acceptable to the Group. Through the clearly defined process of introducing new products, the Group analyzes the influence of all new services and products on the future risk exposures in order to optimize its revenues and losses based on the estimated risk as well as to minimize all potential adverse effects on the Group's financial result.

Risk Management System

The risk management system is governed by the following internal enactments:

- Risk Management Strategy and Capital Management Strategy;
- Risk Management Policies;
- Risk Management Procedures;
- Methodologies for Managing Individual Risks; and
- Other enactments.

Risk Management Strategy sets out:

- Long-term objectives, defined by the Banking Group's business policy and strategy and its attitude to assume risk determined in accordance with those objectives;
- Basic principles of risk assumption and management;
- Basic principles of the process of internal assessment of the Group's capital adequacy; and
- Overview and definitions of all types of risk the Group is exposed to or may be exposed to.

The Banking Group specified the basic principles of risk management for achieving its long-term objectives:

- Organizing operation of a separate organizational unit for risk management;
- Functional and organizational separation of risk management activities from the regular operating activities of the Group;
- Comprehensive risk management;
- Effective risk management;
- Cyclic risk management;
- Developing risk management as a strategic orientation; and
- Risk management as a part of corporate culture.

Policies for managing certain risk types define the following:

 Manner of organizing risk management processes within the Banking Group and clear division of personnel responsibilities in all stages of the process;

All amounts expressed in thousands of RSD, unless otherwise stated.

4. **RISK MANAGEMENT (Continued)**

Risk Management System (Continued)

- Manner of assessing the Banking Group's risk profile and methodology for identifying, measuring and assessing risks;
- Manners of risk monitoring and control and establishing the system of limits, i.e. types of limits the Banking Group uses as well as their structure;
- Measures for risk mitigation and rules for implementation thereof;
- Manner and methodology for implementing the process of internal assessment of the Banking Group's capital adequacy;
- Principles of the system of internal controls; functioning; and
- Framework and frequency for stress testing and procedure in instances of unfavorable test results.

Procedures for managing certain risk types define, in greater detail, the process of managing risks and competencies and responsibilities of all organizational units of the Parent Bank and Banking Group members in the risk management system.

Individual methodologies further and in more detail prescribe methods and approaches used in the risk management system.

Competences

The Board of Directors is competent and responsible for adopting risk management strategy and policies as well as the capital management strategy, for establishment of internal control system and supervision of its efficiency, supervision of the work of the Executive Board, adoption of quarterly risk management reports, adoption of the Disaster Recovery Plan and execution of the process of internal capital adequacy assessment.

The Executive Board is competent and responsible for implementation of the Group's risk management strategy and policies, capital management strategy through adoption of risk management procedures, i.e., procedures for identifying, measuring and assessing risk, ensures their implementation and reports to the Board of Directors on such activities. In addition, the Executive Board assesses the risk management system and at least quarterly reports to the Board of Directors on the risk exposure levels and risk management and decides, after obtaining an approval of the Board of Directors, on each increase in the Bank's exposure to an entity related to the Group and notifies the Board of Directors thereof.

The Audit Committee is authorized and responsible for assessment and monitoring of application and adequate implementation of the adopted risk management strategies and policies and internal control system of the Parent Bank and the Group. The Audit Committee reports at least monthly to the Board of Directors on its activities and identified irregularities and propose how they should be removed.

The Asset and Liability Committee (ALCO) is authorized and responsible for monitoring the Bank's risk exposure resulting from the structure of its on-balance sheet receivables, payables and offbalance sheet items, and proposes measures for managing interest and liquidity risks. Each Group member has its own Asset and Liability Committee.

The Credit Committee decides on loan requests in accordance with the Parent Bank's internal acts, it analyzes the Parent Bank's exposure to credit, interest rate and currency risk, it analyzes the credit portfolio and implements the recommendations of the internal audit under the Committee's remit, and also suggests adequate measures to the Parent Bank's Executive Board. Each Group member has its own Credit Committee, which makes decisions within its remit and limits.

The Collections Committee of the Parent Bank is authorized and responsible for managing risk weighted loans; it makes decisions on the write-off of risk-weighted loans up to set limits of authorization and recommends write-off of loans to the Executive Board and Board of Directors of the Parent Bank in instances of loans in excess of its limits of authorization. Each Group member has its own Credit Committee to make decisions on risk-weighted loans.

The Risk Management Organizational Unit of the Parent Bank defines and proposes for adoption the risk management strategy, policies, procedures and methodologies, identifies, measures, mitigates, monitors, controls and reports on the risks the Parent Bank and the Group are exposed to. It is also in charge of developing models and methodologies of risk management and reporting to the competent Banking Group's bodies.

All amounts expressed in thousands of RSD, unless otherwise stated.

4. **RISK MANAGEMENT (Continued)**

Competencies (Continued)

The Parent Bank's Treasury is responsible for managing assets and liquidity, as well as assets and liabilities on the Group level. It also participates in the liquidity risk management and interest rate and currency risk management.

The Internal Audit Division is responsible for continued monitoring of implementation of risk management policies and procedures on the Group level, and tests the adequacy of procedures and the Group members' compliance with them. The Internal Audit reports its findings and recommendations to the Audit Committee and the Board of Directors.

The Compliance Control Division is obligated to identify and assess at least annually compliance risks of the Parent Bank and Group members against the Annual Business Plan adopted by the Board of Directors and proposes risk management plans, of which it prepares a report and submits it to the Executive Board and Board for Monitoring of the Parent Bank's Operation. This report is adopted by the Executive Board and submitted to the Board of Directors for their information. The Banking Group members have organizational units for risk management, asset management and internal audit.

Risk Management Process

The Banking Group regularly measures and evaluates risks identified in its operations. Measurement entails applying qualitative and quantitative measurement methods and models that enable detection of changes in risk profile and assessment of new risks.

For all risks identified the Banking Group determines their significance based on as comprehensive assessment of risks in the Banking Group's particular operations, products, activities and processes.

Risk alleviation or mitigation involves risk diversification, transfer, minimization and or avoidance; the Banking Group performs risk mitigation in accordance with its risk profile and risk appetite.

Risk monitoring and control is based on limits that are set by the Banking Group. They in turn depend on business strategy and the business environment, as well as on the level of risk that the Group is ready to accept.

Risk management reports are regularly submitted to: the Board of Directors, Executive Board, Audit Committee, ALCO and Credit Committee, and they contain all the information required for risk assessment and reaching of conclusions about the risks. Group members report to the Parent Bank's risk management organizational unit on a monthly basis.

Risk Types

In its regular course of business, the Banking Group is particularly exposed to the following risks: credit risk and risks associated with the credit risk, liquidity risk, market risk, operational risks, investment risk, exposure risk and country risk as well as to all other risks that may arise from the Banking Group's regular operations.

4.1. Credit Risk

Credit risk represents the risk of negative effects on the Group's financial result and capital arising from debtors' inability to settle the matured liabilities to the Group members.

The Group members have defined criteria for loan approval and rescheduling and restructuring of receivables prescribed by its loan approval procedures and methodology. Loans are approved depending on the target market, borrower characteristics and loan purpose.

Prior to loan approval, each Group member assesses the creditworthiness of the borrower based on internally defined criteria as a primary and offered collateral as a secondary source of collection/loan repayment. Based on the identified and measured credit risk level (assessed financial situation and credit worthiness of the borrower, value and legal security of the credit hedge and other relevant factors), and independent risk assessment, the Group member's competent bodies enact a loan approval decision in accordance with the defined decision making system.

All amounts expressed in thousands of RSD, unless otherwise stated.

4. **RISK MANAGEMENT (Continued)**

4.1. Credit Risk (Continued)

In decision making the principle of double control, the so-called "four eyes principle," is observed which ensures that there is always a party that proposes and a party that approves a particular loan/investment.

Credit risk management

According to the volume, type and complexity of its operations, the Group has organized the credit risk management process and clearly delineated employee responsibilities in all stages of the process.

The organizational model of credit risk management system enables adequate communication, information exchange and collaboration at all organizational levels within the Group as well as clear operational and organizational separation of functions for independent risk management and supporting activities on one hand and the activities of risk assumption on the other, i.e. segregation of duties, competencies and responsibilities. The Group members have also established an adequate information system for full coverage of persons involved in credit risk management system and appropriate management reporting.

The level of credit risk exposure acceptable to the Group is in line with the defined risk management strategy and depends on the Group's portfolio structure based on which is limited negative effects on the Bank's financial result and capital adequacy.

The basic principles of credit risk management are as follows:

- Managing credit risk at the individual loan level as well as the Group's entire portfolio level;
- Maintaining credit risk level that minimizes the negative effects on the Group's financial result and capital;
- Loan rating according to risk;
- Operating in accordance with best banking practices of loan approval;
- Ensuring adequate credit risk management controls.

In their effort to manage credit risk all Group members seek to do business with customers that have good credit rating and to acquire appropriate collaterals to secure repayments. The Group members assess creditworthiness of each customer upon the submission of a loan application and regularly monitor their debtors, loans and collaterals, in order to be able to undertake appropriate activities for the purpose of collecting their receivables.

All Group members perform quantitative and/or qualitative measurement, i.e. assessment of the identified credit risk. The credit risk measurement process is based on measuring risk level of individual loans and investments based on the internally adopted rating system.

The rating system is not merely an instrument for encasement individual decisions and assessing risk levels of individual investments; it is also a basis for portfolio analysis, support in loan approval and loan impairment procedure as well as in estimating provisions against losses per off-balance sheet items for the purpose of loan and investment ranking by risk level and stating realistic value of receivables. Internal rating system is subject to regular review and improvements.

For adequate and efficient management of the risks they are exposed to, the Parent Bank and Group members also comply with the principles prescribed by their respective central banks, which require classification of loans based on the prescribed criteria as well as calculation of the reserve for estimated credit risk losses.

Alleviating credit risk entails maintaining the risk at the level acceptable to the Group's risk profile, i.e. maintaining acceptable quality level of the Group's loan portfolio.

Basic credit risk alleviating techniques are:

- Exposure limits concentration risk;
- Investment diversification; and
- Collaterals.

All amounts expressed in thousands of RSD, unless otherwise stated.

4. **RISK MANAGEMENT (Continued)**

4.1. Credit Risk (Continued)

The exposure limits per individual debtor are based on the assessment of the debtor's creditworthiness, whereas the exposure limits at the portfolio level are focused on restricting exposure concentration within the portfolio. The Group members continuously control credit risk movements within a defined risk profile. In instances of exceeding the internal limits, the Group members submit explanations thereof and propose measures and action plans, while the Parent Bank notifies the Executive Board on the aforesaid excess of limits. Group members are obligated to inform the Parent Bank on any extraordinary circumstances in their operations that may occur due to the adverse local market trends, political and economic crises and the like.

Concentration risk includes: large exposure (exposure to a single entity or a group of related entities and the Group's related parties), group exposures with the same or similar risk factors such as industry sectors, types of products, geographic areas and the like, country risk and credit risk hedges.

The Parent Bank performs continuous control and monitoring of the exposure risk at the Group's portfolio level, within regulatory prescribed limits. In instances of exceeding the prescribed limits, the Parent Bank determines the causes thereof, informs the Executive Board thereof and proposes to the Parent Bank's Executive Board protective measures against the exposure risk.

At the Group level, investment diversification is aimed at alleviating credit risk through reduction portfolio concentrations in certain segments of assets.

Monitoring loan quality at the individual debtor level is primarily based on obtaining updated information on the financial situation and creditworthiness of the debtor as well as on the market value of collateral, whereas credit risk monitoring at the portfolio level is performed through identification of changes at the level of client groups with certain preset levels of risk, investment, collateral and required reserves for estimated and unexpected losses for the purpose of establishing management of the asset balances and quality. The Group members also continuously monitor and review adequacy of the process of loan rating and classification into risk groups according to the extent of recoverability.

Credit risk control entails a process of continuous reconciling business operations with the defined system of limits, as well as under conditions of large credit exposure approaching the upper risk profile limit, i.e. upon introduction of new products and business activities.

As a hedge against counterparty default risk, the Group members undertake the following steps in respect to collection of due receivables: loan rescheduling or restructuring; out-of-court settlement; seizure of goods or properties in order to collect receivables; execution of agreements with interested third parties; and instigation of court proceedings and other measures.

If the undertaken measures for regulating collection, i.e. enforced collection and court proceedings fail to provide expected results, i.e. when receivables cannot be collected in full, the Group initiates write-off of the remaining receivables.

Apart from credit risk exposure, the Group also has off-balance sheet exposures (various types of payment and performance guarantees, acceptances and letters of credit) based on which the Group has contingent liabilities to make payments on behalf of third parties. For off-balance sheet exposures the Group uses the same control processes and procedures that are used for credit risk.

Credit risk reporting includes internal and external reporting systems executed according to a preset schedule and in conformity with the defined reporting system:

- The Group members report to the Parent Bank on a monthly basis;
- The Parent Bank reports on a consolidation basis, semi-annually and annually.

Downgrade Risk

The quality of the Group's assets is measured by the level of exposure to individual risk categories according to internal rating system criteria. The internal rating system focuses on quantitative and qualitative parameters for assigning customer ratings. The rating scale consists of 5 risk categories that are subdivided into 17 subcategories. Different exposures to the same borrower are grouped in the same credit rating category irrespective of the specificities of different loan types.

All amounts expressed in thousands of RSD, unless otherwise stated.

4. RISK MANAGEMENT (Continued)

4.1. Credit Risk (Continued)

The Group uses varying credit rating models depending on the borrower type. Credit rating is calculated on monthly basis based on the qualitative and quantitative parameters and timely and regular liability settlement.

A low level of risk implies doing business with customers with a high credit rating (risk rating categories 1 and 2), increased level of risk implies doing business with customers with operating difficulties that could have a negative impact on the settlement of liabilities (risk rating category 3), and a high level of risk characterizes customers with negative operating results and poor credit rating (risk rating categories 4 and 5).

The Group protects itself against downgrade risk through continuous monitoring of customers' business operations and by identifying changes that could arise through: deterioration of a borrower's financial standing, delays in repayment and changes in the business environment, as well as by securing appropriate collaterals.

Risk of Change in Value of Assets

Allowance for impairment of loans is intended to ensure reasonable, cautious and timely registering of losses on loan impairment, as well as to intervene in respect of contingent liabilities with a view to protect the Group in the period when the loss occurs and is definitely confirmed (realized), due to inability to collect contracted amounts or through outflow of assets to settle contingent liabilities.

Allowance for impairment of loans and provisions are made when there is justification and objective evidence of impairment arising as the result of events that occurred after initial recognition of a loan, that have a negative effect on future cash flows associated with a loan.

Key elements in assessing impairment of loans are as follows: overdue payments on principal or interest, cash flow difficulties on the part of the borrower, the borrower's credit rating deterioration or changes in the initial terms of contract etc.

Allowance for impairment is based on estimated future cash flows from the borrower's business operations or collateral foreclosure if it is assessed that a loan can be realistically settled from such assets.

The Group members assess allowance for impairment of receivables on an individual and on a group basis.

Individual Assessment

Each Group member assesses impairment of each individually significant loan and considers the financial position of the loan beneficiary, sustainability of its business plan, its ability to improve performance in the event of financial difficulties, income projections, availability of other financial support and collateral value which can be realized, as well as scheduling of expected cash flows. In the event of new information coming to light that significantly alters the customer's creditworthiness, value of collateral and likelihood that liabilities toward the Group member will be settled, ad hoc assessment of loan impairment is performed.

Group-Level Assessment

Impairment is assessed on a group basis for loans that are not individually significant and for individually significant loans and advances, when there is no objective evidence of individual impairment. Group assessment is performed monthly within groups that are determined based on internal methodology and internal rating system. Group impairment percentages are calculated based on migration of risk rating categories in default status per type of borrower or product.

Impairment of loans decreases the value of loans and is recognized as an expense in the income statement.

All amounts expressed in thousands of RSD, unless otherwise stated.

4. RISK MANAGEMENT (Continued)

4.1. Credit Risk (Continued)

Assessment of Provisions for Probable Losses on Off-Balance Sheet Items

Assessment of provisions for losses on off-balance sheet items (contingent liabilities) is performed when it is estimated that it is fairly certain that an outflow of assets will be required to settle contingent liabilities.

In assessing provisions for contingent losses on off-balance sheet items, funds obtained by activating collaterals are recognized if it is completely certain that cash outflows for contingent liabilities will be settled from collaterals.

4.1.1. Maximum Credit Risk Exposure are:

Impaired Loans and Receivables

Impaired loans and receivables are those for which the Group members have determined the existence of objective evidence of impairment and do not expect them to be collected in full amounts of principal and interest matured pursuant to the relevant loan agreements. Loans and receivables are impaired on both an individual and a group basis. Fully (100%) impaired loans and receivables were subject to group-level impairment.

Loans and Receivables Matured but not Impaired

Loans and receivables matured but not impaired represent those loans and receivables where there is default in settling liabilities for contractually agreed interest or principal outstanding (the report shows the entire receivable amount as matured for any matured portion of principal or interest). The Parent Bank believes that it is not appropriate to make impairment allowance for such receivables given that there is certainty of collection.

Loans and Receivables not Matured but not Impaired

Loans and receivables not matured and not impaired are those determined as ineligible for impairment allowance given the probability of default status and certainty of collection by the Group members (loans and receivables due from the Republic of Serbia, the Ministry of Finance of the Republic of Srpska and the local self-governance units secured with the guarantee of the Republic of Montenegro).

4.1.2. Loans with Altered Initially Agreed Terms

Loans with altered initially agreed terms are loans rescheduled and/or restructured due to the borrowers' difficulties in servicing liabilities as these fall due. Considering such difficulties, the Group members decide on altering the terms and deadlines stipulated by loan agreements giving the borrowers the opportunity to discharge liabilities more easily.

Rescheduling of receivables is performed for debtors with currently mismatching cash inflows and outflows, yet whose financial indicators have not deteriorates suggesting that the debtor will be able to settle the rescheduled liabilities according to the subsequently agreed repayment terms. Receivables are rescheduled if due from debtors up to 90 days in default, most commonly per individual loan subaccount, i.e. not including all the receivables due from the same debtor.

Restructuring is performed for loans due from debtors with significant problems in business where financial indicators are substantially deteriorating. Upon restructuring:

- all balance sheet receivables due from the debtor or a greater portion thereof are replaced;
- terms whereunder the relevant receivable was approved are essentially altered (which particularly
 entails extension of the period for repayment of principal or interest, decrease in interest rate applied
 or the amount receivable and other modifications of terms which are to facilitate the position of a
 debtor);
- adoption of an adequate financial consolidation program is mandatory.

All amounts expressed in thousands of RSD, unless otherwise stated.

4. RISK MANAGEMENT (Continued)

4.1. Credit Risk (Continued)

4.1.3. Concentration Risk

The Group manages concentration risk by establishing a system of limits to the exposures with the same or similar risk factors (industry sectors/activities, geographic regions, single entities or groups of related entities, collaterals...). Establishment of appropriate exposure limits is the basis for concentration risk control with the aim of loan portfolio diversification.

4.1.4. Financial Assets

Financial assets at fair value through profit and loss relate to corporate and bank shares and investment units, and these assets are measured using the methodology of adjusting to the market prices (mark to market), given that the available data on prices that change on a daily basis or traded on a continuous basis.

Available-for-sale financial assets represent financial instruments which are intended to be held over an indefinite time period and which may be sold for liquidity purposes, due to the movements in interest rates, exchange rates or prices of capital. They mostly comprise Treasury bills and bonds issued by the Republic of Serbia, the Republic of Srpska, the Republic of Montenegro, local municipalities and bonds of other banks. Available-for-sale assets are initially measured at cost, and on a quarterly basis fair value thereof is determined based on the market prices for securities traded in active stock exchange (mark to market). Internally developed valuation models (mark to model) are used in instances that for certain financial instruments independent sources of market information are not available, and are based on the maturity of the security and the risk-free interest rate level.

Financial assets held to maturity relate to the discounted bills of exchange, fully impaired and Treasury bills issued by Government of Montenegro.

4.1.5. Credit Risk Hedges (Collaterals)

For the purpose of protection against credit risk, in addition to regular monitoring of the customer business operations, the Group also acquires security instruments (collaterals) to secure the collection of receivables and minimize credit risk. The collateral quantity and type depend on the assessed credit risk.

As a standard type of loan security instrument, each Group member demands and receives from clients contractual authorizations for account withdrawals and bills of exchange, whereas, depending on the credit risk assessment and loan type, additional collaterals agreed upon include the following:

- for commercial loans pledge liens instituted over movable assets and immovable property (mortgages), deposits, banking, corporate and state-issued guarantees, sureties, pledge liens instituted over securities, equity interests and receivables;
- for retail loans mortgages, deposits, co-sureties and insurance of the National Corporation for Housing Loans for the Parent Bank's housing loans.

For valuation of property or pledges assigned over movable assets, the Group members hire independent certified appraisers in order to minimize potential risk of unrealistic valuation. Property, goods, equipment and other movables pledged must be insured by an insurance company acceptable to the Group and insurance policies must be duly endorsed in favor of the Group members.

For protection against changes in the market value of collaterals (mortgages, pledge liens, securities, etc.) the appraised collateral value is adjusted for the predefined haircut percentage dependent on the type and location of collateral, which is reviewed at least annually, o more frequently, as appropriate. This is how the Group protects itself from potential losses arising from inability to collect its receivables from collateral foreclosure.

The Group members monitor and update the values and trends in collaterals in order to minimize the risk of unrealistic valuation, if necessary, the bank may demand additional collateral in accordance with the executed loan agreements. Collaterals represent a secondary source of collection of receivables.

All amounts expressed in thousands of RSD, unless otherwise stated.

4. **RISK MANAGEMENT (Continued)**

4.2. Liquidity Risk

Liquidity risk represents the risk of negative effects on the Group's financial result and equity resulting from the Group's difficulty or inability to settle its matured liabilities in instances of insufficient liquidity reserves and inability to cover for unexpected outflows and other liabilities.

The Group operates in accordance with the basic principles of liquidity, maintaining a sufficient level of funds to cover liabilities incurred in the short term, i.e. it observes the principle of solvency by establishing the optimal financial leverage and sufficient liquidity reserves which do not compromise realization of the projected return on equity.

Liquidity risk is manifest as the mismatch of the inflow of assets on one end and the maturities of liabilities on the other, including the possibility of delays in expected inflows as well as that of unexpected outflows. Liquidity risk may be manifest as the risk related to sources of funds and market liquidity risk. The problem of liquidity in respect of the sources of funds relates to the structure of liabilities and is expressed through potential significant share of unstable and short-term sources of funds or their concentration. On the other hand, liquidity risk is reflected in reserves deficiency and difficulty or inability to obtain liquid assets at reasonable market prices.

The Group has established appropriate organizational structure, which allows for clear differentiation between the process of assuming and the process of managing liquidity risk. The Parent Bank's Asset and Liability Management Committee and Liquidity Committee have the most significant role therein as well as other competent boards/committees, whose decisions can impact the Group's exposure to this risk.

In order to minimize liquidity risk, the Group:

- Diversifies sources of assets in respect to their currencies and maturities;
- Forms sufficient liquidity reserves;
- Manages monetary funds;
- · Monitors future cash flows and liquidity levels on a daily basis;
- Limits principal sources of credit risk with most significant impact on liquidity; and
- Defines and periodically tests Plans for Liquidity Management in Crisis Situations.

The liquidity management process comprises identification, measurement, minimizing, monitoring, control and liquidity risk reporting.

In identifying liquidity risk, the Group identifies in a comprehensive and timely manner the causes that lead to the occurrence of liquidity risk determines current liquidity risk exposure as well as liquidity risk exposure arising from new business products and activities.

Measurement and assessment of liquidity risk is performed through quantitative and/or qualitative assessment of identified liquidity risk by using the following techniques:

- GAP analysis;
- Ratio analysis; and
- Stress test.

Minimizing liquidity risk consists of maintaining this risk at a level that is acceptable to the Group's risk profile through definition of the system of exposure limits including both internal and statutory limits and timely implementation of measures to mitigate the risk and operation within the set internal and external limits.

Control and monitoring of liquidity risk includes the process of monitoring compliance with internally defined limits, and monitoring of defined measures for reducing the Group's exposure to liquidity risk. Liquidity risk control involves the control at all liquidity risk management levels as well as the independent control system implemented by the Group's organizational units responsible for internal audit and compliance monitoring.

Liquidity risk reporting consists of internal and external reporting systems and is performed on a daily basis and a set schedule according to the defined system.

All amounts expressed in thousands of RSD, unless otherwise stated.

4. **RISK MANAGEMENT (Continued)**

4.2. Liquidity Risk (Continued)

The Group's operations are reconciled with legally prescribed liquidity ratio as follows: minimum 0.8 for one working day; minimum 0.9 for no longer than three consecutive working days and minimum 1 as the average liquidity ratio for all working days in a month. The Group also monitors compliance with the regulatory prescribed rigid/cash liquidity ratio as follows: minimum 0.5 for one working day; minimum 0.6 for no longer than three consecutive working days and minimum 0.7 as the average liquidity ratio for all working days and minimum 0.7 as the average liquidity ratio for all working days in a month.

In near term, the Group manages liquidity risk by monitoring and controlling items in all major currencies in order to identify the needs for additional funding in a timely manner in case of maturities of certain items, i.e. in the long term, the Group plans the structure of its funding sources and investments in order to provide sufficient stable funding sources and liquidity reserves. The Group's management believes that adequate diversification of the deposit portfolio per number and type of depositors as well as historical experience provide a solid basis for existence of a stable and long-term deposit base, i.e. no significant outflow of funds is expected thereof. The Group regularly tests the Plans for Liquidity Management in Crisis Situations which are intended for testing potential crisis, checks the survival period and solvency, availability of funding for liabilities that could arise and assesses the support under the assumed crisis conditions.

Non-discounted cash flows arising from the items of monetary assets and monetary liabilities include future cash flows per balance sheet items and future interest. In the case of transaction deposits and demand deposits, which, observing the conservative approach, are categorized into deposits with maturities of up to a month, the undiscounted cash flows include only the cash flows from the debt principal outstanding.

Market Risks

Market risk represents the possibility of occurrence of negative effects on the Group's financial result and equity due to changes in market variables and comprises interest rate risk, currency risk for all business operations and price risk for all items in the trading book.

The Group is exposed to price risk, currency risk, counterparty risk and risk of settlement related to trading book items. The trading book contains balance sheet and off-balance sheet assets and liabilities related to financial instruments that the Group holds for trading or to hedge other financial instruments that are maintained in the trading book.

The Group has established appropriate organizational structure, which allows for clear differentiation between the process of assuming market risks and the process of managing those risks. The Asset and Liability Management Committee (ALCO) and Investment Committee have the most significant role therein as well as other competent boards/committees of the Parent Bank and Group members, whose decisions can impact the Group's exposure to this risk.

4.3 Interest Risk

Interest risk represents the probability of negative effects on the Group's financial result and equity through items of the banking general ledger due to adverse interest rate fluctuations. The exposure to this risk depends on the relation between the interest rate sensitive assets and liabilities.

The Group manages the following types of interest rate risk:

- Repricing risk of temporal mismatch between maturity and repricing;
- Yield curve risk to which the Group is exposed due to changes in yield curve shape;
- Basis risk to which the Group is exposed due to different reference interest rates for interest rate sensitive items with similar maturity or repricing characteristics; and
- Optionality risk to which the Group is exposed due to contractually agreed optional terms loans with an option of early repayment, deposits with an option of early withdrawal, etc.

The basic objective of interest risk management is maintaining the acceptable level of interest rate risk exposure from the aspect of the effect on the financial result, by conducting adequate policy of matching periods of interest rate repricing, matching adequate sources to investments per interest rate type and maturity, as well as projecting movements in the yield curve in both foreign and domestic markets. Primarily, the Group manages the internal yield margin through the prices of loans and deposits, focusing on the interest rate margin.

All amounts expressed in thousands of RSD, unless otherwise stated.

4. **RISK MANAGEMENT (Continued)**

4.3 Interest Risk (Continued)

The Group particularly considers the effects of interest rate changes and changes in the structure of interest-bearing assets and liabilities from the perspective of maturity, interest rate repricing and currency structure and manages the effect thereof on the economic value of equity.

The process of interest rate risk management consists of identification, measurement, minimizing, monitoring, control and interest rate risk reporting.

Identification of interest rate risk consists of comprehensive and timely identification of the causes and factors that lead to the occurrence of interest rate risk, which includes determining current interest rate risk exposure, as well as interest rate risk exposure arising from new business products and activities.

Measurement and assessment of interest rate risk at the Group is performed through quantitative assessment of identified interest rate risk by using the following techniques:

- GAP analysis;
- Ratio analysis;
- Duration;
- Economic value of equity; and
- Stress test.

Minimizing interest rate risk means maintaining this risk at a level that is acceptable for the Group's risk profile. Alleviating interest rate risk refers to the process of defining the systems of limited exposure of the Group to the interest rate risk and implementing measures for interest rate risk mitigation.

Control and monitoring of interest rate risk entails the process of monitoring compliance with the established system of limits as well as monitoring defined measures for reducing the Group's exposure to the interest rate risk. Control of interest rate risk refers to control on all management levels as well as an independent control system implemented by the organizational units responsible for internal audit and compliance monitoring.

Interest rate risk reporting consists of an internal system of reporting to competent boards/committees and the Group members' interest rate risk management bodies.

Internal limits are determined based on the internal report on the interest rate GAP, which includes all the balance sheet items.

The Group members' management believes that appropriate matching of items per interest rate type and interest rate repricing period constitutes a solid prerequisite for existence with required financial results achieved and maintenance of economic value of equity.

Risk of Changes in Interest Rates

In addition to the GAP analyses, interest rate risk management also entails monitoring the sensitivity of the Group's assets and liabilities to different scenarios of changes in interest rates. The Group performs regular interest rate risk stress testing to assess the estimated impact of the changes in the key factors on the Group's interest rate risk.

In scenario modelling, in addition to the changes in interest rates, particular consideration is given to the impact of early deposit withdrawal and early loan repayment, which the Group estimates based on historical trends and expert estimates. The Group estimated trends with regard to transaction deposits, demand deposits and savings deposits of retail customers using time series statistical modeling.

4.4. Currency Risk

Currency risk represents the possibility of negative effects on the Group's financial result and equity due to fluctuations in exchange rates between currencies, fluctuations in the domestic currency with respect to foreign currencies or changes in the value of gold and other precious metals. All items in the banking book and the trading book that are denominated in a foreign currency and gold, including dinar items indexed to foreign currency clause are exposed to currency risk.

All amounts expressed in thousands of RSD, unless otherwise stated.

4. **RISK MANAGEMENT (Continued)**

4.4. Currency Risk (Continued)

In order to minimize the currency risk exposure, the Group diversifies the currency structure of its portfolio and currency structure of liabilities, reconciling open positions in certain currencies pursuant to the principles of maturity transformation.

The Group has established appropriate organizational structure, which allows for clear differentiation between the process of assuming currency risk and the process of managing currency risk.

The process of currency risk management entails identifying, measuring, minimizing, monitoring, control and currency risk reporting.

The Group identifies in a comprehensive and timely manner the causes that lead to emergence of currency risk and includes the determination of current currency risk exposure, as well as currency risk exposure resulting from new business products and activities.

Measurement and assessment of currency risk in the Group is performed through quantitative assessment of identified currency risk by using the following techniques:

- GAP analysis and currency risk ratio;
- VaR analysis;
- Stress test;
- Back testing.

Relieving foreign currency risk entails maintenance of risk at an acceptable level for the Group's risk profile through the establishment of a transparent system of limits and defining measures used to mitigate foreign currency risk.

Control and monitoring of the currency risk consists of observation and supervision of compliance with internally and externally defined limits as well as monitoring of defined and implemented measures. Continuous monitoring and control of foreign currency risk ensures timely undertaking measures for the purpose of maintaining the currency risk within defined limits. Foreign currency risk control means control at all management levels as well as independent control system implemented by the organizational units responsible for internal audit and compliance monitoring.

Reporting on currency risk includes internal and external reporting systems. It is performed on a daily basis and a set schedule according to the defined system.

The Group reconciles its business operations with the prescribed foreign currency risk ratio, which represents the ratio between the total net foreign currency balance and the position of gold relative to the Group's regulatory capital.

4.5. Operational Risk

The Group member Banks monitor operational risk events daily and manage operating risks. For the purpose of efficient operational risk monitoring, the Group member Banks appoint employees who are in charge of operational risk with the objective of monitoring operational risk in every Bank's organizational part, where such employees are responsible for accuracy and timeliness of information about all operational risk events that occur in their organizational unit, as well as for keeping records about all such events in the operational risk database. The organizational part of the Group member Banks which is responsible for risk management monitors and reports operational risks.

Measurement and assessment of operational risk at the Group is done through quantitative and/or qualitative assessment of identified operational risk. The Group member Banks measure operational risk exposure through event records, self-assessment and stress testing. Self-assessment consists of assessment of risk exposure by organizational units based on the roadmap for identifying operating risks, through measurement of potential ranges and frequencies of events that can result in losses, identification of levels of control that business areas must maintain over these risks and measures of improvement. Stress test represents an operational risk management technique which is used to assess potential effects of specific events and/or changes in several financial variables on the Group's exposure to operational risk.

All amounts expressed in thousands of RSD, unless otherwise stated.

4. **RISK MANAGEMENT (Continued)**

4.5. Operational Risk (Continued)

The Group cannot eliminate all operational risks, but by introducing a rigorous framework of control, monitoring and response to potential risks it is capable of managing these risks. The Group takes measures in order to relieve operational risks and ensure proactive response to events potentially creating operational risks through continued monitoring of all activities, application of adequate and reliable information system and by applying project approach orientation, the implementation of which helps improve the business practice and optimize the Group's business processes.

Through reliable reporting on the implementation of measures undertaken to mitigate operational risks, the Group has established a system for monitoring the activities undertaken by the Group's organizational parts in order to reduce arising operational risks. The Group assess the risk of entrusting third parties with activities related to the Group's operations and based on the service contracts executed with such third parties which clearly define terms, rights, obligations and responsibilities of the contracting parties.

With the objective of smooth and continued operation of all significant systems and processes in the Group, and to limit losses that could be incurred in extraordinary circumstances, the Group adopted the Business Continuity Plan, in order to ensure the restoration and recovery of the information technology systems in the event of interruption or stoppage of operations, the Group adopted the Disaster Recovery Plan.

4.6. Investment Risks

The Group's investment risk relates to the risk of investing in other entities and capital expenditures. The Group's investments in a non-financial sector entity cannot exceed 10% of the Group's equity, whereby such investments entail investments through which the Group acquires equity interest or shares in a non-financial sector entity. The total Group's investment in non-financial sector entities and Group's own fixed assets cannot exceed 60% of the Group's equity, but this restriction does not apply to the acquisition of shares for further trading and sales thereof within six months from the acquisition date.

4.7. Exposure Risk

Large exposures of the Group to a single entity or a group of related entities, including Group's related parties, are exposures amounting to over 10% of the Group's capital.

In its operations, the Group takes care of the compliance with statutory exposure limits:

- The Group's exposure to a single entity or a group of related entities cannot exceed 25% of the Group's equity;
- The aggregate amount (sum) of the Group's large exposures cannot exceed 400% of the Group's equity.

The limits defined for the Group's exposure to a single entity or a group of related entities apply for the Group's own related parties as well.

The Group's exposure to a single party or a group of related parties, as well as exposure to the Group's own related parties, were within the prescribed limits.

4.8. Country Risk

Country risk relates to the risk of the country of origin of the entity the Group is exposed to, i.e. the possibility of negative effects on the Group's financial result and equity due to inability to collect receivables from abroad and is caused by political, economic and social conditions in the borrower's country of origin. Country risk includes the following risks:

- Political and economic risk relates to the likelihood of losses due to the inability to collect the Group's receivables because of deterioration in macroeconomic stability, due to limitations prescribed by government regulations or due to other structural changes in the economy of the given country;
- Transfer risk relates to the probability of losses due to the inability to collect receivables in a currency which is not the official currency in the borrower's country of origin, due to limitations to liability settlement toward creditors from other countries in specific currency that is predetermined by the official state regulations and bylaws of state and other bodies of the borrower's country of origin.

All amounts expressed in thousands of RSD, unless otherwise stated.

4. **RISK MANAGEMENT (Continued)**

4.8. Country Risk (Continued)

Management of country risk is made per individual loans and receivables and at the Group's portfolio level. Measurement of exposure of an individual receivable to country risk is based on the country rating of the Group's borrower's country of origin as defined by internationally recognized agencies, while measurement of portfolio exposure to country risk is based on setting limits to exposure in terms of a percentage of the Group's equity, depending on the internal country rating category. The Group measures and controls portfolio exposure to country risk by grouping receivables by default level of risk of the borrower countries of origin.

For the purpose of adequate country risk control, the Group defines exposure limits individually per borrower country of origin.

4.9. Fair Value of Financial Assets and Liabilities

Fair values of loans and receivables due from customers are estimated using the discounted cash flows model in instances of loans and receivables at fixed interest rates. Discounts rates are based on the current market interest rates applied to instruments offered under similar terms to borrowers with similar credit ratings. In addition, liabilities due to customers with defined maturities and contracted at fixed interest rates are discounted taking into account the prevailing terms according to the deposit types, terms and maturities.

Loans that are no longer approved and cannot be approved (loans indexed to CHF) are discounted at the same interest rates. In addition, loans approved at fixed interest rates subsidized by the Government were discounted at the same rate since the Group members would not have approved loans at low interest rates had the Government not subsidized portion of the interest rate. All loans and receivables approved at variable interest rates were approved in accordance with the prevailing market terms and the Group member Bank's Business Policy.

Fair values of investment securities held to maturity are estimated using market prices or the discounted cash flows model based on current market interest rates applied to similar product instruments offered. Investment securities held to maturity have all matured resulting in the carrying values being equal to their fair values.

4.10. Capital Management

The Group has established a risk management system in accordance with the volume and structure of its business activities and the capital management is aimed at unhindered achievement of the Group's business policy goals.

The calculation of the amount of capital and capital adequacy ratio is reconciled with the Basel II Standards.

The Banking Group manages capital on an ongoing basis in order to:

- Maintain the minimum regulatory capital requirement (EUR 10 million);
- Comply with the prescribed capital adequacy ratio (minimum 12%);
- Maintain customer trust in the safety and stability of the Group's operations;
- Realize business and financial plans;
- Support the expected growth of loans and receivables due from customers;
- Ensure optimum future sources of funds and deployment thereof;
- Realize the dividend policy.

The Group's regulatory capital represents the sum of the core capital and supplementary capital, reduced for deductible items. The capital adequacy ratio represents the Group's capital relative to the sum of credit risk-weighted assets, foreign currency gap and operational risk exposure. Credit risk-weighted assets are determined according to risk weights prescribed for all types of assets. Exposure to operational risk is determined by multiplying the reciprocal value of the prescribed capital adequacy ratio by the capital requirement for operational risk, which represent a three-year average of the product of exposure indicators for all lines of business by the prescribed capital requirement rates for each individual business line. The capital requirement for the currency risk on the Banking Group level equals the sum of the individual capital requirements for the aforesaid risk of all Banking Group members, where the sum of the net open currency position and the absolute open position in gold exceeds 2% of the capital.

December 21 2015

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS June 30, 2016

All amounts expressed in thousands of RSD, unless otherwise stated.

4. **RISK MANAGEMENT (Continued)**

4.10. Capital Management (Continued)

Capital adequacy ratio

	June 30, 2016	December 31, 2015
Core capital	41,209,765	40,641,634
Supplementary capital	4,294,433	4,034,778
Deductible items	(121,681)	(190,945)
Capital	45,382,517	44,485,467
Credit risk-weighted assets	169,416,115	166,568,209
Operational risk exposure	23,173,088	22,226,158
Foreign currency risk exposure	1,435,228	4,167,685
Capital adequacy ratio (minimum 12%)	23.39%	23.05%

Juno 20, 2016

In the course of 2015 and 2016 the Group's capital adequacy ratio was in excess of the prescribed regulatory limit of 12%.

Through its Capital Management Strategy, the Banking Group ensures maintenance of the level and structure of the internal capital, which adequately supports increase in loans and receivables, future sources of funding and their utilizations and changes in regulatory requirements.

As part of the system of capital management, the Capital Management Plan, includes the following:

- Strategic goals and schedule for realization thereof;
- Manner of organizing the process of available internal capital management;
- Procedures for planning adequate levels of available internal capital;
- Manner of attaining and maintaining adequate levels of available internal capital; and
- The Business Continuity Plan in case of unforeseen events.

The Group continuously implements processes of internal assessment of capital adequacy in accordance with the nature, volume and complexity of its business operations and in compliance with the adopted risk management strategy, individual risk management policies and capital management strategy.

As a documented and continuous process, internal assessment of capital adequacy meets the following criteria:

- it is based on risk identification and measurement;
- it provides comprehensive assessment and monitoring of risks the Banking Group is or may be exposed to;
- it provides adequate level of internally available capital according to the Banking Group's risk profile,
- it is included in the Banking Group's management system and decision making process; and
- it is subject to regular analysis, supervision and review.

Stages of the internal capital adequacy assessment include the following:

- determination of materially significant risks as per qualitative and quantitative criteria;
- calculation of the amounts of internal capital requirements;
- determination of the aggregate internal capital requirement;
- comparison of the following elements:
 - capital to available internal capital;
 - o minimum prescribed capital requirements to internal capital requirements for individual risks; and
 - o sum of the minimum capital requirements to the aggregate internal capital requirement.

All amounts expressed in thousands of RSD, unless otherwise stated.

5. USE OF ESTIMATES

Management makes estimates and assumptions that affect the reported amounts of assets and liabilities within the reporting period. Estimates and underlying assumptions are continually reviewed and are based on historical experience and other factors, including expectations of future events that are believed to be reasonable under the circumstances.

Key Sources of Estimation Uncertainty

Provisions for Credit Losses

Assets accounted for at amortized cost are assessed for impairment on a basis described in accounting policy 3(j) (vii).

The specific counterparty component of the total allowances for impairment applies to financial assets evaluated individually for impairment and is based upon management's best estimate of the present value of the cash flows that are expected to be received. In estimating these cash flows, management makes judgments about counterparty's financial situation and the net realizable value of any underlying collateral. Each impaired asset is assessed on its merits, and the workout strategy and estimate of cash flows considered recoverable are independently approved by the credit risk function.

Collectively assessed impairment allowances cover credit losses inherent in portfolios of loans and receivables and held-to-maturity investment securities with similar credit risk characteristics when there is objective evidence to suggest that they contain impaired items cannot yet be identified. In assessing the need for collective loss allowances, management considers factors such as credit quality, portfolio size, concentrations and economic factors. In order to estimate the required allowances, assumptions are made to define the way inherent losses are modelled and to determine the required input parameters, based on historical experience and current economic conditions. The accuracy of the allowances depends on the estimates of future cash flows for specific counterparty allowances and the model assumptions and parameters used in determining collective allowances.

Determining Fair Values

The determination of fair value for financial assets and liabilities for which there is no observable market price requires the use of valuation techniques as described in accounting policy 3(j) (vi). For financial instruments that trade infrequently and have little price transparency, fair value is less objective, and requires varying degrees of judgment depending on liquidity, concentration, uncertainty of market factors, pricing assumptions and other risks affecting the specific instrument.

Critical Accounting Judgments in Applying the Group's Accounting Policies

Critical accounting judgments made in applying the Group's accounting policies include:

Impairment of Investments in Equity Shares

Investments in equity shares are estimated for impairment in accordance with the method described under accounting policies 3(j) (vii) and 3(n).

Valuation of Financial Instruments

The Group's accounting policy on fair value measurement is disclosed in accounting policy 3(j) (vi).

The Group members measure fair values using the following fair value hierarchy that reflects the significance of the inputs used valuation:

- Level 1: Quoted market price (unadjusted) in an active market for an identical instrument.
- Level 2: Valuation techniques based on observable inputs other than quoted prices, either directly (i.e. as prices) or indirectly (i.e. derived from prices). This category includes instruments valued using: quoted market prices in active markets for similar instruments; quoted prices for identical or similar instruments in markets that are considered less than active; or other valuation techniques where all significant inputs are directly or indirectly observable from market data.
- Level 3: Valuation techniques using significant unobservable inputs. This category includes all instruments where the valuation technique includes inputs not based on observable data and the unobservable inputs have a significant effect on the instrument's valuation. This category includes instruments that are valued based on quoted prices for similar instruments where significant unobservable adjustments or assumptions are required to reflect differences between the instruments.

All amounts expressed in thousands of RSD, unless otherwise stated.

5. USE OF ESTIMATES (Continued)

Fair values of financial assets and financial liabilities that are traded in active markets are based on quoted market prices or dealer price quotations. For all other financial instruments the Group members determine fair values using valuation techniques.

Valuation techniques include net present value and discounted cash flow models, comparison to similar instruments for which market observable price exist and other valuation models. Assumptions and inputs used in valuation techniques include risk-free and benchmark interest rates, credit spreads and other premiums used in estimating discount rates, bond and equity prices, foreign exchange rates, equity and equity index prices and expected price volatilities and correlations. The objective of valuation techniques is to arrive at a fair value determination that reflects the price of the financial instrument at the reporting date, which would have been determined by market participants acting at arm's length.

The Group uses generally accepted valuation models for determining the fair value of common and more simple financial instruments, like interest rate and currency swaps that use only observable market data and require little management judgment and estimation. Observable prices and model inputs are usually available in the market for listed debt and equity securities, exchange traded derivatives and simple over the counter derivatives like interest rate swaps.

Availability of observable market prices and model inputs reduces the need for management judgment and estimation and also reduces the uncertainty associated with determination of fair values. Availability of observable market prices and inputs varies depending on the products and markets and is prone to changes based on specific events and general conditions in the future markets.

6. SEGMENT REPORTING

As presented below, the Group has the total of four members representing the strategic organizational units of the Group:

Komercijalna banka a.d., Beograd, Serbia, Parent Bank	Involved in crediting activities, depository and guarantee activities and payment transfer operations in the country and abroad, as well as trading in securities and other financial instruments.
Komercijalna banka a.d., Budva, Montenegro	Involved in crediting activities, depository and guarantee activities and payment transfer operations in the country and abroad, as well as trading in securities and other financial instruments.
Komercijalna banka a.d., Banja Luka, Bosnia and Herzegovina	Involved in crediting activities, depository and guarantee activities and payment transfer operations in the country and abroad, as well as trading in securities and other financial instruments.
The Investment Fund Management Company KomBank INVEST a.d., Beograd, Serbia	Involved in investment fund managing activities.

The Parent Bank monitors and discloses information on the strategic segments – Group members – within its consolidated financial statements. The major portion of the Group's business operations is conducted in the territory of the Republic of Serbia. Subsidiaries are immaterial to the Parent Bank's standalone financial statements.

The Parent Bank's total balance sheet assets accounted for 93.27% of the total consolidated balance sheet assets (2015: 93.0%).

The total balance sheet assets of Komercijalna banka a.d., Budva accounted for 2.97% of the total consolidated balance sheet assets (2015: 3.0%), the total balance sheet assets of Komercijalna banka a.d., Banja Luka – 3.73% (2015: 4.0%) and those of KomBank Invest – 0.03% (2015: 0.03%).

Each strategic segment's result (profit or loss) is used to measure the performance, i.e., the successfulness of business operation, since the Parent Bank's management believes that such information is the most relevant for evaluation of a certain segment's result as compared to other legal entities involved in the aforesaid business activities and operating in the local market. Prices for intersegmental settlement are determined under the market terms.

All amounts expressed in thousands of RSD, unless otherwise stated.

6. SEGMENT REPORTING (Continued)

Upon consolidation, all inter-company transaction balances were eliminated from the statement of financial position in the amount of RSD 6,304,970 thousand (2015: RSD 7,048,858 thousand). From the income statements income totaling RSD 8,452 thousand (30.06.2015: RSD 12,381 thousand) was eliminated, as well as expenses amounting to RSD 23,359 thousand (30.06.2015: RSD 8,908 thousand):

Balance Sheet - June 30, 2016

Summary Unconsolidated Balance Sheet	Consolidated Balance Sheet Amount	Consolidated Balance Sheet
439,750,438	6,304,970	433,445,468
Cash/liabilities	623,970	
Loans/liabilities Investments/equity	200,112 5,480,888	

Income Statement – June 30, 2016

Summary Unconsolidated Profit within Income Statement (before taxes)	Consolidated Income Statement Amount		Consolidated Profit (before taxes)
	Income	Expenses	
(2,705,273)	8,452	23,359	(2,690,366)
Interest	2,694	2,694	
Fees and commissions	3,802	3,802	
Foreign exchange effects	1,956	16,863	

Balance Sheet - 2015

Summary Unconsolidated Balance Sheet	Consolidated Balance Sheet Amount	Consolidated Balance Sheet
421,927,391	7,048,858	414,878,533
Cash/liabilities Loans/liabilities	980,087 587,883	
Investments/equity	5,480,888	

Income Statement – June 30, 2015

Summary Unconsolidated Profit within Income Statement (before taxes)	Consolidated Income Statement Amount		Consolidated Profit (before taxes)
<u> </u>	Income	Expenses	<u>.</u>
706,830	12,381	8,908	703,357
Interest	4,826	4,826	
Fees and commissions	4,082	4,082	
Foreign exchange effects	3,473	-	

The Parent Bank's management reviews and controls internal reports to the management of each strategic organizational component of the Group at least on a quarterly basis. What follows are the summaries of the strategic segments' financial information and activities included in the consolidated statement of financial position and consolidated income statement for June 30, 2016 and 2015.

June 30, 2016

All amounts expressed in thousands of RSD, unless otherwise stated.

6. SEGMENT REPORTING (Continued)

A. BALANCE SHEET as of June 30, 2016

	Komercijalna banka a.d., Beograd	Komercijalna banka a.d., Budva	Komercijalna banka a.d., Banja Luka	KomBank INVEST a.d., Beograd	Total
ASSETS					
Cash and cash funds held with the central bank	62,001,833	1,697,847	3,678,127	-	67,377,807
Financial assets at fair value through profit and loss, held for trading	873,259	-	-	147,664	1,020,923
Financial assets available for sale	141,765,031	1,921,695	887,380	-	144,574,106
Financial assets held to maturity	-	185,152	-	-	185,152
Loans and receivables due from banks and other financial institutions	26,287,372	1,235,512	598,131	-	28,121,015
Loans and receivables due from customers	158,089,978	6,003,855	10,491,797	-	174,585,630
Intangible assets	359,948	12,377	21,998	-	394,323
Property, plant and equipment	6,000,108	194,313	46,242	69	6,240,732
Investment property	2,717,557	-	142,470	-	2,860,027
Current tax assets	-	-	12,233	117	12,350
Deferred tax assets	212,833	2,537	-	-	215,370
Non-current assets held for sale and assets from discontinued operations	69,317	-	252,646	-	321,963
Other assets	5,895,315	1,603,276	36,147	1,332	7,536,070
Total assets	404,272,551	12,856,564	16,167,171	149,182	433,445,468
LIABILITIES AND EQUITY Deposits and other liabilities due to banks, other financial institutions and the central bank	16.680.598	289.674	2.657.621	_	19,627,893
Deposits and other liabilities due to customers	319,842,828	9,726,225	9,370,322	_	338,939,375
Subordinated liabilities	6,165,502	5,720,225	5,570,522	_	6,165,502
Provisions	2,127,130	51,777	32,999	742	2,212,648
Current tax liabilities	2,127,100	51,777	52,555	-	2,212,040
Deferred tax liabilities	334,416	12,100	2,592	_	349,108
Other liabilities	5,671,494	32,690	82,089	1,532	5,787,805
	3,071,404	32,000	02,000	1,002	5,707,005
Total liabilities Equity	350,821,968	10,112,466	12,145,623	2,274	373,082,331
Issued capital and share premium	40,034,550	-	-	-	40,034,550
Retained earnings/(accumulated losses)	(3,388,003)	(62,350)	16,927	7,002	(3,426,424)
Reserves	23,034,811	576,262	143,993	(121)	23,754,945
Non-controlling interests	-	-	66	-	66
Total equity	59,681,358	513,912	160,986	6,881	60,363,137
Total liabilities and equity	410,503,326	10,626,378	12,306,609	9,155	433,445,468

June 30, 2016

All amounts expressed in thousands of RSD, unless otherwise stated.

6. SEGMENT REPORTING (Continued)

B. BALANCE SHEET as of December 31, 2015

B. BALANCE SHEET as of December 31, 2015					
	Komercijalna banka a.d., Beograd	Komercijalna banka a.d., Budva	Komercijalna banka a.d., Banja Luka	KomBank INVEST a.d., Beograd	Total
ASSETS	<u>U</u>		· · ·		
Cash and cash funds held with the central bank	63,523,715	1,495,679	3,875,824	-	68,895,218
Financial assets at fair value through profit and loss, held for trading	851,056	-	-	4,755	855,811
Financial assets available for sale	127,173,383	1,937,561	1,219,150	-	130,330,094
Financial assets held to maturity		-	-	109,306	109,306
Loans and receivables due from banks and other financial institutions	16,263,827	1,041,823	543,247		17,848,897
Loans and receivables due from customers	162,742,565	6,229,312	10,450,779	-	179,422,656
Intangible assets	216,830	16,898	18,220	-	251,948
Property, plant and equipment	6,139,572	200,220	52,164	51	6,392,007
Investment property	2,744,026	-	155,895	-	2,899,921
Current tax assets	37,017	-	2,945	117	40,079
Deferred tax assets	-	-	-	-	· -
Non-current assets held for sale and assets from discontinued operations	63,314	-	107,353	-	170,667
Other assets	6,040,404	1,576,307	44,292	926	7,661,929
Total assets	385,795,709	12,497,800	16,469,869	115,155	414,878,533
LIABILITIES AND EQUITY					
Deposits and other liabilities due to banks, other financial institutions and the central					
bank	16,171,598	286,726	2,310,402	-	18,768,726
Deposits and other liabilities due to customers	300,005,903	9,632,142	9,696,577	-	319,334,622
Subordinated liabilities	6,077,962			-	6,077,962
Provisions	2,109,020	63,231	39,735	742	2,212,728
Current tax liabilities	-	685	11,220	-	11,905
Deferred tax liabilities	127,545	9,433	2,556	-	139,534
Other liabilities	4,920,368	44,223	54,275	1,100	5,019,966
Total liabilities	329,412,396	10,036,440	12,114,765	1,842	351,565,443
Equity	020,412,000	10,000,110	12,114,700	1,042	001,000,440
Issued capital and share premium	40,034,550	-	-	-	40,034,550
Retained earnings/(accumulated losses)	(6,874,912)	47,569	(158,851)	(18,318)	(7,004,512)
Reserves	29,373,116	598,854	311,138	(121)	30,282,987
Non-controlling interests		-	65	(65
Total equity	62,532,754	646,423	152,352	(18,439)	63,313,090
Total liabilities and equity	391,945,150	10,682,863	12,267,117	(16,597)	414,878,533
			<u> </u>		

June 30, 2016

All amounts expressed in thousands of RSD, unless otherwise stated.

6. SEGMENT REPORTING (Continued)

C. INCOME STATEMENT – January 1 trough June 30, 2016

	Komercijalna banka a.d., Beograd	Komercijalna banka a.d., Budva	Komercijalna banka a.d., Banja Luka	KomBank INVEST a.d., Beograd	Total
Interest income	8,609,961	278,014	358,380	1,084	9,247,439
Interest expenses	(1,825,067)	(56,624)	(77,298)	-	(1,958,989)
Net interest income	6,784,894	221,390	281,082	1,084	7,288,450
Fee and commission income	2,959,157	69,284	110,034	7,388	3,145,863
Fee and commission expenses	(544,178)	(17,689 <u>)</u>	(35,316)	(143)	(597,326)
Net fee and commission income	2,414,979	51,595	74,718	7,245	2,548,537
Net gains on the financial assets held for trading	28,102	-	-	3,391	31,493
Net gains on the financial assets available for sale	(50,727)	39,964	2,407	22,941	14,585
Net foreign exchange gains and positive currency clause effects	16,470	(2,517)	(408)	(8)	13,537
Other operating income	149,365	4,147	10,302	5	163,819
Net losses from impairment of financial assets and credit risk-weighted					
off-balance sheet assets	(6,246,223)	(128,871)	(22,710)	-	(6,397,804)
Total operating income	3,096,860	185,708	345,391	34,658	3,662,617
Staff costs	(2,163,940)	(126,221)	(148,716)	(5,813)	(2,444,690)
Depreciation and amortization charge	(383,835)	(14,806)	(19,208)	(18)	(417,867)
Other expenses	(3,183,019)	(147,117)	(157,302)	(2,988)	(3,490,426)
Profit before taxes	(2,633,934)	(102,436)	20,165	25,839	(2,690,366)
Current income tax expense	-	-	-	-	-
Gains on created deferred tax assets and decrease in deferred tax					
liabilities	-	-	-	-	-
Losses decrease in deferred tax assets and created deferred tax liabilities	-	-	-	-	-
Profit for the year	(2,633,934)	(102,436)	20,165	25,839	(2,690,366)

June 30, 2016

All amounts expressed in thousands of RSD, unless otherwise stated.

6. SEGMENT REPORTING (Continued)

C. INCOME STATEMENT – January 1 trough June 30, 2015

	Komercijalna banka a.d., Beograd	Komercijalna banka a.d., Budva	Komercijalna banka a.d., Banja Luka	KomBank INVEST a.d., Beograd	Total
-					
Interest income	9,920,973	347,341	407,532	5,915	10,681,761
Interest expenses	(3,022,693)	(93,148)	(98,337)	-	(3,214,178)
Net interest income	6,898,280	254,193	309,195	5,915	7,467,583
Fee and commission income	2,894,123	71,716	111.069	3,101	3,080,009
Fee and commission expenses	(523,216)	(16,072)	(31,342)	(156)	(570,786)
Net fee and commission income	2,370,907	55,644	79,727	2,945	2,509,223
Net gains on the financial assets held for trading	2,036	-	-	631	2,667
Net gains on the financial assets available for sale	11,856	-	8,243	514	20,613
Net foreign exchange gains and positive currency clause effects	21,180	2,240	(12,388)	14	11,046
Other operating income	209,169	1,938	1,786	140	213,033
Net losses from impairment of financial assets and credit risk-weighted					
off-balance sheet assets	(2,918,607)	(42,973)	(47,022)		(3,008,602)
Total operating income	6,594,821	271,042	339,541	10,159	7,215,563
Staff costs	(2,058,986)	(135,124)	(140,657)	(5,497)	(2,340,264)
Depreciation and amortization charge	(413,958)	(18,646)	(20,625)	(38)	(453,267)
Other expenses	(3,423,579)	(143,892)	(148,440)	(2,764)	(3,718,675 <u>)</u>
Profit before taxes	698,298	(26,620)	29,819	1,860	703,357
Current income tax expense	-	-	-	-	-
Gains on created deferred tax assets and decrease in deferred tax					
liabilities	-	-	-	-	-
Losses decrease in deferred tax assets and created deferred tax liabilities	-	-		<u> </u>	-
Profit for the year	698,298	(26,620)	29,819	1,860	703,357

All amounts expressed in thousands of RSD, unless otherwise stated.

7. FINANCIAL ASSETS AND LIABILITIES - ACCOUNTING CLASSIFICATION AND FAIR VALUES

The following describes the methodologies and assumptions used to determine fair values for those financial instruments that are not recorded at fair value in the financial statements:

(i) Assets and liabilities whose carrying values approximate their fair values

For financial assets and financial liabilities that are highly liquid or having a short term original maturity (within a year) it is assumed that their carrying amounts approximate their fair values. This assumption is also applied to demand deposits, savings accounts without a specific maturity and all variable interest rate financial instruments.

(ii) Fixed interest rate financial instruments

The fair value of fixed interest rate financial assets and liabilities carried at amortized cost are estimated by comparing market interest rates when they were first recognized with current market rates offered for similar financial instruments. The assessed fair values of assets and liabilities with fixed interest rates mostly correspond to the carrying values thereof given that the interest rates applied do not depart from market interest rates. There are no materially significant departures in this respect.

8. THE PARENT BANK'S INVESTMENTS IN SUBSIDIARIES

	June 30, 2016	December 31, 2015
KomBank INVEST a.d., Beograd	140,000	140,000
Komercijalna banka a.d., Banja Luka	2,974,615	2,974,615
Komercijalna banka a.d., Budva	2,366,273	2,366,273
Total	5,480,888	5,480,888
Eliminated for consolidation purposes	(5,480,888)	(5,480,888)
Consolidated balance as at	-	-

Based on the equity investments in the foreign subsidiaries, the Parent Bank stated translation reserves in the amount of RSD 1,818,419 thousand (2015: RSD 1,720,563 thousand).

9. EQUITY

9.1 Equity is comprised of:

	June 30, 2016	December 31, 2015
Issued capital	17,191,529	17,191,528
Share premium	22,843,084	22,843,084
Reserves from profit and other reserves	19,451,202	25,737,160
Revaluation reserves	4,303,746	4,545,832
Profit	59,544	195,933
Loss	(3,485,968)	(7,200,447)
	60,363,137	63,313,090

All amounts expressed in thousands of RSD, unless otherwise stated.

9. EQUITY (Continued)

Equity Structure			June 30, 2016		Dec	ember 31, 2015
_	Majority Interest	Non- Controlling Interests	Total	Majority Interest	Non- Controlling Interests	Total
Share capital	17,191,466	63	17,191,529	17,191,466	62	17,191,528
Share premium	22,843,084	-	22,843,084	22,843,084		22,843,084
Share capital	40,034,550	63	40,034,613	40,034,550	62	40,034,612
Profit	59,544		59,544	195,933		195,933
Loss Reserves from profit and	(3,485,968)		(3,485,968)	(7,200,445)	(2)	(7,200,447)
other reserves Revaluation	19,451,199	3	19,451,202	25,737,155	5	25,737,160
reserves Revaluation reserves (debit	3,264,317	-	3,264,317	2,975,960	-	2,975,960
balance) Translation	(883,226)	-	(883,226)	(270,108)	-	(270,108)
reserves	1,922,655	-	1,922,655	1,839,980		1,839,980
Reserves	23,754,945	3	23,754,948	30,282,987	5	30,282,992
Equity	60,363,071	66	60,363,137	63,313,025	65	63,313,090

The Parent Bank's issued (share) capital was established through initial shareholder contributions and the ensuing issues of new shares. Shareholders have the right to manage the Parent Bank as well as to shares in profit distribution. As of June 30, 2016 the Parent Bank's share capital totaled RSD 17,191,466 thousand and comprised 17,191,466 shares with the par value of RSD 1 thousand per share.

Breakdown of the Parent Bank's shares is provided in the table below:

	Share Count		
Share Type	June 30, 2016	December 31, 2015	
Ordinary shares Preferred shares	16,817,956 373,510	16,817,956 373,510	
Balance as at	17,191,466	17,191,466	

The structure of the Parent Bank's shareholders with ordinary (common stock) shares at June 30, 2016 was as follows:

Shareholder	Share Count	% Interest
Republic of Serbia	7,020,346	41.74
EBRD, London	4,109,440	24.43
IFC Capitalization Fund LP	1,706,810	10.15
Deg Deutche Investitions	772,850	4.60
Swedfund International Aktiebo	386,420	2.30
Jugobanka a.d., Beograd in bankruptcy	321,600	1.91
East capital (lux)-Balkan fund	245,106	1.46
Invej a.d., Beograd	230,000	1.37
Kompanija Dunav osiguranje a.d., Beograd	171,380	1.02
Evropa osiguranje a.d., Beograd in bankruptcy	130,000	0.77

All amounts expressed in thousands of RSD, unless otherwise stated.

9. EQUITY (Continued)

UniCredit Bank, a.d., Srbija (custody account)	128,204	0.76
Stankom co. d.o.o., Beograd	117,535	0.70
Erste bank a.d., Novi Sad (custody account)	86,601	0.51
UniCredit bank, a.d., Srbija (custody account)	79,653	0.47
UniCredit bank, a.d., Srbija (omnibus account)	73,697	0.44
Others (1,163 shareholders)	1,238,314	7.37
	16,817,956	100.00

The structure of the Parent Bank's shareholders with preferred shares at June 30, 2016 was as follows:

Shareholder	Share Count	% Interest
A private individual	85,140	22.79
Raiffeisen bank a.d. (<i>custody</i> account)	34,990	9.37
Jugobanka a.d., Beograd in bankruptcy	18,090	4.84
Others (618 shareholders)	235,290	63.00
	373,510	100.00

9.2. Cumulative foreign exchange differences on translation of foreign operations

	Cumulative foreign exchange gains on interests held in subsidiaries	Cumulative foreign exchange gains/(losses) on intragroup transactions	Cumulative foreign exchange gains/(losses) on translation of the income statement profit from the average to the closing date exchange rate	Total
Balance at				
January 1, 2015	1,681,795	70,055	64,192	1,816,042
Increase/decrease Balance at	38,768	(9,493)	(5,337)	23,938
December 31, 2015	1,720,563	60,562	58,855	1,839,980
Increase/decrease Balance at	97,856	(14,907)	(274)	82,675
June 30, 2016	1,818,419	45,655	58,581	1,922,655

10. CONTINGENT LIABILITIES AND OTHER OFF-BALANCE SHEET ITEMS

	June 30, 2016	December 31, 2015
Managed funds Commitments Other off-balance sheet items	4,493,864 33,862,364 575,527,047_	4,488,679 30,505,938 586,833,057
Total	613,883,275	621,827,674

All amounts expressed in thousands of RSD, unless otherwise stated.

10. CONTINGENT LIABILITIES AND OTHER OFF-BALANCE SHEET ITEMS (Continued)

10.1 Banks within the Group issue guarantees and letters of credit to vouch to third parties for the liability settlement by their clients. Such contracts have defined validity terms, which most commonly last up to a year. The contractual values of contingent liabilities are presented in the table below:

	June 30, 2016	December 31, 2015
Payment guarantees Performance guarantees Letters of credit	4,726,553 6,860,077 63,581	5,337,033 6,756,946 54,165
Balance as at	11,650,211	12,148,144

The above listed amounts represent the maximum amount of loss that the Banks within the Group would have incurred as at reporting date in the event that none of their clients had been able to settle their contractual obligations.

10.2 The breakdown of commitments is provided below:

	June 30, 2016	December 31, 2015
Unused portion of approved payment and credit card loan facilities and account overdrafts	9.241.464	9,116,540
Irrevocable commitments for undrawn loans	11,651,637	8,473,442
Other irrevocable commitments	1,319,052	767,812
Balance as at	22,212,153	18,357,794

The unused approved payment and credit card loan facilities and overdrafts include the related party transaction balance per business card of KomBank INVEST with the Parent Bank in the amount of RSD 200 thousand. Moreover, the irrevocable commitments for undrawn loans include the related party transaction with Komercijalna banka a.d., Banja Luka in the amount of RSD 369,935 thousand (EUR 3 million).

11. RELATED PARTY DISCLOSURES

The largest portions of the Parent Bank's voting shares are held by the Republic of Serbia (41.74% of ordinary shares) and EBRD, London (24.43% of ordinary shares). The Parent Bank has 3 subsidiaries: Komercijalna banka a.d., Budva, Komercijalna banka a.d., Banja Luka and KomBank Invest a.d., Beograd.

Legal entities are treated as related parties if one legal entity has control over another legal entity or exercises significant influence over financial and business decisions of another entity. Related parties are also entities that are under joint control of the same parent entity. The Parent Bank annually discloses transactions with the Group's related parties according to the methodology of the National Bank of Serbia.

In the normal course of business, a number of banking transactions are performed within the Group. These include loans, deposits, investments in equity securities and derivative instruments, payment transfers and other banking operations.

Related party transactions were performed at arm's length.

Consolidated transactions performed with subsidiaries are presented in Note 6.

All amounts expressed in thousands of RSD, unless otherwise stated.

12. EVENTS AFTER THE REPORTING PERIOD

Events after the Reporting Period Concerning the Parent Bank:

A) On 26.07.2016 a regular General Meeting of Shareholders was held and a decision was adopted whereby Ernst&Young was selected as the Parent bank's, subsidiaries and the Group's external auditor.

B) During July 2016 we agreed with the foreign creditor EFSE to make an early repayment of 3 credit lines which the Bank had drawn from the creditor in the total amount of EUR 34,007 thousand and it needs to be paid in September 2016.

Events after the Reporting Period Concerning Komercijalna banka a.d., Budva:

In July 2016, the Bank acquired assets used to collect the loans of total value EUR 276 thousand, whereby closing loans of the Bank's debtors Graditelj d.o.o. Podgorica to the amount of EUR 232 thousand and Elmag RTV d.o.o. Podgorica amounting to EUR 44 thousand. In addition, the Bank has met the condition for collection of loans from assets acquired for another 15 clients of total value EUR 3,438 thousand.

There were no other business events that are of importance to the Bank's position and results of its operations as at 30 June 2016.

Events after the Reporting Period Concerning Komercijalna banka a.d., Banja Luka:

In July 2016, Director of the Bank has been released from duty at his personal request, and acting Director of the Bank has been appointed.

There were no other business events that are of importance to the Bank's position and results of its operations as at 30 June 2016.

Events after the Reporting Period Concerning the Investment Fund Management Company KomBank INVEST a.d., Beograd:

On 01/07/2016, the Securities Commission issued the Decision on Approval of the appointment of the Supervisory Board members and Director of the Company.

There were no business events that are of importance to the Company's position and results of its operations as at 30 June 2016.

Unrealized Dividends

By Decision of the General Meeting of Parent Bank's Shareholders number 9200/2-3 dated 04.06.2015, the profit from 2014 has been distributed. By this distribution the total amount of RSD 1,962,751 thousand is allocated for dividend payments, as follows: for ordinary-voting shares RSD 1,934,065 thousand and for preference shares RSD 28,686 thousand. Dividend payments will be made in accordance with the provisions of the Law on Banks and Dividend Policy.

By the above Decision of the General Meeting of Parent Bank's Shareholders the amount of RSD 4,300,000 thousand is allocated to Bank's reserves for coverage of losses as per balance sheet assets.

In accordance with the Decision of the General Meeting of Parent Bank's Shareholders No. 9520/3d of 24.05.2016, a portion of retained earnings from previous years was distributed into dividends for preference shares for 2015 in the amount of RSD 23,531 thousand. Dividend payments will be made in accordance with the provisions of the Law on Banks and Dividend Policy.

In accordance with the Decision of the General Meeting of Parent Bank's Shareholders, No. 9520/3c of 24.05.2016, loss from 2015 was covered in the amount of RSD 6,299,631 thousand by being charged against a portion of retained earnings from previous years of RSD 156,019 thousand and against reserves from the Parent Bank's profit for estimated losses in balance-sheet assets of RSD 6,143,612 thousand.

All amounts expressed in thousands of RSD, unless otherwise stated.

13. EXCHANGE RATES

The official exchange rates for major currencies as determined in the interbank foreign exchange market and used in the translation of statement of financial position components denominated in foreign currencies into dinars (RSD) as of June 30, 2016 and 2015 were as follows:

	NBS official spot exchange rate		NBS average exchange rate	
	June 30, 2016	2015	June 30, 2016	June 30, 2015
USD	111.0714	111.2468		
EUR	123.3115	121.6261	122.9159	120.9618
CHF	113.2857	112.5230		
BAM	63.0482	62.1864	62.8459	61.8468

In Belgrade, on August 09, 2016

Signed on behalf of Komercijalna banka a.d., Beograd by:



Savo Petrović Executive Director for Finance and Accounting



Jelena Đurović **Executive Board Member**



Svetog Save 14, 11000 Beograd Tel: +381 11 30 80 100 Fax: +381 11 344 13 35 Matični broj: 07737068 PIB: SR 100001931 PDV broj: 134968641 Šifra delatnosti: 6419 Agencija za privredne registre: 10156/2005 Broj računa: 908-20501-70 SWIFT: KOBBRSBG E-mail: <u>posta@kombank.com</u> www.kombank.com

Pursuant to Article 52 of the Law on Capital Market (RS Official Gazette No. 31/2011) it is stated the following:

STATEMENT

I hereby state that, according to my best knowledge, the semi-annual consolidated financial statements as at 30.06.2016 have been prepared using the appropriate international financial reporting standards and provide truthful and objective information about the assets, liabilities, financial position and operations, profits and losses, cash flows and changes in equity of the public company, inclusive of its companies that are included in the consolidated financial statements.

KOMERCIJALNA BANKA AD BEOGRAD

H Savo Petrović Jelena Đurović Executive Director for Finance and Accounting PMemb of the Bank's Executive Board SEOT