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ANNUAL REPORT OF ASSECO SOUTH EASTERN EUROPE S.A. FOR THE YEAR ENDED 31 DECEMBER 2017

FINANCIAL STATEMENTS

OF ASSECO SOUTH EASTERN EUROPE S.A.

FOR THE YEAR ENDED 31 DECEMBER 2017

INCLUDING THE AUDIT REPORT BY INDEPENDENT CERTIFIED AUDITORS



FINANCIAL STATEMENTS OF ASSECO SOUTH EASTERN EUROPE S.A. INCLUDING THE AUDIT REPORT BY INDEPENDENT CERTIFIED AUDITORS FOR THE YEAR ENDED 31 DECEMBER 2017

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FINANCIAL STATEMENTS OF ASSECO SOUTH EASTERN EUROPE S.A. INCLUDING THE AUDIT REPORT BY INDEPENDENT CERTIFIED AUDITORS FOR THE YEAR ENDED 31 DECEMBER 2017

These financial statements have been approved for publication by the Management Board of Asseco South Eastern Europe S.A.

Management Board of Asseco South E	Eastern Europe S.A.:
Piotr Jeleński	President of the Management Board
Miljan Mališ	Member of the Management Board
Miodrag Mirčetić	Member of the Management Board
Marcin Rulnicki	Member of the Management Board
Downey recognible for maintaining the ac-	counting books
Person responsible for maintaining the acc	counting books:
Monika Kacprzak	



FINANCIAL HIGHLIGHTS

		Year ended 31 Dec. 2017 (audited)	Year ended 31 Dec. 2016 (audited)	Year ended 31 Dec. 2017 (audited)	Year ended 31 Dec. 2016 (audited)
		PLN'000	PLN'000	EUR'000	EUR'000
I.	Revenues from holding activities	39,404	13,608	9,283	3,110
II.	Revenues from operating activities	7,650	7,479	1,802	1,709
III.	Operating profit	31,565	7,828	7,436	1,789
IV.	Pre-tax profit	22,164	856	5,222	196
V.	Net profit for the reporting period	19,831	19	4,672	4
VI.	Net cash provided by (used in) operating activities	30,449	9,475	7,173	2,165
VII.	Net cash provided by (used in) investing activities	10,664	(9,167)	2,512	(2,095)
VIII.	Net cash provided by (used in) financing activities	(26,278)	(22,028)	(6,191)	(5,034)
IX.	Cash and short-term deposits	26,074	11,208	6,251	2,533
Х.	Earnings per ordinary share (in PLN/EUR)	0.38	· -	0.09	-
XI.	Diluted earnings per ordinary share (in PLN/EUR)	0.38	-	0.09	-

The financial highlights disclosed in these annual financial statements have been translated into EUR in the following way:

- items of the income statement and statement of cash flows have been translated into EUR at the arithmetic average of mid exchange rates as published by the National Bank of Poland and in effect on the last day of each month. These exchange rates were as follows:
 - in the period from 1 January 2017 to 31 December 2017: EUR 1 = PLN 4.2447
 - in the period from 1 January 2016 to 31 December 2016: EUR 1 = PLN 4.3757
- cash and cash equivalents as at the end of the reporting period and the comparable period of the previous
 year have been translated into EUR at the mid exchange rates as published by the National Bank of Poland.
 These exchange rates were as follows:
 - exchange rate effective on 31 December 2017: EUR 1 = PLN 4.1709
 - exchange rate effective on 31 December 2016: EUR 1 = PLN 4.4240



INCOME STATEMENT

	Note	Year ended 31 Dec. 2017 (audited)	Year ended 31 Dec. 2016 (audited)
Holding activities		39,404	13,608
Dividend income	<u>1</u>	30,527	5,283
Revenues from sales of services	<u>1</u>	8,877	8,325
Operating activities		7,650	7,479
Revenues from sales of IT services and software	<u>2</u>	7,650	7,479
Total sales revenues		47,054	21,087
Cost of sales (-)	<u>3</u>	(12,232)	(9,859)
Gross profit on sales		34,822	11,228
Selling costs (-)	<u>3</u>	(3,256)	(3,390)
General and administrative expenses (-)	<u>3</u>	(61)	(68)
Net profit on sales		31,505	7,770
Other operating income	<u>4</u>	283	61
Other operating expenses (-)	<u>4</u>	(223)	(3)
Operating profit		31,565	7,828
Financial income	<u>5</u>	3,524	8,332
Financial expenses (-)	<u>5</u>	(12,925)	(15,304)
Pre-tax profit		22,164	856
Corporate income tax (current and deferred tax expense)	<u>6</u>	(2,333)	(837)
Net profit for the reporting period		19,831	19
Earnings per share for the reporting period (in PLN):			
Basic earnings per share	<u>Z</u>	0.38	-
Diluted earnings per share	<u>7</u>	0.38	-

STATEMENT OF COMPREHENSIVE INCOME

	Year ended 31 Dec. 2017 (audited)	Year ended 31 Dec. 2016 (audited)
Net profit for the reporting period Other comprehensive income	19,831	19
TOTAL COMPREHENSIVE INCOME FOR THE REPORTING PERIOD	19,831	19



STATEMENT OF FINANCIAL POSITION

ASSETS	Note	31 Dec. 2017 (audited)	31 Dec. 2016 (audited)
Non-current assets		594,963	606,970
	0	500	507
Property, plant and equipment	<u>9</u>	599	507
Goodwill arising from business combinations	<u>10</u>	4,567	4,567
Intangible assets	<u>10</u>	894	925
Investments in subsidiaries	<u>11</u>	571,101	580,101
Prepayments for shares in subsidiaries		83	-
Deferred tax assets	<u>6</u>	87	416
Long-term financial assets	<u>14</u>	14,173	14,478
Other long-term receivables	<u>12</u>	3,459	5,976
Current assets		42,319	38,308
Inventories		-	2
Prepayments and accrued income	<u>21</u>	441	900
Trade receivables	<u>12</u>	2,377	1,569
Other short-term receivables	<u>12</u>	2,586	1,719
Short-term financial assets	<u>14</u>	10,841	22,910
Cash and short-term deposits	<u>13</u>	26,074	11,208
TOTAL ASSETS		637,282	645,278

STATEMENT OF FINANCIAL POSITION

EQUITY AND LIABILITIES	Note	31 Dec. 2017 (audited)	31 Dec. 2016 (audited)
Equity			
Share capital	<u>15</u>	518,942	518,942
Share premium	16	38,825	38,825
Other capitals	18	528	-
Retained earnings and current net profit	<u> </u>	62,548	67,626
Total equity		620,843	625,393
Non-current liabilities		9,489	12,025
Interest-bearing bank loans	<u>20</u>	9,489	11,204
Long-term financial liabilities	<u>19</u>	-	821
Current liabilities		6,950	7,860
Interest-bearing bank loans	<u>20</u>	4,085	4,453
Trade payables	<u>19</u>	857	831
Liabilities to the state and local budgets	<u>19</u>	351	398
Financial liabilities	<u>19</u>	-	240
Other liabilities		12	101
Deferred income	<u>21</u>	507	783
Accruals	<u>21</u>	1,042	951
Short-term provisions	<u>21</u>	96	103
TOTAL LIABILITIES		16,439	19,885
TOTAL EQUITY AND LIABILITIES		637,282	645,278



STATEMENT OF CHANGES IN EQUITY

for the year ended 31 December 2017 and for the year ended 31 December 2016

	Share capital	Share premium	Other capitals	Retained earnings and current net profit	Total equity
As at 1 January 2017 Net profit for the reporting per Total comprehensive income	518,942 iod -	38,825 -	<u>-</u> -	67,626 19,831	625,393 19,831
for the reporting period		-	-	19,831	19,831
Valuation of share-based payment plan	-	-	528	-	528
Dividends As at 31 December 2017	-	-	-	(24,909)	(24,909)
(audited)	518,942	38,825	528	62,548	620,843
As at 1 January 2016 Net profit for the reporting period	518,942 -	38,825	-	89,403	647,170 19
Total comprehensive income for the reporting period		-	-	19	19
Dividends As at 31 December 2016	-	-	-	(21,796)	(21,796)
(audited)	518,942	38,825	_	67,626	625,393

STATEMENT OF CASH FLOWS

	Note	Year ended 31 Dec. 2017 (audited)	Year ended 31 Dec. 2016 (audited)
Cash flows – operating activities			
Pre-tax profit		22,164	856
Total adjustments:		(20,273)	2,162
Depreciation and amortization	<u>3</u>	389	273
Change in inventories		2	-
Change in receivables	22	(781)	1,087
Change in liabilities, accruals and provisions	<u>22</u>	344	(1,219)
Interest income and expenses		(562)	(793)
Gain/Loss on foreign exchange differences		2,277	(1,315)
Change in impairment write-downs on investments	11	9,000	8,465
Gain/Loss on investing activities		(31,473)	(5,283)
Valuation of share-based payment plan	<u>18</u>	528	-
Other		3	947
Selected operating cash flows		29,495	7,010
Sale of shares in subsidiaries	<u>22</u>	1,701	1,653
Prepayments for shares in subsidiaries		(84)	
Dividends received	<u>22</u>	27,878	5,357
Net cash used in operating activities		31,386	10,028
Corporate income tax recovered (paid)		(937)	(553)
Net cash provided by (used in) operating activities		30,449	9,475
Cash flows – investing activities			
Acquisition of property, plant and equipment, and intangible assets		(710)	(781)
Disposal of property, plant and equipment and intangible assets		80	23
Acquisition/settlement of financial assets carried at fair value through profit or loss		(83)	(319)
Loans granted	14	(10,896)	(15,784)
Loans collected	14	21,522	6,751
Interest received	14	751	943
Net cash provided by (used in) investing activities		10,664	(9,167)
Cash flows – financing activities		•	
Proceeds from bank loans	20	7,227	2,480
Repayments of bank loans	20	(8,343)	(2,463)
Interest paid on bank loans	20	(253)	(249)
Dividends paid out to shareholders of ASEE S.A.	8	(24,909)	(21,796)
Net cash provided by (used in) financing activities	_	(26,278)	(22,028)
Net increase/(decrease) in cash and cash equivalents		14,835	(21,720)
Net foreign exchange differences		31	(1)
Cash and cash equivalents as at 1 January		11,208	32,929
Cash and cash equivalents as at 31 December	<u>13</u>	26,074	11,208



SUPPLEMENTARY INFORMATION AND EXPLANATORY NOTES

I. GENERAL INFORMATION

Asseco South Eastern Europe S.A. (the "Company", "Issuer", "Entity", "ASEE S.A.") seated at 14 Olchowa St., Rzeszów, Poland, was established on 10 April 2007. The Company has been listed on the main market of the Warsaw Stock Exchange since 28 October 2009.

According to the Articles of Association, the Company's business profile includes:

- Activities of head offices and holdings;
- Computer programming activities;
- Computer consultancy activities;
- Computer facilities management activities;
- Other information technology and computer service activities;
- Data processing, hosting activities;
- Web portals and call center activities;
- Research and experimental development on natural sciences and engineering;
- Reproduction of recorded media;
- Wholesale of computers, computer peripheral equipment and software;
- Wholesale of electronic and telecommunications equipment;
- Retail sale of computers, peripheral units and software;
- Accounting, book-keeping and tax consultancy;
- Business and other management consultancy activities.

ASEE S.A. is the Parent Company of Asseco South Eastern Europe Group ("ASEE Group"). The Parent Company shall operate within the territory of the Republic of Poland as well as abroad. The period of the Company's operations is indefinite.

On 19 December 2017, the Management Board of ASEE S.A. was notified by Asseco International a.s., seated in Bratislava ("AI") that Asseco Poland S.A. made a non-cash contribution of 26,494,676 of the Company's shares in favour of AI, in exchange for the acquisition by Asseco Poland S.A. of shares issued by AI. The parent company of Asseco International is Asseco Poland S.A.

As at 31 December 2017, AI (our higher-level parent) held 26,494,676 shares representing 51.06% in the share capital of our Company, which carried 26,494,676 votes or 51.06% of total voting rights at the Company's General Meeting of Shareholders.

As at 31 December 2017, Asseco Poland S.A. had no direct shareholding in our Company; whereas, as at 31 December 2016, Asseco Poland S.A. held a 55.34% stake in the share capital of ASEE S.A.

These financial statements cover the year ended 31 December 2017 and contain comparable data for the year ended 31 December 2016.

The Company draws up its financial statements in accordance with the International Financial Reporting Standards as endorsed by the European Union (IFRS).

These financial statements for the year ended 31 December 2017 have been approved for publication by the Management Board on 19 February 2018.

The Company also prepared the consolidated financial statements of Asseco South Eastern Europe Group for the year ended 31 December 2017, which have been approved for publication by the Management Board on 19 February 2018.

II. COMPOSITION OF THE MANAGEMENT BOARD AND SUPERVISORY BOARD AND THEIR COMMITTEES

As at 31 December 2017 as well as on the date of publication of this report, i.e. on 19 February 2018, the Company's Management Board, Supervisory Board and Audit Committee were composed of the following persons:

Supervisory Board	Management Board	Audit Committee
Jozef Klein	Piotr Jeleński	Artur Kucharski
Adam Góral	Miljan Mališ	Adam Pawłowicz
Jacek Duch	Miodrag Mirčetić	Jacek Duch
Artur Kucharski	Marcin Rulnicki	
Adam Pawłowicz		

During the reporting period, the compositions of the Company's Management Board, Supervisory Board and Audit Committee changed as follows:

The previous term of office of Members of the Supervisory Board of ASEE S.A. expired on 30 March 2017. On the same day, the Ordinary General Meeting of Shareholders passed a resolution to appoint Artur Kucharski as Member of the Supervisory Board for the next term of office, from 31 March 2017 till 31 March 2022. In addition, the Company's shareholders, namely Asseco Poland and the European Bank for Reconstruction and Development, exercised their statutory rights to appoint the following persons: Adam Góral, Gabriela Żukowicz, Jozef Klein, and Jacek Duch as Members of the Supervisory Board for the next term of office. Whereas, Jan Dauman and Przemysław Sęczkowski were not appointed for the next term of office at the Supervisory Board.

On 15 May 2017, the Supervisory Board appointed Mr. Jozef Klein as Chairman of the Supervisory Board of ASEE S.A., and Mr. Adam Góral as Vice Chairman of the Supervisory Board of ASEE S.A.



Moreover, the Supervisory Board elected the Audit Committee in the following composition: Artur Kucharski – Chairman the Audit Committee, Gabriela Żukowicz and Jacek Duch – Members of the Audit Committee.

On 15 May 2017, the Supervisory Board passed a resolution to appoint the Management Board for the new five-year joint term of office running from 12 July 2017 to 12 July 2022. The existing Members of the Management Board have been appointed to serve over the new term of office.

On 17 October 2017, Mrs. Gabriela Żukowicz filed a resignation from the position of Member of the Supervisory Board of ASEE S.A. with effect from 18 October 2017.

On 17 October 2017, Asseco Poland S.A. appointed Mr. Adam Pawłowicz as Member of the Supervisory Board of ASEE S.A. for the ongoing, joint term of office lasting till 31 March 2022, with effect from 18 October 2017.

The composition of our Audit Committee was changed on 18 October 2017. Due to Mrs. Gabriela Żukowicz's resignation from membership in the Supervisory Board, Mr. Adam Pawłowicz was appointed as Member of the Audit Committee.

In the period from 31 December 2017 till the publication of this report, this is till 19 February 2018, the compositions of the Company's Management Board, Supervisory Board and Audit Committee remained unchanged.

As at 31 December 2016, the Company's Management Board, Supervisory Board and Audit Committee were composed of the following persons:

Supervisory Board	Management Board	Audit Committee
Adam Góral	Piotr Jeleński	Artur Kucharski
Jacek Duch	Miljan Mališ	Jacek Duch
Jan Dauman	Miodrag Mirčetić	Gabriela Żukowicz
Artur Kucharski	Marcin Rulnicki	
Przemysław Sęczkowski		
Gabriela Żukowicz		

III. INVESTMENTS IN COMPANIES

The Company holds investments in the following subsidiaries:

				Equity inter	est held
Company	Short name	Seat	Business profile	31 Dec. 2017	31 Dec. 2016
Asseco SEE d.o.o., Beograd	ASEE Serbia	Serbia	Development of applications and provision of comprehensive IT systems for financial institutions. Payment solutions. Integration services.	100%	100%
Asseco SEE d.o.o., (Zagreb)	ASEE Croatia	Croatia	Mobile and authentication solutions for financial institutions.	100%	100%
Asseco SEE d.o.o., Podgorica	ASEE Montenegro	Montenegro	Payment solutions. Integration services and IT solutions for the financial, industrial, and public administration sectors.	100%	100%
Asseco SEE s.r.l., (Bucharest)	ASEE Romania	Romania	Integration services for the financial, industrial, and public administration sectors. Development of applications and provision of IT systems for financial institutions. Payment solutions.	100%	100%
Asseco SEE Sh.p.k., (Pristina)	ASEE Kosovo	Kosovo	Integration of IT systems as well as development and implementation of software for the banking sector and public administration. Payment solutions.	100%	100%
Asseco SEE Teknoloji A.Ş., (Istanbul)	ASEE Turkey	Turkey	Development of applications and provision of IT systems for the execution and settlement of on-line payments, detection and prevention of bank frauds, management of dispersed assets, lease management.	100%	100%
Asseco SEE d.o.o., (Ljubljana)	ASEE Slovenia	Slovenia	Payment solutions.	100%	100%
Asseco SEE o.o.d., Sofia	ASEE Bulgaria	Bulgaria	Payment solutions. Provision of IT systems for financial institutions.	100%	100%
Asseco SEE d.o.o., (Sarajevo)	ASEE B&H	Bosnia & Herzegovina	Provision of IT systems for financial institutions. Payment solutions.	100%	100%
Asseco SEE DOOEL, Skopje	ASEE Macedonia	Macedonia	Integration services for the financial, industrial, and public administration sectors. Development of applications and provision of IT systems for financial institutions. Payment solutions.	100%	100%
Payten d.o.o., Zagreb	Payten Croatia	Croatia	Payment solutions.	100%	100%

Both as at 31 December 2017 and 31 December 2016, voting rights held by the Company in its

subsidiaries were equivalent to the Company's equity interests in those entities.



IV. ACCOUNTING POLICIES APPLIED WHEN PREPARING THE FINANCIAL STATEMENTS

Basis for the preparation of financial statements

These financial statements have been prepared in accordance with the historical cost convention, except for derivative instruments.

The presentation currency of these financial statements is the Polish zloty (PLN), and all figures are presented in thousands of zlotys (PLN'000), unless stated otherwise.

These financial statements have been prepared on a going-concern basis, assuming the Company will continue its business activities in the foreseeable future.

Till the date of approving these financial statements, we have not observed any circumstances that would threaten the Company's ability to continue as a going concern for at least 12 months after the reporting period.

2. Compliance statement

These financial statements have been prepared in compliance with the International Financial Reporting Standards as endorsed by the European Union.

3. Functional currency and reporting currency

The functional currency applied by the Company as well as the reporting currency used in these financial statements is the Polish zloty (PLN).

4. Professional judgement and estimates

Preparation of financial statements in accordance with IFRS requires making estimates and assumptions which have an impact on the data disclosed in such financial statements.

Although the adopted assumptions and estimates have been based on the Company management's best knowledge on the current activities and occurrences, the actual results may differ from those anticipated.

Presented below are the main areas which, in the process of applying our accounting policies, were subject not only to accounting estimates but also to the management's professional judgement, and whose estimates, if changed, could significantly affect the Company's future results.

i. Rates of depreciation and amortization

The level of depreciation and amortization rates is determined on the basis of anticipated period of useful economic life of the components of tangible and intangible assets. The Company verifies the

adopted periods of useful life on an annual basis, taking into account the current estimates.

ii. Impairment testing of goodwill

As at 31 December 2017, the Company's Management Board performed an impairment test on goodwill arising from the merger with ITD Poland in 2012. This task required making estimates of the recoverable amount of goodwill. The recoverable amount was estimated by determination of the future cash flows expected to be achieved from the cash-generating unit and determination of a discount rate to be subsequently used in order to calculate the net present value of those cash flows.

The discount rate applied in the model was 11.3%; whereas, sales revenue growth was assumed at the rate of 10.5%.

Goodwill arising from the merger amounted to PLN 4,567 thousand both as at 31 December 2017 and 31 December 2016. Any reasonable modification of the key assumptions adopted in the model should not indicate any impairment of goodwill.

iii. Deferred tax assets

As at 31 December 2017, the Company recognized deferred tax assets in the amount of PLN 87 thousand (vs. PLN 416 thousand as at 31 December 2016). In the period of 12 months ended 31 December 2017, the value of deferred tax assets changed by PLN 329 thousand, as compared with the change of PLN 38 thousand in the comparable period of 2016.

Based on the current financial budget and applicable tax regulations, the Company's management believes that future utilization of deferred tax assets recognized in the Company's financial statements in the amount of PLN 87 thousand is very likely.

iv. Impairment of financial assets

At the end of every reporting period, the Company carries out a valuation of its assets concerning possible impairment. Should there be any indications of impairment, the Company shall estimate the recoverable amount of an investment. The recoverable amount estimated is determination of the future cash flows expected to be achieved from the cash-generating unit and determination of a discount rate to be subsequently used in order to calculate the net present value of those cash flows. Impairment tests carried out on our investments as at 31 December 2017 have been described in explanatory note 11 to these financial statements.

5. Changes in the accounting policies applied

The accounting policies adopted in the preparation of this report are consistent with those followed when



preparing the financial statements for the year ended 31 December 2016.

No new or amended standards and interpretations effective for annual periods beginning on or after 1 January 2016 have been issued since 1 January 2016.

6. New standards and interpretations published but not in force yet

The following standards and interpretations were issued by the International Accounting Standards Board (IASB) and International Financial Reporting Interpretations Committee (IFRIC), but have not yet come into force:

- IFRS 9 Financial Instruments (issued on 24 July 2014) – effective for annual periods beginning on or after 1 January 2018;
- IFRS 14 Regulatory Deferral Accounts (issued on 30 January 2014) – effective for annual periods beginning on or after 1 January 2016 – the European Commission has decided not to initiate the process of endorsement of this standard until the release of its final version – not yet endorsed by the EU till the date of approval of these financial statements;
- IFRS 15 Revenue from Contracts with Customers
 (issued on 28 May 2014), including the
 amendment to IFRS 15 Effective Date of IFRS 15
 (issued on 11 September 2015) effective for
 annual periods beginning on or after 1 January
 2018;
- Amendments to IFRS 10 and IAS 28 Sale or Contribution of Assets Between an Investor and its Associate or Joint Venture (issued on 11 September 2014) – work for the endorsement of these amendments has been postponed by the EU – the effective date of these amendments has been deferred indefinitely by the IASB;
- IFRS 16 Leases (issued on 13 January 2016) effective for annual periods beginning on or after 1 January 2019;
- Amendments to IFRS 4 Applying IFRS 9 Financial Instruments with IFRS 4 Insurance Contracts (issued on 12 September 2016) – effective for annual periods beginning on or after 1 January 2018;
- Clarifications to IFRS 15 Revenue from Contracts with Customers (issued on 12 April 2016) – effective for annual periods beginning on or after 1 January 2018;
- Amendments to IFRS 2 Classification and Measurement of Share-based Payment Transactions (issued on 20 June 2016) – effective for annual periods beginning on or after 1 January 2018 – not yet endorsed by the EU till the date of approval of these financial statements;

- Amendments to IAS 28 Investments in Associates and Joint Ventures, provided as part of the Annual Improvements to IFRSs: 2014-2016 Cycle (issued on 8 December 2016) – effective for annual periods beginning on or after 1 January 2018;
- Amendments to IFRS 1 First-time Adoption of International Financial Reporting Standards, provided as part of the Annual Improvements to IFRSs: 2014-2016 Cycle (issued on 8 December 2016) – effective for annual periods beginning on or after 1 January 2018;
- Interpretation IFRIC 22 Foreign Currency Transactions and Advance Consideration (issued on 8 December 2016) – effective for annual periods beginning on or after 1 January 2018 – not yet endorsed by the EU till the date of approval of these financial statements;
- Amendments to IAS 40 Transfers of Investment Property (issued on 8 December 2016) – effective for annual periods beginning on or after 1 January 2018 – not yet endorsed by the EU till the date of approval of these financial statements;
- IFRS 17 Insurance Contracts (issued on 18 May 2017) – effective for annual periods beginning on or after 1 January 2021 – not yet endorsed by the EU till the date of approval of these financial statements;
- Interpretation IFRIC 23 Uncertainty over Income
 Tax Treatments (issued on 7 June 2017) –
 effective for annual periods beginning on or after
 1 January 2019 not yet endorsed by the EU till
 the date of approval of these financial
 statements;
- Amendments to IFRS 9 Prepayment Features with Negative Compensation (issued on 12 October 2017) – effective for annual periods beginning on or after 1 January 2019 – not yet endorsed by the EU till the date of approval of these financial statements;
- Amendments to IAS 28 Long-term Interests in Associates and Joint Ventures (issued on 12 October 2017) – effective for annual periods beginning on or after 1 January 2019 – not yet endorsed by the EU till the date of approval of these financial statements;



- Annual Improvements to IFRSs: 2015-2017 Cycle (issued on 12 December 2017) – effective for annual periods beginning on or after 1 January 2019 – not yet endorsed by the EU till the date of approval of these financial statements;
- Amendments to IAS 19 Plan Amendment, Curtailment or Settlement (issued on 7 February 2018) – effective for annual periods beginning on or after 1 January 2019 – not yet endorsed by the EU till the date of approval of these financial statements.

The specified effective dates have been set forth in the standards published by the International Accounting Standards Board. The actual dates of adopting these standards in the European Union may differ from those set forth in the standards and they shall be announced once they are approved for application by the European Union.

The following paragraphs provide a description of the implementation of IFRS 9, IFRS 15, and IFRS 16. The Management Board is currently analyzing the impact of other amendments on the Group's financial statements and financial position.

7. IFRS 9, IFRS 15, IFRS 16

IFRS 9 Financial Instruments

In July 2014, the International Accounting Standards Board issued the International Financial Reporting Standard 9 Financial Instruments ("IFRS 9"). IFRS 9 specifies three aspects involved in accounting for financial instruments: classification and measurement, impairment, and hedge accounting. IFRS 9 is effective for annual periods beginning on or after 1 January 2018, with early adoption permitted.

The Company intends to adopt IFRS 9 as of its effective date, without restatement of the comparable data.

In 2017, the Company carried out an assessment of the impact of IFRS 9 on the accounting policies applied by the Company with regard to its business operations or financial results. This assessment is based on currently available information and may be subject to changes if additional reasonable and supportable information is obtained during the period when IFRS 9 is applied by the Company for the first time.

The Company does not expect a significant impact of the introduction of IFRS 9 on the statement of financial position or on its equity. Application of this standard will not cause any changes in the classification of our financial instruments.

IFRS 15 Revenue from Contracts with Customers

The International Financial Reporting Standard 15 Revenue from Contracts with Customers ("IFRS 15"), which was issued in May 2014 and subsequently amended in April 2016, provides the so-called Five-Step Model for revenue recognition in contracts with customers. According to IFRS 15, revenue shall be recognized in an amount that reflects the consideration to which the entity expects to be entitled in exchange for transferring goods or services to customers.

The new standard will replace all existing requirements for revenue recognition in compliance with IFRS. This standard applies to annual reporting periods beginning on or after 1 January 2018. Earlier application is permitted.

In 2017, the Company carried out a detailed assessment of the impact of adopting IFRS 15 on the accounting policies applied by the Company with regard to its business operations or financial results. This assessment is based on currently available information and may be subject to changes if additional reasonable and supportable information is obtained during the period when IFRS 15 is applied by the Company for the first time.

Asseco South Eastern Europe S.A. intends to adopt this new standard as of the required effective date, thus it will be first applied in our standalone financial statements for the reporting period beginning on 1 January 2018.

According to the transition guidance provided in the standard, entities are allowed to choose from two methods for the presentation of comparable data:

- a) retrospective approach to each prior period reported in compliance with IAS 8, or
- b) retrospective approach while recognizing the cumulative effect of applying the new standard as at the date of its initial application.

The Company will apply the modified retrospective approach described in item b), which involves recognition of an adjustment to the opening balance of retained earnings in the financial statements for reporting periods starting from 1 January 2018 onwards. Under this approach, the principles established by the new standard will only apply to contracts that, in accordance with IFRS 15, meet the definition of being not yet complete when the standard is first applied, i.e. as at 1 January 2018.



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The Company generates revenues from the sale of IT services and software as well as from holding activities. The IT services segment includes revenues resulting from the implementation of authentication solutions (banking) and voice automation solutions (systems integration). Such revenues are generated in three main areas: sale of own services (including basically implementation and modification, and subsequently maintenance services), sale of third-party services and licenses, as well as sale of hardware and related services. The holding activities segment includes revenues related to managing the Group. The segment's revenues comprise primarily dividends and sales of business and technical support services to the Company's subsidiaries.

As part of preparations to implement this new standard, following the criteria of distinct goods and services, the Company has analyzed its revenue streams in order to identify possible types of performance obligations under the Company's existing contracts, and has also indicated if and how the new regulations are going to change the method of revenue recognition for each of these obligations.

Revenues from own services are recognized by the Company using the percentage of completion method, in correspondence with item "Receivables from valuation of IT contracts". As for the impact of new regulations on the accounting for long-term IT contracts, in the Company's opinion, revenues which, according to the current principles, are recognized on a cost-to-cost basis, will be suitable to be recognized in the same way. This is due to the fact that under contracts that are presently in the scope of IAS 11, the Company in principle undertakes to perform obligations which do not create assets with an alternative use to the Company. Concurrently, the analysis carried out so far showed that the majority of such contracts most probably meet the criterion of granting an enforceable right to payment for obligations performed. If the conclusion about the existence of an enforceable right to payment was different, it should be considered that also the method of revenue recognition for such contracts would be changed. As a result of the adoption of IFRS 15, "Receivables from valuation of IT contracts" will be presented under "Contract assets".

As far as revenue from own services is concerned, the conducted analysis showed that revenues from the provision of own services (primarily maintenance services) that are recognized by the Company over time in accordance with the current principles, will also be accounted for in the same way after the adoption of IFRS 15. This is because the Company has concluded that the customer simultaneously receives and consumes the benefits resulting from the provision of such services as they are performed by the provider, and therefore such revenues can be

recognized over time. The same approach is applied to third-party maintenance services.

The company does not sell its own licenses. Recognition of revenue from third-party licenses will be each time subject to the analysis of contractual provisions in order to determine whether a third-party license is just resold and thereby the performance obligation is satisfied at the point in time at which control of the licence is transferred to the customer, or whether (if at all) such a license can be part of a bigger whole and should be treated as a component of a larger performance obligation. It is anticipated that the approach to recognition of license revenues will not be substantially changed.

Revenues from the last group mentioned at the beginning of this paragraph, i.e. the sale of hardware and related services which are not part of a complex infrastructure project (sale of a comprehensive system where well-functioning infrastructure is one of the key elements of the project) will be recognized on an analogous basis as today, i.e.: equipment – at the moment of transferring control to the customer, equipment-related services – according to the percentage of completion method.

In the case of revenues from holding activities, comprising dividends as well as sales of business and technical support services to our subsidiaries which are accounted for by hours actually worked, the Company has not identified any change in the approach to revenue recognition.

To sum up, at the time of publication of this report, the Company does not expect any significant impact of the new standard; however, the work on its implementation and impact assessment will be continued in the first quarter of 2018.



IFRS 16 Leases

In January 2016, the International Accounting Standards Board issued the International Financial Reporting Standard 16 Leases ("IFRS 16") that replaced IAS 17 Leases, IFRIC 4 Determining Whether an Arrangement Contains a Lease, SIC-15 Operating Leases – Incentives, SIC-27 Evaluating the Substance of Transactions in the Legal Form of a Lease. IFRS 16 establishes principles for the recognition, measurement, presentation and disclosure of leases.

IFRS 16 provides a single lessee accounting model, requiring lessees to recognize assets and liabilities for all leases with a lease term of more than 12 months, unless the underlying asset has a low value. Upon lease commencement, a lessee shall recognize a right-of-use of underlying asset and a lease liability representing the obligation to make lease payments.

The lessee shall separately recognize depreciation of the right-of-use asset as well as interest on the lease liability.

The lease liability shall be subsequently remeasured upon certain events, e.g. changes in the lease term, changes in future lease payments resulting from a change in an index or a rate used to determine those payments. As a general rule, a remeasurement of the lease liability shall be recognized by the lessee as an adjustment to the right-of-use asset.

The Company is a lessee in the case of lease agreements for office space.

Accounting by lessors under IFRS 16 remained substantially unchanged from the approach required by IAS 17. Lessors will continue to treat all lease agreements according to the same criteria as specified in IAS 17, hence each lease shall be classified as an operating lease or a finance lease.

Both lessees and lessors are required to make broader disclosures under IFRS 16 than in the case of IAS 17.

A lessee may choose to apply the standard with full or modified retrospective approach, as the transition provisions provide for some practical expedients.

IFRS 16 is effective for annual periods beginning on or after 1 January 2019. Earlier application is permitted if an entity has also applied IFRS 15 from the date of first application of IFRS 16 or before. The Company has not decided on early adoption of IFRS 16.

As at the date of approving these financial statements for publication, the Management has not yet fully assessed the impact of adopting IFRS 16 on the accounting policies applied by the Company with regard to its business operations or financial results.

8. Significant accounting policies

i. Translation of items expressed in foreign currencies

Transactions denominated in currencies other than Polish zloty are translated to Polish zlotys at the mid exchange rate published by the National Bank of Poland and in effect on the day preceding the transaction date.

As at the end of the reporting period, assets and liabilities denominated in currencies other than Polish zloty are translated to Polish zlotys at the mid exchange rates of such currencies as published by the National Bank of Poland and in effect on the last day of the reporting period. Foreign exchange differences resulting from such translation are reported respectively as financial income (expenses) or they may be capitalized as assets if so provided in the adopted accounting policies. Non-cash assets and liabilities carried at historical cost expressed in a foreign currency are disclosed the historical exchange rate of the transaction date. Non-cash assets and liabilities carried at fair value expressed in a foreign currency are reported at the exchange rate from the date when fair value measurement was carried out.

The following exchange rates were applied for the purpose of balance sheet valuation:

	As at	As at
Currency	31 Dec. 2017	31 Dec. 2016
USD	3.4813	4.1793
EUR	4.1709	4.4240
RON	0.8953	0.9749
HRK	0.5595	0.5853
RSD	0.0354	0.0358
BGN	2.1326	2.2619
MKD	0.0681	0.0717
BAM	2.1428	2.2562
TRY	0.9235	1.1867

Average exchange rates for the specified reporting periods were as follows:

Currency	For the year ended 31 Dec. 2017	For the year ended 31 Dec. 2016
USD	3.7439	3.9680
EUR	4.2447	4.3757
RON	0.9282	0.5808
HRK	0.5690	0.9739
RSD	0.0351	0.0355
BGN	2.1703	2.2372
MKD	0.0690	0.0711
BAM	2.1728	2.2371
TRY	1.0295	1.3109



ii. Property, plant and equipment

Property, plant and equipment are disclosed at purchase cost/production cost decreased by accumulated depreciation and all impairment writedowns. The initial value of a tangible asset corresponds to its purchase cost increased by expenditures related directly to the purchase and adaptation of such asset to its intended use. Such expenditures may also include the cost of replacing parts of machinery or equipment at the time that cost is incurred if the recognition criteria are met. Any costs incurred after a tangible asset is made available for use, such as maintenance or repair fees, are expensed in the income statement at the time when incurred.

At the time of purchase tangible assets are divided into components of significant value for which separate periods of useful life may be adopted. General overhaul expenses constitute a component of assets as well.

Such assets are depreciated using the straight-line method over their expected useful lives which are as follows:

Туре	Period of useful life
Buildings and structures	40 years
Leasehold improvements	5 years
Computers and telecommunication equipment	1-5 years
Furniture	2-8 years
Office equipment	5-10 years
Transportation vehicles	4-6 years
Other tangible assets	2-5 years

The residual values, useful lives as well as the methods of depreciation of tangible assets are verified on an annual basis and, if necessary, corrected with effect as of the beginning of the financial year just ended.

Should there be any events or changes indicating that the book value of property, plant and equipment may not be recovered, such assets will be reviewed for their possible impairment. If there are any indications of a possible impairment and the book value exceeds the estimated recoverable amount, the value of such assets or cash-generating units shall be reduced to the recoverable amount. The recoverable amount of property, plant and equipment is the greater of their fair value less costs to sell or their value in use. In order to determine the value in use, estimated future cash flows shall be discounted to the present value by applying a pre-tax discount rate that reflects current market assessments of the time value of money and the risks related to the asset. In case of asset which does not generate cash independently, the recoverable amount shall be determined for the cash-generating unit, to which such asset belongs. Impairment write-downs are accounted for as operating expenses in the income statement.

A tangible asset may be derecognized from the balance sheet after it is disposed of or when no economic benefits are expected from its further use. Gain/loss on disposal of a tangible fixed asset shall be assessed by comparing the income from such disposal with the present book value of such asset, and it shall be accounted for as operating income/expense. Any gains or losses resulting from derecognition of an asset from the balance sheet (measured as the difference between net proceeds from disposal of such asset and its carrying value) are recognized in the income statement for the period when such derecognition is made.

Investments in progress relate to tangible assets under construction or during assembly and are recognized at purchase cost or production cost, decreased by any eventual impairment write-downs. Tangible assets under construction are not depreciated until their construction is completed and they are made available for use.

iii. Intangible assets

Intangible assets purchased in a separate transaction or generated (if qualifying to be recognized as cost of development work) shall be initially recognized at their purchase cost or production cost. The purchase cost of intangible assets acquired under a business combination shall equal their fair value as at the merger date. After initial recognition, intangible assets are accounted for at their purchase cost or production cost decreased by accumulated amortization and impairment charges. Expenditures for internally generated intangible assets, except for the costs of development work, shall not be capitalized but expensed in the period when they are incurred.

The Company shall determine whether the period of useful life of an intangible asset is definite or indefinite. Intangible assets with a definite period of useful life are amortized over the expected useful life, and are subject to impairment testing each time there are indications of possible impairment. The periods and methods of amortization of intangible assets with a definite period of useful life are subject to verification at least at the end of each financial year. Any changes in the expected useful life, or the expected consumption of economic benefits derived from an intangible asset, are addressed by changing the relevant period or method of amortization, and are treated as changes in estimates. Amortization charges against intangible assets with a definite period of useful life are expensed in the income statement, in the category which corresponds to the function of each individual intangible asset.



Intangible assets with an indefinite period of useful life, as well as those which are no longer used, are subject to impairment testing on an annual basis, with regard to individual assets or at the level of cash-generating unit.

The useful lives are verified on an annual basis and, if necessary, corrected with effect as of the beginning of the financial year just ended.

Such assets are depreciated using the straight-line method over their expected useful lives which are as follows:

Туре	Period of useful life
Cost of development work	3-5 years
Computer software Patents and licenses	2-5 years 2-5 years
Other	5 years

Any gains or losses resulting from derecognition of an intangible asset from the statement of financial position (measured as the difference between net proceeds from disposal of such asset and its carrying value) are recognized in the income statement at the time when such derecognition is made.

iv. Impairment of non-financial assets

At the end of every reporting period, the Company carries out a valuation of its assets concerning possible impairment. Should there be any indications of impairment, the Company shall estimate the recoverable amount of an investment. If the book value of a given asset exceeds its recoverable amount, impairment charges are made reducing the book value to the level of recoverable amount. The recoverable amount is the higher of the following two values: fair value of an asset or cash-generating unit less costs to sell, or value in use determined for an asset if such asset generates cash flows significantly independent from cash flows generated by other assets or groups of assets or cash-generating units.

At the end of each reporting period, the Company determines whether there are any indications for reversal or reduction of an impairment charge that was recognized on a given asset in the prior periods. If such indications exist, the Company needs to estimate the recoverable amount of the relevant asset. A formerly recognized impairment charge may be reversed only when estimates applied for determination of the recoverable amount of the relevant asset have changed since the time of the last recognition of impairment. If this is the case, the carrying value of such asset shall be increased to its recoverable amount. The increased amount cannot exceed the given asset's book value (net of depreciation) that would be carried in case no impairment charge was recognized on such asset in the prior years. A reversal of an impairment charge

shall be immediately recognized as income in the income statement. Following a reversal of an impairment write-down, the depreciation charges made on the relevant asset during subsequent financial periods shall be adjusted in such a way as to enable systematic depreciation of the asset's verified book value (net of residual value) over the remaining period of its useful life.

Shares in subsidiaries, associates and joint ventures

Subsidiary companies are those entities which are controlled by the Company. The Company, irrespective of the nature of its involvement with a given entity, in each case analyzes whether it is a parent taking into account the influence it exerts on such entity.

The Company maintains control over an investee entity if and only if it has:

- Power over the investee;
- Exposure, or rights, to variable financial results of the investee; and
- The ability to use power over the investee to affect the amount of returns generated from its investment.

Associates are entities in which the Company holds between 20% and 50% of voting rights at the general meeting of shareholders and on which the Company exerts a significant influence, however, without the ability to control them. This means they are neither subsidiaries nor joint ventures.

Joint ventures are entities that are neither subsidiaries nor associates, in which the Company holds no more than 50% of voting rights at the general meeting, or is otherwise able to direct the financial and operating policy of such entities together with other shareholders.

The Company's investments in subsidiaries, joint ventures and associates are recognized at purchase cost. At the end of every reporting period, the Company verifies its investments in related companies concerning the indications of possible impairment. Furthermore, at the end of each financial year the Company estimates the recoverable amount of its financial assets by analyzing and measuring the future cash flows to be generated by such assets.



vi. Combinations of businesses under common control

A business combination involving business entities under common control is a business combination whereby all of the combining business entities are ultimately controlled by the same party or parties, both before and after the business combination, and that control is not transitory.

This refers in particular to transactions such as a transfer of companies or ventures between individual companies within a capital group, or a merger of a parent company with its subsidiary.

The effects of combinations of businesses under common control are accounted for by the Company by the pooling of interests method.

In particular, as far as the Company's mergers with its subsidiaries are concerned, the applied approach assumes that:

- Assets and liabilities of the combining business entities are measured at their carrying values as disclosed in the consolidated financial statements of the parent determined as at the date of obtaining control. This means that goodwill previously recognized in the consolidated financial statements as well as any other intangible assets recognized in the merger accounting process, are transferred to the standalone financial statements and their values are tested for impairment on a periodic basis;
- Merger-related transaction costs are expensed in the income statement;
- Mutual balances of accounts receivable/payable are eliminated;
- Any difference between the purchase price paid/transferred and the value of net assets acquired (at their carrying values disclosed in the consolidated financial statements) shall be recognized in equity of the acquirer (such amounts recognized in equity are not included in reserve capital, and therefore they are not distributable);
- The income statement presents the financial results of both combined entities from the date when their merger was effected; whereas, the results for earlier reporting periods are not restated.

In the event of a business combination in which an investment in one subsidiary is contributed to another subsidiary or in which two subsidiaries of ASEE S.A. are combined, the carrying value of investment in the acquiree subsidiary is only transferred to the value of investment in the acquirer subsidiary. Hence, a takeover of one subsidiary by another subsidiary has no impact on the Company's financial results whatsoever.

Where under an acquisition of a subsidiary the acquirer recognizes a conditional payment, any changes in the fair value of such conditional consideration occurring after the acquisition date shall be recognized as financial income or expenses.

vii. Financial instruments

Financial instruments are divided into the following categories:

- Financial assets held to maturity,
- Financial instruments carried at fair value through profit or loss,
- Loans and receivables,
- Financial assets available for sale, and
- Financial liabilities.

All the financial assets are initially recognized at purchase cost equal to fair value of the effected payment, including the costs related to the purchase of a financial asset, except for financial instruments carried at fair value through profit or loss.

Financial assets held to maturity are investments with fixed or determinable payments and with fixed maturity that the Company intends and is able to hold until maturity. Financial assets held to maturity are carried at amortized cost using the effective interest rate. Financial assets held to maturity shall be classified as fixed assets if their maturity exceeds 12 months from the end of a reporting period.

Financial instruments acquired in order to generate profits by taking advantage of short-term price fluctuations shall be classified as financial instruments carried at fair value through profit or loss. Financial instruments carried at fair value through profit or loss are measured at their market value as at the end of the reporting period. Changes in the values of such financial instruments are recognized as financial income or expenses. Financial assets carried at fair value through profit or loss shall be classified as current assets if the Management Board intends to sell them within 12 months from the end of a reporting period.

Loans granted and receivables are carried at amortized cost. They are recognized as current assets unless their maturity periods are longer than 12 months from the end of a reporting period. Loans granted and receivables with maturity periods longer than 12 months from the end of a reporting period are recognized as fixed assets.



Any other financial assets constitute financial assets available for sale. Financial assets available for sale are carried at fair value, without deducting the transaction-related costs, taking into consideration their market value as at the end of the reporting period. If financial instruments are not quoted on an active market and it is impossible to determine their fair value reliably with alternative methods, such financial assets available for sale shall be measured at purchase cost adjusted by impairment charges. Any positive or negative differences between the fair value of financial assets available for sale and their purchase cost (on condition the price of such assets is determined in a regulated active market or their fair value can be measured in another reliable way), shall be recognized net of deferred tax in other comprehensive income. A decrease in the value of assets available for sale, resulting from their impairment, shall be disclosed as a financial expense in the income statement.

Purchases or disposals of financial assets are recognized in the accounting books at the transaction date. At the initial recognition they are measured at purchase cost, this is at fair value plus the transaction-related costs.

Financial liabilities other than financial instruments carried at fair value through profit or loss, are measured at amortized cost using the effective interest rate.

A financial instrument shall be derecognized from the balance sheet if the Company no longer controls the contractual rights arising from such financial instrument; this usually takes place when the instrument is sold or when all cash flows generated by that instrument are transferred to an independent third party.

viii. Derivative financial instruments and hedges

Derivative instruments utilized by the Company in order to hedge against the risk of changes in foreign currency exchange rates include primarily currency forward contracts. Such financial derivatives are measured at fair value. Derivative instruments are recognized as assets if their value is positive, or as liabilities if their value is negative.

Gains and losses on changes in fair value of derivatives, which do not qualify for hedge accounting, are recognized directly in profit or loss for the financial year.

Fair value of currency forward contracts is determined on the basis of the forward exchange rates available currently for contracts with similar maturity.

ix. Impairment of financial assets

At the end of each reporting period, the Company determines if there are any objective indications of impairment of a financial asset or group of financial assets.

Financial assets carried at amortized cost

If there is objective evidence that an impairment loss on loans granted or receivables carried at amortized cost has been incurred, the amount of an allowance is measured as the difference between the asset's book value and the present value of estimated future cash flows (excluding future bad debt losses that have not been incurred yet) discounted at the financial asset's original effective interest rate (i.e. the effective interest rate computed at initial recognition). The carrying value of such assets shall be reduced either directly or by recognizing an impairment write-down. The amount of the loss shall be recognized in the income statement.

The Company first assesses whether objective evidence of impairment exists individually for financial assets that are individually significant, and individually or collectively for financial assets that are not individually significant. If the Company determines that no objective evidence of impairment exists for an individually assessed financial asset, whether significant or not, it includes the asset in a group of financial assets with similar credit risk characteristics and collectively assesses them for impairment. Assets that are assessed for impairment individually, and for which an impairment loss is or continues to be recognized, are not included in the collective assessment of impairment of a group of assets.

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, the previously recognized impairment loss shall be reversed. Such reversal of the impairment write-down shall be recognized in profit or loss to the extent that the carrying value of the financial asset does not exceed its amortized cost at the date when the impairment is reversed.



Financial assets carried at cost

If there is objective evidence that an impairment loss has been incurred on an unquoted equity instrument that is not carried at fair value because its fair value cannot be reliably measured, or on a derivative instrument that is linked to and must be settled by delivery of such an unquoted equity instrument, the amount of impairment loss is measured as the difference between the carrying value of the financial asset involved and the present value of estimated future cash flows discounted at the current market rate of return for similar financial assets.

Financial assets available for sale

When there is objective evidence that a financial asset available for sale is impaired, then the amount of difference between the purchase cost of such asset (net of any principal repayments and amortization) and its current value decreased by any impairment charges on that financial asset as previously recognized in profit or loss, shall be removed from equity and recognized in the income statement. Reversals of impairment losses on equity instruments classified as available for sale cannot be recognized in the income statement. If, in a subsequent period, the fair value of a debt instrument classified as available for sale increases and the increase can be objectively related to an event occurring after the impairment loss was recognized in profit or loss, then the amount of such impairment loss shall be reversed in the income statement.

x. Inventories

Inventories are measured at the lower of the following two values: purchase cost/production cost or net realizable value. Net realizable value is the estimated selling price in the ordinary course of business less the estimated costs of completion and the estimated costs necessary to make the sale. The Company uses the method of precise identification for valuation of outgoing inventories.

The Company is obliged to perform an ageing analysis of their inventories at the end of each reporting period, separately for the main groups (licenses, goods for resale, maintenance service inventories). Such analysis provides the rationale for making impairment write-downs on tangible current assets subject to the following rules:

- 100% write-down on goods stored for longer than 2 years,
- 75% write-down on goods stored for between 1.5 and 2 years,
- 50% write-down on goods stored for between 1 and 1.5 years,
- 25% write-down on goods stored for between half a year and 1 year.

The initial value of service parts is expensed on a straight-line basis over the duration of

the maintenance service contract, for which such parts have been purchased.

Every year the Company verifies whether the adopted principles for recognition of write-downs correspond to the actual impairment of its inventories.

Write-downs on inventories shall be recognized as operating expenses.

xi. Prepayments and accrued income

Prepayments comprise expenses incurred before the end of the reporting period that relate to future periods.

Prepayments may in particular include the following items:

- Rents paid in advance,
- Insurances,
- Subscriptions,
- Prepaid third-party services which shall be provided in future periods,
- Any other expenses incurred in the current period, but related to future periods.

Accrued income includes mainly maintenance services relating to future periods. The Company recognizes prepayments and accrued income if their amounts relate to future reporting periods.

xii. Trade receivables and other receivables

Trade receivables are recognized and disclosed at the amounts initially invoiced, less any allowances for doubtful receivables. Receivables with remote payment terms are recognized at the present value of expected payments.

Allowances for doubtful receivables are estimated when it is no longer probable that the entire amount of original receivables will be collected. The amount of allowances represents the difference between the nominal amount of receivables and their recoverable amount, which corresponds to the net present value of expected cash flows discounted using the interest rate applicable to similar debtors. Doubtful receivables are expensed as operating costs at the time when they are deemed uncollectible.

Receivables are revaluated taking into account the probabilities of their collection, by making allowances for:

 receivables from debtors who went into liquidation or bankruptcy – up to the amount receivable not covered by any guarantee or other collateral, reported to the liquidator or magistrate in bankruptcy proceedings;



- receivables from debtors in case the declaration of bankruptcy is dismissed and the debtor's assets are insufficient to satisfy the costs of bankruptcy proceedings

 – in full amount receivable;
- receivables disputed by debtors and pastdue where, following an assessment of the debtor's property and financial condition, collection of full contractual amounts is unlikely – up to the amount receivable not covered by any guarantee or other collateral;
- receivables that constitute an increase of other receivables subject to prior allowances – in full amount receivable until they are received or written-off as uncollectible;
- past-due (or not yet due) receivables, where it is highly probable they will become uncollectible because of the type of business or structure of customers – in the amount of reliably measured or full allowance for doubtful receivables.

Furthermore, the minimum levels of allowances for receivables as recognized by the Company are:

- 100% in relation to receivables in litigation, unless the Management Board believes that obtaining a favourable judgment by the Company is almost certain;
- 100% in relation to receivables past-due over 12 months (from the payment deadline), taking into account any partial payments or arrangements made after the end of the reporting period;
- 50% in relation to receivables past-due between 6 and 12 months (from the payment deadline), taking into account any partial payments or arrangements made after the end of the reporting period.

When deciding on any allowances, the Group takes into consideration not only events that took place before the end of the reporting period, but also later events that took place prior to the preparation of financial statements if such events are related to receivables carried in the books as at the end of the reporting period. Every year the Company verifies whether the adopted principles for recognition of allowances correspond to the actual impairment of its receivables.

Allowances for trade receivables are recognized as operating expenses. Allowances for other receivables are recognized as other operating expenses. Allowances for accrued interest receivable are recognized as financial expenses.

If the cause for recognition of an allowance is no longer valid, such allowance shall be reversed, in the whole amount or in appropriate portion, being recognized as an increase in the value of a relevant asset or as an adjustment to respective cost items.

xiii. Cash and cash equivalents

Cash and cash equivalents presented in the balance sheet consist of cash kept in banks and on hand by the Company, short-term bank deposits with maturities not exceeding 3 months, and other highly liquid instruments.

The balance of cash and cash equivalents disclosed in the statement of cash flows consists of the above-defined cash and cash equivalents. For the purposes of the statement of cash flows, the Company decided not to include bank overdraft facilities (used as an element of financing) in the balance of cash and cash equivalents.

xiv. Interest-bearing bank loans and borrowings

All bank loans, borrowings and debt securities are initially recognized at their purchase cost, being the fair value of cash received net of any costs associated with obtaining a bank loan or borrowing, or with issuing debt securities.

Subsequently to initial recognition, bank loans, borrowings and debt securities are measured at amortized purchase cost using the effective interest rate. Determination of the amortized cost shall take into account the costs related to obtaining a bank loan or borrowing, or issuing debt securities, as well as any discounts or bonuses obtained on repayment of the liability.

The difference between the amount of cash received (net of any costs related to obtaining a bank loan or borrowing, or issuing debt securities) and the amount to be repaid shall be disclosed in the income statement over the term of such financing. Any gains or losses shall be recognized in the income statement after the liability has been removed from the balance sheet. All expenses relating to bank loans, borrowings or debt securities issued, shall be recognized in the income statement for the period they relate to.



xv. Trade payables

Trade payables relating to operating activities are recognized and disclosed at the amounts due for payment, and are recognized in the reporting periods which they relate to. Other liabilities to a significant extent also relate to operating activities yet, in contrast to trade payables, they were not invoiced.

Where the effect of the time value of money is material, the amount of payables shall be measured by discounting the expected future cash flows to their present value, using a pre-tax discount rate that reflects current market assessments of the time value of money. Where discounting method is used, the increase in liabilities due to the passage of time is recognized as a financial expense.

xvi. Provisions

A provision should be recognized when the Company has a present obligation (legal or constructive) as a result of a past event, and when it is probable that an outflow of resources embodying economic benefits will be required to settle the obligation, and a reliable estimate can be made of the amount of the obligation. Where the Company expects that the expenditure required to settle a provision is to be reimbursed, e.g. under an insurance contract, this reimbursement should be recognized as a separate asset when, and only when, it is virtually certain that such reimbursement will be received. The expense relating to such provision shall be disclosed in the income statement, net of the amount of any reimbursements.

The Company recognizes provisions for onerous contracts in which the unavoidable costs of meeting the obligations under the contract exceed the economic benefits expected to be received therefrom.

Where the effect of the time value of money is material, the amount of a provision shall be determined by discounting the expected future cash flows to their present value, using a pre-tax discount rate that reflects current market assessments of the time value of money and the risks related to the liability. Where discounting method is used, the increase in a provision due to the passage of time is recognized as borrowing costs.

xvii. Revenues

Sales revenues

Sales revenues are recognized if the amount of revenue can be reliably measured and if it is highly probable that economic benefits associated with the transaction will flow to the Group.

Should it be impossible to reliably estimate the amount of revenue from a service transaction, such revenue shall only be recognized in the amount of costs incurred which the Group expects to recover. The Group identifies the following types of revenues:

- Revenues from the sale of proprietary licenses and services,
- Revenues from the sale of third-party licenses and services, and
- Revenues from the sale of hardware.

The category of "Proprietary licenses and services" includes revenues from contracts with customers under which we supply our own software and provide related services. Such services may be performed by the Company's employees (internal resources) as well as by subcontractors (external resources). In addition, this category includes revenues from the provision of own services for third-party software and infrastructure.

The category of "Third-party licenses and services" includes revenues from the sale of third-party licenses as well as from the provision of services which, due to technological or legal reasons, mast be carried out by subcontractors (this applies to hardware and software maintenance and outsourcing services provided by their manufacturers).

Revenues from the sale of own software licenses and/or services, which are supplied/rendered under an implementation contract, shall be recognized proportionally to the completion of the entire contract.

In the case of other own software licenses and/or services, revenues are recognized in the period in which the Group expects to be required to provide such services to the client. Revenues from the sale of third-party software licenses and/or services may be recognized as sales of goods or as sales of services, depending on the nature of the contract with the client.

In the case of third-party software licenses and/or services for which the significant risks and rewards of ownership are transferred to the buyer at the time of the sale, revenues are recognized as sales of goods, this is in a lump sum at the time of the sale, regardless of whether a third-party license and/or service is provided for a specified or unspecified period of time. The Group considers that significant risks are transferred to the buyer when, after the delivery of a license/service, the Group is not obligated to provide any additional benefits to the client.



In other cases, i.e. when after the delivery of a license/service, the Group is obligated to provide additional benefits to the client, revenues are recognized as sales of services, this is over a period in which such services are performed and proportionally to the completion of the entire transaction.

Revenues from the sale of hardware are recognized as sales of goods, provided that the significant risks and rewards resulting from a contract have been transferred to the buyer and the amount of revenue can be measured reliably.

Revenues and costs related to the execution of implementation contracts

Revenues from implementation contracts shall include highly probable revenues resulting from the concluded contracts and/or orders, which can be measured reliably. Therefore, the pool of such revenues does not include any proceeds that are considered as doubtful despite being determined in a signed contract (e.g. the Group anticipates that a client may decide to resign from a portion of contracted work).

Contract revenues include the following:

- a. Revenues resulting from issued invoices,
- Future revenues resulting from signed agreements and/or orders placed on the basis of framework agreements.

Contract costs include the following:

- Costs of goods, materials and third-party services sold (COGS), and
- Costs of internal resources being involved in the contract execution.

The costs of internal resources employed in the contract execution are calculated on the basis of actual workload (for ended periods) or estimated workload (for forecast periods), and appropriate standard (cost) rate covering the production costs.

The standard rate corresponds to the cost of manhour (or man-day) of our own production resources calculated on the basis of production costs budgeted for a given year.

Valuation of implementation contracts

The purpose for valuation of an IT implementation contract is to determine the amount of revenues to be recognized in a given period. The Group performs such valuation using the percentage of completion method.

Should the percentage progress of incurred costs, decreased by expected losses and increased by profits included in the income statement, exceed the percentage progress of invoiced sales, the amount of uninvoiced sales resulting from such difference shall be disclosed as other receivables in the statement of financial position, under "Receivables arising from valuation of IT contracts". Conversely, if the percentage progress of invoiced sales exceeds the

percentage progress of costs incurred, decreased by expected losses and increased by profits included in the income statement, then future-related (unearned) revenues resulting from such difference shall be disclosed as other liabilities, under "Liabilities arising from valuation of IT contracts".

Loss generating contracts

Loss generating contract is a contract, under which total revenues are lower than total costs.

In the event it is highly probable that the total contract execution costs exceed the total contract revenues, the anticipated loss shall be recognized as cost in the reporting period in which it has been detected, by creating a provision for contractual losses. The amount of such provision and/or its legitimacy are subject to verification at each subsequent reporting date, until the completion of the contract.

The amount of created provisions for losses shall increase the balance of other liabilities and be disclosed under "Liabilities arising from valuation of IT contracts".

Methods for measuring the percentage of contract completion

In order to measure the progress of contract completion, the Company applies a variety of methods allowing to reliably determine the percentage of work that has already been executed under the contract. Depending on the contract nature, these methods may include:

- a. determination of the proportion of costs incurred for work performed up to the end of the reporting period to the estimated total contract costs;
- b. measurement of work performed; or
- c. comparison of work performed as a physical proportion of total work under the contract.

The percentage of completion method is applied on a cumulative basis in each accounting period to the current estimates of contract revenues and contract costs. The effects of changes in estimates of contract revenues or contract costs are recognized in the period in which such changes occur.

Combining and segmenting of implementation contracts

Valuation is usually performed on single contracts or contracts with annexes thereto, if such annexes modify the main contract by extending or limiting the subject thereof. In the event an annex represents an additional order, going beyond the subject of the main contract, and the price of such order is determined without reference to the main contract price, such annex shall be valued separately.

When a contract covers a number of elements, the implementation of each element should be treated as



a separate contract, only if the following conditions are jointly met:

- a. separate offers have been submitted for each of the identified elements:
- b. each element has been subject to separate negotiations; and
- the costs and revenues of each element can be identified – revenues must be specified in the contract and/or order.

Whereas, a group of contracts may be treated as a single contract, if the following conditions are jointly met:

- a. the group of contracts is negotiated as a single package;
- the contracts are so closely interrelated that they are, in effect, part of a single project with an overall profit margin; and
- the contracts are performed concurrently or in a continuous sequence.

Interest

Interest income shall be recognized on a time proportion basis (taking into account the effective yield, this is the interest rate which accurately discounts future cash flows during the estimated useful life of a financial instrument) on the net book value of a financial asset.

Interest income may comprise interest on loans granted, investments in securities held to maturity, bank deposits and other items.

Dividends

Dividends shall be recognized when the shareholders' right to receive payment is vested.

xviii. Taxes

Current income tax

Liabilities and receivables resulting from current income tax, for the current and prior periods, are measured at the amounts of expected payments to the taxation authorities (or repayments from the taxation authorities), applying the tax rates and tax regulations legally or factually in force at the end of the reporting period.

Deferred income tax

For the purpose of financial reporting, deferred income tax is calculated applying the balance sheet liability method to all temporary differences that exist, at the end of the reporting period, between the tax base of an asset or liability and its carrying value disclosed in the financial statements. Deferred tax liabilities are recognized in relation to all positive temporary differences – except for situations when a deferred tax liability arises from initial recognition of goodwill or initial recognition of an asset or liability on a transaction other than combination of businesses, which at the time of its conclusion has no influence on pre-tax profit, taxable income or tax loss, as well as in relation to positive temporary

differences arising from investments in subsidiaries or associates or from interests in joint ventures – except for situations when the investor is able to

control the timing of reversal of such temporary differences and when it is probable that such temporary differences will not be reversed in the

foreseeable future.

Deferred tax assets are recognized in relation to all negative temporary differences, as well as unutilized tax losses carried forward to subsequent years, in such amount that it is probable that future taxable income will be sufficient to allow the abovementioned temporary differences, assets or losses to be utilized - except for situations when deferred tax assets arise from initial recognition of an asset or liability on a transaction other than combination of businesses, which at the time of its conclusion has no influence on pre-tax profit, taxable income or tax loss; as well as in relation to negative temporary differences arising from investments in subsidiaries or associates or from interests in joint ventures, in which cases deferred tax assets are recognized in the balance sheet in such amount only that it is probable that the above-mentioned temporary differences will be reversed in the foreseeable future and that sufficient taxable income will be available to offset such negative temporary differences.

The carrying value of an individual deferred tax asset shall be verified at the end of each reporting period and shall be adequately decreased or increased in order to reflect any changes in the estimates of achieving taxable profit sufficient to utilize such deferred tax asset partially or entirely.

Deferred tax assets and deferred tax liabilities shall be valued using the future tax rates anticipated to be applicable at the time when a deferred tax asset is realized or a deferred tax liability is reversed, based on the tax rates (and tax regulations) legally or factually in force at the end of the reporting period.

Value added tax

Revenues, expenses and assets shall be disclosed in the amounts excluding value added tax unless:

- value added tax paid at the purchase of goods or services is not recoverable from the taxation authorities; in such event the value added tax paid shall be recognized as a part of the purchase cost of an asset or as an expense, and
- receivables and liabilities are presented including value added tax.

Net amount of value added tax which is recoverable from or payable to the taxation authorities shall be included in the balance sheet as a part of receivables or liabilities.

Assessment of uncertainty over tax treatments

If the Company believes it is probable that its tax treatment or a group of tax treatments will be accepted by the taxation authority, then the



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Company shall determine the taxable profit (tax loss), tax base, unused tax losses, unused tax credits and tax rates consistently with the tax treatment used or planned to be used in its income tax filings.

If the Company concludes it is not probable that its tax treatment or a group of tax treatments will be accepted by the taxation authority, then the Company shall reflect the effect of uncertainty in determining the related taxable profit (tax loss), tax base, unused tax losses, unused tax credits or tax rates. Such effect is reflected by the Company using the following method:

 The Company determines the most likely scenario – the single most likely amount in a range of possible outcomes.

xix. Earnings per share

Basic earnings per share for each reporting period shall be calculated by dividing the net profit for the reporting period by the weighted average number of shares outstanding in the given reporting period. Diluted earnings per share for each reporting period shall be calculated by dividing the net profit for

the reporting period by the sum of the weighted average number of shares outstanding in the given reporting period and all potential shares of new

9. Seasonal nature of business

issues.

Because we are a holding company, the distribution of our financial results during a fiscal year depends largely on the dates when our subsidiaries adopt resolutions to pay out dividends.

10. Changes in the presentation methods applied

We have not introduced any changes in the presentation of data for the year 2017 as well as for the comparable period.

11. Corrections of material errors

In the reporting period, no events occurred that would require making corrections of any misstatements.



V. INFORMATION ON OPERATING SEGMENTS

The Company's operating activities comprise both holding operations and sales of IT services and software.

The holding activities segment includes revenues and expenses related to managing the Group. The segment's revenues comprise primarily dividends and sales of business and technical support services to the Company's subsidiaries.

The IT services segment includes revenues and expenses related to our information technology operations in two areas: authentication solutions (banking) and voice automation solutions (systems integration).

For the year ended 31 December 2017 in thousands of PLN (audited)	Holding activities	IT services	Total
Dividend income	30,527	-	30,527
Revenues from sales of services	8,877	-	8,877
Revenues from sales of IT services and software	-	7,650	7,650
Total sales revenues	39,404	7,650	47,054
Gross profit on sales	32,457	2,365	34,822
Selling costs (-)	(2,554)	(702)	(3,256)
General and administrative expenses (-)	-	(61)	(61)
Net profit on sales	29,903	1,602	31,505

For the year ended 31 December 2016 in thousands of PLN (audited)	Holding activities	IT services	Total
Dividend income	5,283	-	5,283
Revenues from sales of services	8,325	-	8,325
Revenues from sales of IT services and software	-	7,479	7,479
Total sales revenues	13,608	7,479	21,087
Gross profit on sales	8,673	2,555	11,228
Selling costs (-)	(2,634)	(756)	(3,390)
General and administrative expenses (-)	-	(68)	(68)
Net profit on sales	6,039	1,731	7,770

VI. EXPLANATORY NOTES TO THE FINANCIAL STATEMENTS

1. Holding activities – Dividend income and service revenues

Operating revenues from holding activities comprise dividends received from subsidiaries as well as revenues from the sale of consulting, business and technical support services which are provided to subsidiaries of ASEE Group. As the Company is primarily engaged in holding operations, the abovementioned categories of revenues are presented in operating activities.

	Year ended 31 Dec. 2017 (audited)	Year ended 31 Dec. 2016 (audited)
Dividends from related parties, of which:	1.052	017
ASEE B&H ASEE Croatia	1,053 4,203	917 2,383
ASEE Macedonia	13,595	-
ASEE Romania ASEE Serbia	3,389 8,287 30,527	1,983 - 5,283

Dividend income in 2017 was significantly higher than in 2016, because in the previous year our operating companies needed to rebuild their cash positions, following hefty dividend payments that were made by our operating companies in 2015 due to their favourable financial liquidity.

Cash inflows generated from dividends amounted to PLN 27,878 thousand in 2017, as compared with PLN 5,357 thousand received in 2016. The difference between recognized revenues and dividends actually received resulted from the failure of ASEE Romania to pay out its dividend till 31 December 2017, as well as from withholding tax charged by our subsidiaries, and foreign exchange differences.

	Year ended 31 Dec. 2017 (audited)	Year ended 31 Dec. 2016 (audited)
Revenues from sales of services	8,877	8,325

Operating activities – Revenues from sales of IT services and software

	Year ended 31 Dec. 2017 (audited)	Year ended 31 Dec. 2016 (audited)
Revenues from sales of software and IT services	7,650	7,479

Both in the year ended 31 December 2017 and in the comparable period, operating activities included revenues from licensing fees as well as from maintenance, implementation and consulting services.



3. Breakdown of operating costs

	Year ended 31 Dec. 2017 (audited)	Year ended 31 Dec. 2016 (audited)
Employee benefits (-) Third-party services and outsourcing of employees (-) Depreciation and amortization (-	(4,369) (4,233)	(3,667) (3,629)
) Maintenance costs of property and business cars (-)	(389)	(273)
Business trips (-) Advertising (-) Valuation of share-based payment plan (-)	(511) (151) (528)	(517) (146) -
Other expenses (-)	(215) (11,998)	(283) (9,822)
Cost of sales, of which: Cost of goods and third-party services sold (-) Production costs (-)	(12,232) (3,551) (8,681)	(9,859) (3,495) (6,364)
Selling costs (-) General and administrative expenses (-)	(3,256) (61)	(3,390) (68)

4. Other operating income and expenses

Other operating income	Year ended 31 Dec. 2017 (audited)	Year ended 31 Dec. 2016 (audited)
Proceeds from disposal of	80	_
property, plant and equipment	201	
Compensations received Other operating income	201	61
cane. operating meeting	283	61

Other operating expenses	Year ended 31 Dec. 2017 (audited)	Year ended 31 Dec. 2016 (audited)
Liquidation of property, plant and equipment, and intangible assets	(182)	-
Allowance for receivables (-)	(37)	-
Other operating expenses (-)	(4) (223)	(3) (3)

5. Financial income and expenses

Financial income	Year ended 31 Dec. 2017 (audited)	Year ended 31 Dec. 2016 (audited)
Positive foreign exchange differences	-	1,314
Interest received on cash deposits and loans granted	1,012	1,304
Commissions received on guarantees granted	63	122
Gain on valuation of derivative instruments	2,449	792
Reversal of an impairment write-down on investments	-	4,800
	3,524	8,332

Financial income for the year 2016 includes the amount of PLN 4,800 thousand due to reversing an impairment write-down on our investment in Croatia. This has been described in detail in explanatory note 11 to these financial statements.

Financial expenses	Year ended 31 Dec. 2017 (audited)	Year ended 31 Dec. 2016 (audited)
Loss on valuation of derivative	(651)	(1,747)
instruments (-) Interest expense on bank loans	(253)	(273)
and borrowings (-) Commissions paid on bank	(14)	(19)
guarantees (-) Negative foreign exchange	(2,256)	-
differences (-) Impairment write-down on	(9,000)	(13,265)
investments (-) Allowance for receivables	(751)	-
resulting from loans granted (-)	(12,925)	(15,304)

Financial expenses for the year 2017 include primarily an impairment write-down on our investment in Kosovo (PLN 9,000 thousand), negative foreign exchange differences (PLN 2,256 thousand), and an allowance for receivables resulting from loans granted to ASEE Bulgaria (PLN 751 thousand). Financial expenses for the year 2016 include primarily impairment write-downs on our investments in Kosovo (PLN 9,000 thousand) and in Bulgaria (PLN 4,265 thousand). This has been described in detail in explanatory note 11 to these financial statements.



6. Corporate income tax

The main charges on pre-tax profit resulting from corporate income tax (current and deferred portions):

	Year ended 31 Dec. 2017 (audited)	Year ended 31 Dec. 2016 (audited)
Deferred income tax related to origination and reversal of temporary differences	(329)	38
Current income tax expense	(858)	(829)
Income tax on dividends	(1,134)	(46)
Adjustments to the prior years' current income tax	(12)	-
Income tax expense as disclosed in the income statement	(2,333)	(837)

Income tax expense for the year 2017 resulted from income tax on current operations amounting to PLN 858 thousand, as well as withholding tax on dividends from our subsidiaries which amounted to PLN 1,134 thousand.

The effective tax rate for the period of 12 months ended 31 December 2017 equalled 10.53%.

The difference between our effective tax rate and the statutory corporate income tax rate of 19% resulted primarily from permanent differences such as tax-exempt dividends (PLN 1,438 thousand), deduction of taxes already paid by our subsidiaries on their dividend distributions (PLN 2,497 thousand), as well as non-tax-deductible expenses (an impairment write-down on investments in the amount of PLN 1,710 thousand, and an allowance for doubtful receivables from loans in the amount of PLN 143 thousand). The above amounts represent the impact of particular events on income tax.

Income tax expense for the year 2016 resulted from income tax on current operations amounting to PLN 829 thousand, as well as withholding tax on dividends from our subsidiaries which amounted to PLN 46 thousand.

The effective tax rate for the period of 12 months ended 31 December 2016 equalled 97.78%. Such a high effective tax rate for 2016 has resulted primarily from changes in impairment write-downs recognized on our investments in subsidiary companies (a total increase by PLN 8,465 thousand) which have significantly decreased the amount of our pre-tax profit, but are not treated as tax-deductible expenses.

The difference between our effective tax rate and the statutory corporate income tax rate of 19% resulted primarily from permanent differences such as tax-exempt dividends (PLN 849 thousand), deduction of taxes already paid by our subsidiaries on their dividend distributions (PLN 110 thousand), tax-exempt income (reversal of an impairment write-down on investments amounting to PLN 912 thousand), as well as non-tax-deductible expenses (recognition of an impairment write-down on investments amounting to PLN 2,520 thousand). The above amounts represent the impact of particular events on income tax.



Reconciliation of corporate income tax payable on pre-tax profit at the statutory tax rate, with corporate income tax computed at the Company's effective tax rate:

	Year ended 31 Dec. 2017 (audited)	Year ended 31 Dec. 2016 (audited)
Pre-tax profit	22,164	856
Statutory corporate income tax rate	19%	19%
Corporate income tax computed at the statutory tax rate	(4,211)	(163)
Non-tax-deductible expenses, of which:	(2,045)	(2,545)
Impairment write-down on investments	(1,710)	(2,520)
Allowance for receivables resulting from loans granted	(143)	-
Depreciation and amortization	(8)	(10)
Share-based payment plan	(101)	-
Other	(83)	(15)
Non-taxable income, of which	-	912
Reversal of an impairment write-down on investments	-	912
Tax exempt income, of which:	1,438	849
Dividends received	1,438	849
Tax deduction, of which:	2,497	110
Dividend income tax paid by subsidiaries	2,497	110
Adjustments to the prior years' current income tax	(12)	-
Utilization of tax-deductible losses	-	-
Corporate income tax at the effective tax rate of 10.53% in 2017, and 97.78% in 2016	(2,333)	(837)

Tax exempt income amounting to PLN 1,438 thousand in 2017 and PLN 849 thousand in 2016 corresponds to dividends received from the European Union countries, which are exempted from taxation under Art. 22 of the Corporate Income Tax Act. Whereas, the deduction of dividend income tax paid by subsidiaries amounting to PLN 2,497 thousand in 2017 and PLN 110 thousand in 2016 is related to our subsidiaries, dividends from which are taxable in Poland, but which had already paid income taxes in their countries (tax deduction pursuant to Art. 20 of the Corporate Income Tax Act).

	STATEMENT OF FINANCIAL POSITION		INCOME STAT for the year	
	31 Dec. 2017	31 Dec. 2016	31 Dec. 2017	31 Dec. 2016
	(audited)	(audited)	(audited)	(audited)
Deferred tax liabilities				
Interest accrued on cash equivalents	(3)	(2)	(1)	14
Valuation of financial assets and liabilities at fair value	(156)	-	(156)	-
Other differences	(55)	(35)	(20)	(22)
Deferred tax liabilities, gross	(214)	(37)		
	<u> </u>			
Deferred tax assets				
Accrual for salaries	140	145	(5)	(32)
Accrual for unused holiday leaves	49	36	13	(1)
Valuation of financial assets and liabilities at fair value	-	207	(207)	126
Provision for other operating costs	112	65	47	(47)
Deferred tax assets, gross	301	453	.,	(.,,
Write-down due to inability to realize	-	-		
a deferred tax asset Deferred tax assets, net	301	453		
· · · · · · · · · · · · · · · · · · ·				
Assets (+) / Liabilities (-), net	87	416		
Change in deferred income tax in the reporting period, of which:			(329)	38
change in deferred income tax recognized directly in other comprehensive income			-	-
change in deferred income tax recognized in profit or loss			(329)	38



7. Earnings per share

Basic earnings per share are computed by dividing net profit for the reporting period by the weighted average number of ordinary shares outstanding during that financial year.

Both during the reporting period and the comparable period, there were no instruments that could potentially dilute basic earnings per share.

The table below presents net profits and numbers of shares used for the calculation of basic and diluted earnings per share:

	Year ended 31 Dec. 2017 (audited)	Year ended 31 Dec. 2016 (audited)
Net profit for the reporting period	19,831	19
Weighted average number of ordinary shares outstanding, used for calculation of basic earnings per share	51,894,251	51,894,251
Earnings per share for the reporting period (in PLN):		
Basic earnings per share	0.38	-
Diluted earnings per share	0.38	-

8. Information on dividends paid out or declared

The Ordinary General Meeting of Shareholders of ASEE S.A. seated in Rzeszów, acting on the basis of art. 395 § 2 item 2) of the Commercial Companies Code as well as pursuant to § 12 sec. 4 item 2) of the Company's Articles of Association, decided that the net profit for the financial year 2016 amounting to PLN 19,069.06 and a portion of the capital reserve established pursuant to Resolution No. 7 of the Company's Ordinary General Meeting of Shareholders of 31 March 2016, shall be distributed as follows:

- a) the amount of PLN 1,525.52 from the net profit for the financial year 2016 has been allocated to the reserve capital pursuant to art. 396 § 1 of the Commercial Companies Code;
- b) the amount of PLN 17,543.54 from the net profit for the financial year 2016 as well as the amount of PLN 24,891,696.94 representing a portion of the above-mentioned capital reserve have been allocated for distribution among all of the Company's shareholders by payment of a dividend amounting to PLN 0.48 per share.

The Company's Ordinary General Meeting of Shareholders established 30 June 2017 as the dividend record date. The dividend was paid out on 14 July 2017. The number of shares eligible for dividend was 51,894,251.



9. Property, plant and equipment

for the year ended 31 December 2017 (audited)	Computers and other office equipment	Transportation vehicles	Other tangible assets	Total
As at 1 January 2017, less accumulated depreciation	26	481	-	507
Additions, of which:	21	446	12	479
Purchases	21	446	12	479
Reductions, of which:	(24)	(362)	(1)	(387)
Depreciation charges for the reporting period (-)	(24)	(179)	(1)	(204)
Liquidation and disposal – gross value (-)	-	(373)	(1)	(374)
Liquidation and disposal – depreciation	-	190	1	191
As at 31 December 2017, less accumulated depreciation	23	565	11	599
As at 1 January 2017				
Gross value	410	1,034	169	1,613
Accumulated depreciation (-)	(384)	(553)	(169)	(1,106)
Net book value as at 1 January 2017	26	481	-	507
As at 31 December 2017				
Gross value	431	1,107	180	1,718
Accumulated depreciation (-)	(408)	(542)	(169)	(1,119)
Net book value as at 31 December 2017	23	565	11	599

Both as at 31 December 2017 and 31 December 2016, property, plant and equipment did not serve as security for any bank loans.

for the year ended 31 December 2016 (audited)	Computers and other office equipment	Transportation vehicles	Other tangible assets	Total
As at 1 January 2016, less accumulated depreciation	32	354	-	386
Additions, of which:	26	260	2	288
Purchases	26	260	2	288
Reductions, of which:	(32)	(133)	(2)	(167)
Depreciation charges for the reporting period (-)	(32)	(133)	(2)	(167)
Liquidation and disposal – gross value (-)	(5)	(55)	-	(60)
Liquidation and disposal – depreciation	5	55	-	60
As at 31 December 2016, less accumulated depreciation	26	481	-	507
As at 1 January 2016				
Gross value	389	829	167	1,385
Accumulated depreciation (-)	(357)	(475)	(167)	(999)
Net book value as at 1 January 2016	32	354	-	386
As at 31 December 2016				
Gross value	410	1,034	169	1,613
Accumulated depreciation (-)	(384)	(553)	(169)	(1,106)
Net book value as at 31 December 2016	26	481	-	507

10. Intangible assets

for the year ended 31 December 2017 (audited)	CRM and PMS software	Goodwill	Other intangible assets	Total
As at 1 January 2017, less accumulated amortization	915	4,567	10	5,492
Additions, of which:	145	-	9	154
Purchases	145	-	9	154
Reductions, of which:	(178)	-	(7)	(185)
Amortization charges for the reporting period (-)	(178)	-	(7)	(185)
As at 31 December 2017, less accumulated amortization	882	4,567	12	5,461
As at 1 January 2017				
Gross value	1,293	4,567	166	6,026
Accumulated amortization (-)	(378)	-	(156)	(534)
Net book value as at 1 January 2017	915	4,567	10	5,492
As at 31 December 2017				
Gross value	1,438	4,567	175	6,180
Accumulated amortization (-)	(556)	-	(163)	(719)
Net book value as at 31 December 2017	882	4,567	12	5,461

*CRM – `Customer Relationship Management' software; PMS – `Performance Management System' software.

Both as at 31 December 2017 and 31 December 2016, intangible assets did not serve as security for any bank loans.

for the year ended 31 December 2016 (audited)	CRM software	Goodwill	Other intangible assets	Total
As at 1 January 2016, less accumulated amortization	477	4,567	9	5,053
Additions, of which:	532	-	13	545
Purchases	532	-	13	545
Reductions, of which:	(94)	-	(12)	(106)
Amortization charges for the reporting period (-)	(94)	-	(12)	(106)
As at 31 December 2016, less accumulated amortization	915	4,567	10	5,492
As at 1 January 2016				
Gross value	761	4,567	153	5,481
Accumulated amortization (-)	(284)	-	(144)	(428)
Net book value as at 1 January 2016	477	4,567	9	5,053
As at 31 December 2016				
Gross value	1,293	4,567	166	6,026
Accumulated amortization (-)	(378)	-	(156)	(534)
Net book value as at 31 December 2016	915	4,567	10	5,492



11. Investments in subsidiaries

Full name of company	Short name	31 Dec. 2017 (audited)	31 Dec. 2016 (audited)
Asseco SEE d.o.o., (Sarajevo)	ASEE B&H	25,830	25,830
Asseco SEE o.o.d., Sofia	ASEE Bulgaria	-	-
Asseco SEE d.o.o. (Zagreb)1)	ASEE Croatia	56,783	122,967
Asseco SEE Sh.p.k. (Pristina)	ASEE Kosovo	21,241	30,241
Asseco SEE DOEL, (Skopje)	ASEE Macedonia	98,480	98,480
Asseco SEE s.r.l., (Bucharest)	ASEE Romania	147,485	147,485
Asseco SEE d.o.o., (Beograd)	ASEE Serbia	80,297	80,297
Asseco SEE d.o.o., (Ljubljana)	ASEE Slovenia	2,332	2,332
Asseco SEE Teknoloji A.Ş. (Istanbul)	ASEE Turkey	71,460	71,460
Asseco SEE d.o.o., (Podgorica)	ASEE Montenegro	1,009	1,009
Payten d.o.o., Zagreb	Payten Croatia	66,184	n/a
		571,101	580,101

ASEE BOSNIA AND HERZEGOVINA

The company of ASEE Bosnia and Herzegovina resulted from the merger of Cardinfo BDS d.o.o. (ASEE B&H Sarajevo) and ASEE B&H (Banja Luka).

History of acquisitions in Bosnia and Herzegovina

The agreement for the acquisition of a 50% stake in Cardinfo BDS d.o.o. worth PLN 4,631 thousand was signed by ASEE S.A. on 13 September 2010. The remaining 50% of shares in Cardinfo BDS d.o.o. worth PLN 9,693 thousand as well as shares in ASEE B&H (Banja Luka) worth PLN 11,506 thousand were transferred within the Group's structure, from ASEE Serbia directly to ASEE S.A. Such transfer was carried out as part of the Group's reorganization process which was finalized by the merger of ASEE S.A. with its subsidiary ITD Poland Sp. z o.o. on 1 June 2012.

On 19 July 2012, there was registered a merger between our two subsidiaries seated in Bosnia and Herzegovina. As a result of that merger, the value of our investment in ASEE B&H (Banja Luka) amounting to PLN 11,506 thousand was added to our investment in ASEE B&H (Sarajevo). Following the merger, the total value of our investments in Bosnia and Herzegovina equals PLN 25,830 thousand.

During the period of 12 months ended 31 December 2017, the value of our investment in ASEE B&H remained unchanged.

ASEE BULGARIA

ASEE Bulgaria was created by the merger of ASEE Bulgaria (former Pexim Solutions o.o.d) and Altius, Bulgaria.

History of acquisitions in Bulgaria

On 23 September 2010, ASEE S.A. acquired a 49% stake in ASEE Bulgaria. The remaining 51% of shares were purchased by ASEE S.A. from its subsidiary ASEE Macedonia on 1 December 2011. Following both the transactions, ASEE S.A. has become a direct owner of 100% of shares in its Bulgarian subsidiary. The total cost of investment recognized amounted to PLN 2,499 thousand.

On 19 October 2011, Asseco South Eastern Europe S.A. concluded an agreement for the acquisition of 100% of shares in Altius Bulgaria EOOD. Our investment in this company amounted to PLN 1,766 thousand.

The merger of both the above-mentioned companies was registered on 10 February 2012. Following this business combination, the total value of our investment in ASEE Bulgaria reached PLN 4,265 thousand.

As at 31 December 2016, we recognized an impairment write-down on our investment in ASEE Bulgaria in the amount of PLN 4,265 thousand, due to lower than expected financial performance of that company and on the basis of conducted impairment tests.

The carrying value of our investment in Bulgaria, net of impairment write-downs, equals PLN 0.

ASEE CROATIA

ASEE Croatia was created by merging our four subsidiaries based in Croatia: Arbor Informatika d.o.o., Logos d.o.o., Biro Data Servis d.o.o. and EŽR.

History of acquisitions in Croatia

On 20 December 2007, ASEE S.A. concluded an agreement for the acquisition of a 60% stake in Logos d.o.o. and a 70% stake in Arbor Informatika d.o.o. The control over Arbor Informatika d.o.o. was obtained on 22 January 2008; whereas, Logos d.o.o. has been controlled as of 8 April 2008.

The remaining non-controlling interests in these companies, i.e. 40% of shares in Logos d.o.o. and 30% of shares in Arbor Informatika d.o.o., were acquired by ASEE S.A. in 2009, in each case by conversion of those shares into shares of ASEE S.A. Following such swap transactions, ASEE S.A. has become the owner of 100% of shares in both the companies.



On 4 January 2010, the subsidiary Logos d.o.o. was renamed as Asseco SEE d.o.o. (ASEE Croatia). Concurrently, the merger of ASEE Croatia (as the taking-over company) with Arbor Informatika d.o.o. (as the acquired company) was registered.

Afterwards, ASEE S.A. acquired a 100% stake in Biro Data Servis d.o.o. (BDS) under an agreement signed on 13 September 2010. The merger of ASEE Croatia with BDS was registered on 3 January 2011.

In the period of 12 months ended 31 December 2013, we recognized an impairment write-down, decreasing the value of our investment in ASEE Croatia by PLN 4,800 thousand. Such write-down was recognized due to lower than expected financial performance of that company.

On 23 October 2013, ASEE S.A. acquired 100% of shares in the company EŽ Računalstvo 2013 d.o.o. seated in Zagreb, Croatia. The consideration for the shares has been divided into two portions. The first instalment amounting to EUR 2,500 thousand (of which EUR 2,362 thousand due to the seller and EUR 138 thousand for the share capital increase) was paid on the date of signing the share acquisition agreement. The second instalment depended on the acquired company's financial results and finally amounted to EUR 402 thousand (PLN 1,686 thousand). The total value of investment recognized on this transaction amounted to PLN 12,287 thousand.

On 2 January 2014, a merger of ASEE Croatia (the taking-over company) and EŽR Croatia (the acquired company) was registered. Following the conducted mergers, the total value of our investments in Croatia reached PLN 118,167 thousand, net of impairment write-downs.

As at 31 December 2016, since the company has improved its financial performance and is expected to maintain this trend, we reversed the impairment write-down amounting to PLN 4,800 thousand that was recognized on our investment in Croatia in prior years.

On 19 September 2017, a new company called Payten Croatia was officially separated from ASEE Croatia. The former value of our investment in ASEE Croatia has been divided in the following proportions: PLN 56,783 thousand to ASEE Croatia, and PLN 66,184 thousand to Payten Croatia. Such division corresponded to the share of fair value of each of these companies that was estimated on the basis of their discounted cash flows.

As at 31 December 2017, after the above-mentioned division, the value of our investment in ASEE Croatia equalled PLN 56,783 thousand.

ASEE MONTENEGRO

On 18 June 2014, ASEE S.A. acquired 1% of shares in ASEE Montenegro from ASEE Serbia, and the remaining 99% of shares on 19 August 2014. The total value of these transactions was EUR 250 thousand. After the currency conversion, the value of investment recognized by ASEE S.A. amounted to PLN 1,009 thousand. The transaction was conducted at market value. Following this transaction, within

Group's organizational structure,

Montenegro has become a direct subsidiary of ASEE

During the period of 12 months ended 31 December 2017, the value of our investment in ASEE Montenegro remained unchanged.

ASEE KOSOVO

History of acquisitions in Kosovo

S.A. and not of ASEE Serbia.

The agreement for the acquisition of 100% of shares in Pronet Sh.p.k was signed on 5 November 2009. Asseco South Eastern Europe S.A. gained control over that company as of 1 July 2009. On 25 January 2010, the subsidiary Pronet Sh.p.k. was renamed as Asseco SEE Sh.p.k. (ASEE Kosovo).

In 2010, taking into account the audited consolidated financial statements of ASEE Kosovo for the year 2009, we finally completed the purchase price allocation process, which resulted in reducing the value of this investment by PLN 388 thousand. Whereas, in the first half of 2011, we recognized an impairment write-down on our Kosovo investment, decreasing its value by PLN 6,033 thousand, because the achieved financial results were weaker than expected. In the period of 12 months ended 31 December 2013, the above-mentioned write-down was reversed entirely as the company's earnings improved. In the period of 12 months ended 31 December 2014, due to the expectation of weaker financial performance of ASEE Kosovo, we have again decided to write down the value of this investment by PLN 5,120 thousand. In 2016, we recognized additional impairment write-downs on our investment in ASEE Kosovo in the amount of PLN 4,000 thousand as at 30 June 2016 and in the amount of PLN 5,000 thousand as at 31 December 2016, due to lower than expected financial performance of that company and on the basis of conducted impairment tests. In 2017, the said impairment write-downs were increased by another PLN 9,000 thousand. As at 31 December 2017, the total amount of recognized write-downs was PLN 23,120 thousand.

The carrying value of our investment in Kosovo equals PLN 21,241 thousand, net of impairment write-downs.

ASEE MACEDONIA



History of acquisitions in Macedonia

ASEE Macedonia joined ASEE Group in 2007, being a subsidiary of the acquired Serbian company. As a result of a division of ASEE Serbia and establishing of IPSA BHM Investments, as well as due to further reorganization of ASEE Group finalized by the merger with ITD Poland, the investment in ASEE Macedonia was transferred directly to ASEE S.A. and evaluated at PLN 98,480 thousand.

During the period of 12 months ended 31 December 2017, the value of our investment in ASEE Macedonia remained unchanged.

ASEE ROMANIA

ASEE Romania was created by merging our three Romanian subsidiaries: Fiba Software s.r.l., Net Consulting s.r.l., and Probass S.A.

History of acquisitions in Romania

On 26 April 2007, Asseco Romania S.A. (a subsidiary of Asseco Poland S.A.) acquired 70% stakes in the companies of Fiba Software s.r.l. and Net Consulting s.r.l. As a result of the acquisition of shares in Asseco Romania S.A. by Asseco South Eastern Europe S.A. in January 2008 and subsequent merger of those companies executed on 8 May 2008, ASEE S.A. obtained control both over Fiba Software s.r.l. and Net Consulting s.r.l.

The remaining 30% non-controlling interests in each of these companies were acquired under the agreements for conversion of those shares into shares of ASEE S.A. Following such swap transactions, Asseco South Eastern Europe S.A. has become the owner of 100% of shares in both the Romanian companies.

On 29 December 2009, Net Consulting s.r.l. was renamed as Asseco SEE s.r.l. (ASEE Romania) and, subsequently, ASEE Romania acted as the taking-over company in the merger of our Romanian subsidiaries that was carried out on 31 December 2010.

On 11 December 2009, Asseco South Eastern Europe S.A. signed an agreement for the acquisition of 100% of shares in Probass S.A. On 1 June 2010, there was registered a merger of ASEE Romania (the taking-over company) with Probass S.A. (the acquired company).

After the mergers, the total value of our investments in Romania reached PLN 147,485 thousand.

During the period of 12 months ended 31 December 2017, the value of our investment in ASEE Romania remained unchanged.

ASEE SERBIA

ASEE Serbia was created by merging our three subsidiaries based in Serbia: Pexim d.o.o., Beograd,

Antegra d.o.o., Beograd, and Pexim Cardinfo d.o.o., Beograd.

History of acquisitions in Serbia

Asseco South Eastern Europe S.A. acquired: 60% of shares in Pexim d.o.o. on 18 December 2007, 60% of shares in Pexim Cardinfo d.o.o. on 6 May 2008, as well as 70% of shares in Antegra d.o.o. on 21 May 2008.

The remaining non-controlling interests were acquired under the agreements for conversion of those shares into shares of ASEE S.A. Following that transaction, Asseco South Eastern Europe S.A. has become the owner of 100% of shares in that company.

On 23 November 2009, our subsidiary Pexim d.o.o. was renamed as Asseco SEE d.o.o., Beograd (ASEE Serbia). On 4 January 2010, there was registered a merger of ASEE Serbia (the taking-over company) with Pexim Cardinfo d.o.o. (the acquired company) and Antegra d.o.o. (the acquired company).

Division of ASEE Serbia and establishing of IPSA BHM Investments d.o.o.

On 22 November 2010, IPSA BHM Investments d.o.o., Beograd (IPSA) was established as a result of the separation of a portion of assets of ASEE Serbia, which at the date of such separation was a whollyowned subsidiary of Asseco South Eastern Europe S.A.

The separated assets of ASEE Serbia that were transferred to the newly established IPSA comprised shareholdings in the following companies:

- 100% of shares in ASEE B&H (former Pexim Solutions d.o.o.) seated in Banja Luka, Bosnia and Herzegovina;
- 100% of shares in IBIS a.d. seated in Banja Luka, Bosnia and Herzegovina;
- 50% of shares in ASEE B&H (former Cardinfo BDS d.o.o) seated in Sarajevo, Bosnia and Herzegovina;
- 100% of shares in ASEE Macedonia.

The market value of the separated assets was estimated to equal PLN 124,380 thousand. Following such separation of assets, in 2011 the value of our investment in ASEE Serbia was reduced by the amount corresponding to the estimated market value of assets transferred to IPSA (this is from PLN 204,677 thousand to its current value of PLN 80,297 thousand).

The company of IPSA was liquidated on 31 October 2011. Whereas, all of its shareholdings in the abovementioned companies were transferred to ITD Poland.



During the period of 12 months ended 31 December 2017, the value of our investment in ASEE Serbia remained unchanged.

ASEE SLOVENIA

History of acquisitions in Slovenia

On 13 July 2011, Asseco South Eastern Europe S.A. concluded an agreement for the acquisition of a 50% stake in ASEE Slovenia (former SIMT Cardinfo d.o.o.). The agreement became effective upon the fulfilment of a condition precedent, i.e. approval of the above-mentioned transaction by the competent court of Slovenia. The court's consent became final and binding on 10 October 2011. Our investment in this company amounted to PLN 1,327 thousand.

On 18 April 2012, ASEE S.A. was registered as the holder of 100% of shares in ASEE Slovenia, following a buyout of the remaining 50% stake from its previous owner ASEE Serbia. Following this transaction, the value of our investment in ASEE Slovenia increased by PLN 1,005 thousand to its current level of PLN 2,332 thousand.

During the period of 12 months ended 31 December 2017, the value of our investment in ASEE Slovenia remained unchanged.

ASEE TURKEY

ASEE Turkey resulted from the merger of ITD A.Ş., EST A.Ş. and Sigma A.Ş.

History of acquisitions in Turkey

The companies ITD A.Ş. and EST A.Ş. were acquired by ASEE S.A. on 30 July 2010.

The value of investment in 99.662% of shares in ITD A.Ş. amounted to PLN 33,965 thousand. 29.0429% of shares in ITD A.Ş. were acquired in exchange for 837,472 newly issued, series S shares of Asseco South Eastern Europe S.A., with the issuance value of PLN 8,827 thousand, which was recognized as the investment's purchase cost. The value of investment in 99.997% of shares in EST A.Ş. amounted to PLN 28,267 thousand. Additionally, in March 2011, ASEE S.A. purchased 165 shares from a shareholder in ITD A.Ş., increasing the value of this investment by PLN 108 thousand.

In March 2011, Asseco South Eastern Europe S.A. sold a 23.1% stake in EST A.Ş. to ITD A.Ş.; hence the value of our investment in this company decreased by PLN 6,530 thousand.

The merger of both the Turkish subsidiaries was registered on 6 June 2011. As at the merger date, the value of our investment in ASEE Turkey amounted to PLN 55,810 thousand.

On 14 September 2012, ASEE S.A. acquired an 86.68% stake in the company Sigma Danışmanlık ve Uygulama Merkezi A.Ş. seated in Istanbul. The value of investment recognized on this transaction amounted to PLN 25,333 thousand. (Additional 12% of shares were purchased by our subsidiary ASEE Turkey.)

On 6 May 2013, ASEE S.A. sold a 38.22% stake of shares it held in Sigma Turkey to ASEE Turkey. Following this transaction, the value of our investment in Sigma decreased by PLN 9,683 thousand to the level of PLN 15,650 thousand.





On 11 September 2013, there was registered a merger between our Turkish subsidiaries: ASEE Turkey (the taking-over company) and Sigma Turkey (the acquired company). Concurrently to the merger, ASEE Turkey carried out a squeeze-out procedure and purchased a 1.32% non-controlling interest in Sigma. Following this procedure, ASEE S.A. has become the owner of all shares in both the merged companies.

The value of our investment in ASEE Turkey equalled PLN 71,460 thousand, remaining unchanged over the year 2017.

PAYTEN CROATIA

Payten Croatia was formed by separation from the company of ASEE Croatia which was registered on 19 September 2017. This division resulted in two separate business entities. The newly established company is a provider of payment services.

The value of our investments that was allocated to Payten Croatia amounted to PLN 66,184 thousand. Such division corresponded to the share of fair value of each of these companies that was estimated on the basis of their discounted cash flows.

Impairment testing of investments

At the end of every reporting period, ASEE S.A. carries out a valuation of its assets concerning possible impairment.

We estimated the recoverable amount of all of our investments in subsidiaries as at 31 December 2017.

The recoverable amount of investments in subsidiaries as at 31 December 2017 was determined on the basis of their value in use, applying the forecasted free cash flow to firm (FCFF) based on the financial forecasts approved by our management personnel. The residual value was determined assuming no growth of the achieved margins after the forecast period.

The discount rate applied to determine the present value of expected future cash flows was equivalent to the estimated weighted average cost of capital for each individual company. Particular components of the discount rate were determined taking into account the market values of risk-free interest rates, the beta coefficient that was leveraged to reflect the market debt-equity structure, as well as the expected market yield.

The table below presents the basic assumptions concerning the discount rate and sales revenue growth as adopted in the testing model prepared as at 31 December 2017:

31 Dec. 2017	Discount rate applied in the model	Sales revenue growth rate applied in the model
ASEE B&H	9.73%	6.04%
ASEE Bulgaria	7.72%	3.98%
ASEE Croatia	8.23%	5.22%
Payten Croatia	8.23%	4.46%
ASEE Montenegro	8.59%	0.10%
ASEE Kosovo	9.94%	4.86%
ASEE Macedonia	8.78%	6.65%
ASEE Romania	10.03%	9.18%
ASEE Serbia	9.03%	3.49%
ASEE Slovenia	7.47%	-3.47%
ASEE Turkey	18.59%	19.12%

In the case of ASEE Kosovo, taking into account the recognized write-down and adopted assumptions, the carrying value of this investment is equal to its recoverable amount. Any increase in the applied discount rate or decrease in the assumed revenue growth rate might result in further write-downs on our investment in ASEE Kosovo.

In the case of ASEE Romania, the investment's recoverable amount would have been equal to its carrying value if the discount rate applied in the model was increased by 2.2 pp with other assumptions remaining constant, or if the revenue growth rate was decreased by 1.7 pp with other assumptions remaining constant. As at 31 December 2017, the excess of the recoverable amount of our investment in ASEE Romania over its carrying value equalled PLN 35 million.

The table below presents the basic assumptions concerning the discount rate and sales revenue growth as adopted in the testing model prepared as at 31 December 2016:

31 Dec. 2016	Discount rate applied in the model	Sales revenue growth rate applied in the model
ASEE B&H	10.68%	1.33%
ASEE Bulgaria	8.66%	-21.38%
ASEE Croatia	9.35%	8.13%
ASEE Montenegro	11.35%	-7.71%
ASEE Kosovo	9.32%	9.27%
ASEE Macedonia	11.68%	8.93%
ASEE Romania	7.83%	8.96%
ASEE Serbia	9.04%	5.07%
ASEE Slovenia	7.45%	-1.13%
ASEE Turkey	7.85%	10.83%



In the case of ASEE Kosovo and ASEE Bulgaria, taking into account the recognized write-downs and adopted assumptions, the carrying values of these investments are equal to their recoverable amounts.

In the case of ASEE Croatia, we have reversed an impairment write-down of PLN 4,800 thousand that was recognized in the prior years. The investment's recoverable amount would be equal to its carrying value if the discount rate applied in the model was increased by 1.2 pp with other assumptions remaining constant, or if the revenue growth rate was decreased by 0.9 pp with other assumptions remaining constant. As at 31 December 2016, following the above-mentioned reversal of the writedown, the excess of the recoverable amount of our investment in ASEE Croatia over its carrying value equalled PLN 16.85 million.

In the case of ASEE Romania, the investment's recoverable amount would have been equal to its carrying value if the discount rate applied in the model was increased by 1.3 pp with other assumptions remaining constant, or if the revenue growth rate was decreased by 0.94 pp with other assumptions remaining constant. As at 31 December 2016, the excess of the recoverable amount of our investment in ASEE Romania over its carrying value equalled PLN 26 million.

Any reasonable modification of the key assumptions adopted in the valuation model of our investments in other subsidiaries should not indicate a necessity of recognizing any impairment charges.

The sales revenue growth rate specified in the tables above was calculated as the compound annual growth rate (CAGR), this is an average annual growth rate over the analyzed period, assuming that each year-on-year increase is added to the next period's base.

12. Short-term and long-term receivables

Trade receivables	31 Dec. 2017 (audited)	31 Dec. 2016 (audited)
Invoiced deliveries, of which from:	2,322	1,569
 related parties other entities allowance for receivables Uninvoiced deliveries, 	1,976 383 (37)	1,136 433
of which from: - related parties - other entities	55 - 55	- - -
	2,377	1,569

The amount of PLN 1,974 thousand of receivables from related parties resulted from sales of consulting, business and technical support services to subsidiaries of ASEE Group.

As at 31 December 2017, receivables outstanding under transactions conducted with Asseco Poland S.A. amounted to PLN 2 thousand, as compared with PLN 1 thousand as at 31 December 2016.

Presented below is the ageing analysis of trade receivables for invoiced deliveries as at 31 December 2017 and 31 December 2016:

Ageing analysis	31 Dec. 2017	31 Dec. 2016
	(audited)	(audited)
Receivables not yet due	2,194	1,371
Past-due receivables, of which:	128	198
- less than 30 days	78	5
- from 30 to 90 days	20	33
- from 90 to 180 days	-	-
- more than 180 days	30	160
·	2,322	1,569

Other receivables	31 Dec. 2017	31 Dec. 2016
	(audited)	(audited)
Receivables from sale of shares Dividends receivable from ASEE Romania	4,665	7,481
	1,245	-
Other receivables	135	214
	6,045	7,695
- short-term	2,586	1,719
- long-term	3,459	5,976

As at 31 December 2017, receivables from sale of shares resulted from the sale of shares in Sigma Turkey and amounted to PLN 4,665 thousand (of which PLN 3,412 thousand is presented in long-term receivables and PLN 1,253 thousand in short-term receivables).

As at 31 December 2016, receivables from sale of shares resulted from the sale of shares in Sigma Turkey and amounted to PLN 7,481 thousand (of which PLN 5,976 thousand is presented in long-term receivables and PLN 1,505 thousand in short-term receivables).



13. Cash and short-term deposits

	31 Dec. 2017	31 Dec. 2016
	(audited)	(audited)
Cash at bank and in hand	2,606	2,850
Short-term bank deposits	23,468	8,358
	26,074	11,208

14. Financial assets

Financial assets	1 Jan. 2017	Granted	Repaid	Other/ Valuatio n	Interest accrued	Interest repaid	Foreign exchange differences	31 Dec. 2017
Loans, of which								
receivable from:	37,388	10,896	(21,522)	(758)	815	(751)	(1,874)	24,194
ASEE Croatia	6,570	7,217	(1,187)	(12,321)	148	(164)	(260)	3
Payten Croatia	-	-	(830)	12,321	133	-	(265)	11,359
ASEE B&H	2,704	2,759	(613)	(7)	147	(115)	(189)	4,686
ASEE Turkey	1,675	· -	(1,567)	` _	10	(14)	(104)	-
ASEE Slovenia	3,192	-	(575)	-	66	(68)	(170)	2,445
ASEE Serbia	20,128	670	(14,366)	-	253	(326)	(757)	5,602
ASEE Montenegro	2,495	-	(2,384)	-	33	(45)	(94)	. · 5
ASEE Bulgaria	535	250	-	(751)	21	(19)	(30)	6
Other	89	-	-	` _	4	` -	`(5)	88
Forward contracts	_	-	-	820	-	-	`-	820
	37,388	10,896	(21,522)	62	815	(751)	(1,874)	25,014
Long-term	14,478							14,173
Short-term	22,910							10,841

Following the division of ASEE Croatia and separation of Payten Croatia, loans granted to ASEE Croatia in order to finance its outsourcing projects in the area of payment services were transferred to Payten Croatia (PLN 12,321 thousand). Furthermore, we recognized an allowance for loans granted to ASEE Bulgaria in the amount of PLN 751 thousand. Such allowance was made due to the recognition of an impairment write-down on our investment in that company in 2016, and assessment of its ability to repay these loans.

The amounts of investment write-down and allowance for loans were recognized as financial expenses.

The book values of financial assets held by the Group as at 31 December 2017 and 31 December 2016 did not differ from their fair values.

15. Share capital

Share capital		Par value	Par value 31 Dec. 2017 (audited)		31 Dec. 20 (audited	
Shares	Series	per share	Number of shares	Value of shares	Number of shares	Value of shares
Ordinary registered shares	A*	0.1	5,000,000	500	5,000,000	500
Ordinary registered shares	B*	0.1	5,000,000	500	5,000,000	500
Ordinary registered shares	C*	0.1	2,567,000,900	256,700	2,567,000,900	256,700
Ordinary registered shares	D	10	25,770,009	257,700	25,770,009	257,700
Ordinary registered shares	E	10	956,447	9,565	956,447	9,565
Ordinary registered shares	F	10	1,475,509	14,755	1,475,509	14,755
Ordinary registered shares	G	10	2,708,378	27,084	2,708,378	27,084
Ordinary registered shares	Н	10	1,062,030	10,620	1,062,030	10,620
Ordinary registered shares	I	10	1,770,609	17,706	1,770,609	17,706
Ordinary registered shares	J	10	1,714,209	17,142	1,714,209	17,142
Ordinary registered shares	K	10	4,590,470	45,905	4,590,470	45,905
Ordinary registered shares	L	10	2,100,000	21,000	2,100,000	21,000
Ordinary registered shares	М	10	4,810,880	48,109	4,810,880	48,109
Ordinary registered shares	N	10	1,078,909	10,789	1,078,909	10,789
Ordinary registered shares	Р	10	1,524,269	15,242	1,524,269	15,242
Ordinary registered shares	R	10	592,941	5,929	592,941	5,929
Ordinary registered shares	S	10	837,472	8,375	837,472	8,375
Ordinary registered shares	Т	10	902,119	9,021	902,119	9,021
			51,894,251	518,942	51,894,251	518,942

^{*} Following a reverse split of series D shares



The shareholders who, either directly or through their subsidiaries, held at least 5% of total voting rights at the Company's General Meeting of Shareholders were as follows:

As at 19 February 2018

Name of shareholder	Number of shares held and votes at GMS	Equity interest and voting rights at GMS
Asseco International a.s.	26,494,676	51.06%
Aviva Pension Fund	8,809,000	16.97%
Other shareholders	16,590,575	31.97%
	51,894,251	100.00%

As at 31 December 2017

Name of shareholder	Number of shares held and votes at GMS	Equity interest and voting rights at GMS
Asseco International a.s.	26,494,676	51.06%
Aviva Pension Fund	8,809,000	16.97%
Other shareholders	16,590,575	31.97%
	51,894,251	100.00%

As at 31 December 2016

Name of shareholder	Number of shares held and votes at GMS	Equity interest and voting rights at GMS
Asseco Poland S.A.	28,716,032	55.34%
Aviva Pension Fund	8,609,136	16.59%
Other shareholders	14,569,083	28.07%
	51,894,251	100.00%

Both as at 31 December 2017 and 31 December 2016, the share capital of ASEE S.A. amounted to PLN 518,942,510 and was divided into 51,894,251 ordinary shares with a par value of PLN 10.00 each, which entitled to 51,894,251 votes at the Company's General Meeting of Shareholders.

16. Share premium

Equity includes share premium in the amount of PLN 30,395 thousand arising from the issuances of shares of series L, M and N, which was decreased by the incurred share issuance costs of PLN 3,605 thousand (recognized in 2009), as well as share premium in the amount of PLN 11,759 thousand arising from the issuance of shares of series P, R and S, which was decreased by the incurred share issuance costs of PLN 84 thousand (recognized in 2010). The share premium was additionally increased by the amount of PLN 396 thousand due to the reversal of a provision for issuance related expenses, and decreased by other costs of PLN 36 thousand.

17. Retained earnings

As at 31 December 2017, prior years' retained earnings and current net profit totalled PLN 62,548 thousand and comprised: current year's net profit amounting to PLN 19,831 thousand; allocations from the Company's net profits for the years 2009–2016 to our reserve capital in the amount of PLN 17,282 thousand that were made pursuant to resolutions of the General Meeting of Shareholders of Asseco South Eastern Europe S.A.; allocations to the capital reserve in the amount of PLN 24,273 thousand that were made pursuant to the above-mentioned resolutions; the amount of PLN 1,204 thousand arising from the merger with ITD Poland; as well as other components charged against equity in 2009 in the amount of PLN 42 thousand.

18. Other capitals

Other capitals presented as at 31 December 2017 include the costs of share-based payment plan in the amount of PLN 528 thousand. A detailed description of the plan is provided in item 27 of this report.

Trade payables, financial and other liabilities

Short-term trade payables	31 Dec. 2017	31 Dec. 2016
	(audited)	(audited)
Invoiced deliveries, of which from:	378	613
related partiesother entities	155 223	218 395
Uninvoiced deliveries, of which from:	479	218
- related parties	86	-
- other entities	393 857	218 831

As at 31 December 2017, the outstanding balance of trade payables to Asseco Poland S.A. arising from invoiced deliveries was null, as compared with PLN 45 thousand as at 31 December 2016. Trade payables (invoiced and uninvoiced) to related parties as at 31 December 2017 included payables to subsidiaries arising from purchases we made in order to provide IT services in the amount of PLN 155 thousand (as compared with PLN 27 thousand as at 31 December 2016), as well as payables for the performance of Group functions in the amount of PLN 86 thousand (as compared with PLN 141 thousand as at 31 December 2016).

Financial liabilities	31 Dec. 2017	31 Dec. 2016
	(audited)	(audited)
Currency forward contracts	-	1,061
		1,061
- short-term	-	240
- long-term	-	821

Liabilities to the state and local	31 Dec.	
budgets	2017	31 Dec. 2016



	(audited)	(audited)
Corporate income tax (CIT)	201	273
Personal income tax (PIT)	60	48
Social security payable	82	71
Value added tax	8	-
Other	-	6
	351	398

20. Bank loans

Interest-bearing bank loans and borrowings	31 Dec. 2017 (audited)	31 Dec. 2016 (audited)
Interest-bearing bank loans	13,574 13,574	15,657 15,657
- short-term - long-term	4,085 9,489	4,453 11,204

Liabilities under interest-bearing bank loans resulted from a bank credit facility provided by ING Bank Śląski up to the amount of EUR 9 million. On 2 August 2017, the Company signed an annex to this loan agreement. The line of credit may be used over a period of two years till 31 July 2019. Whereas, the repayment term has been scheduled for a period of 6 years till 31 July 2023. Interest is payable on the amount of loan actually drawn and shall be based on the 1-month EURIBOR rate plus margin. Repayment of the loan to the bank is secured by sureties furnished by our subsidiaries as well as by the assignment of the amounts receivable under loans granted to our subsidiaries. As at 31 December 2017, our liability under this bank loan amounted to PLN 13,574 thousand. As at 31 December 2016, our liability under this bank loan amounted to PLN 15,657 thousand. Funds obtained under this bank loan have been used to grant loans to ASEE Group subsidiaries in order to finance their outsourcing projects.

Proceeds from bank loans	Year ended 31 Dec. 2017	Year ended 31 Dec. 2016
	(audited)	(audited)
Proceeds from bank loans	7,227	2,480
	7,227	2,480
Repayments of bank loans	Year ended	Year ended
and interest	31 Dec. 2017	31 Dec. 2016
	(audited)	(audited)
Repayments of bank loans	(8,343)	(2,463)
Interest paid on bank loans	(253)	(249)

21. Prepayments, accruals, deferred income and provisions

Prepayments	31 Dec. 2017	31 Dec. 2016
	(audited)	(audited)
Prepaid maintenance services and license fees	387	841
Prepaid insurance	29	38
Other	25	21
	441	900
- short-term	441	900
- long-term	-	-

Provisions	31 Dec. 2017	31 Dec. 2016
	(audited)	(audited)
Provision for the audit of financial statements	96	103
- short-term	96	103
- long-term	-	-

Accruals	31 Dec. 2017	31 Dec. 2016
	(audited)	(audited)
Accrual for unused holiday leaves	259	189
Accrual for salaries	783	762
	1,042	951
- short-term	1,042	951
- long-term	-	-

Deferred income	31 Dec. 2017 (audited)	31 Dec. 2016 (audited)
Prepaid maintenance services	507 507	783 783
- short-term - long-term	507 -	783 -

The balance of deferred income relates to prepayments received for maintenance services to be provided in future periods.



22. Information and explanations to the statement of cash flows

The table below presents items comprising changes in working capital as disclosed in the statement of cash flows:

Changes in working capital	Year ended 31 Dec. 2017 (audited)	Year ended 31 Dec. 2016 (audited)
Change in receivables Change in liabilities Change in prepayments,	(781) 77 267	1,087 (820) (399)
accruals and provisions	(437)	(132)

The table below discloses the amounts of dividend income received by ASEE S.A. from its subsidiaries:

Dividend income received	Year ended 31 Dec. 2017	Year ended 31 Dec. 2016
	(audited)	(audited)
ASEE Serbia	7,855	-
ASEE Croatia	4,191	2,446
ASEE Romania	2,133	2,020
ASEE Macedonia	12,701	-
ASEE B&H	998	891
	27,878	5,357

Proceeds from the sale of shares	Year ended 31 Dec. 2017 (audited)	Year ended 31 Dec. 2016 (audited)
Sigma	1,701	1,653 1,653
	1,701	

The following tables present the reconciliation between changes in working capital recognized in the statement of financial position, and changes that affect operating cash flows as reported in the statement of cash flows:

Changes in working capital	Year ended 31 Dec. 2017	Year ended 31 Dec. 2016
	(audited)	(audited)
Changes in liabilities as per the statement of	(1,171)	148
financial position Change in liabilities from purchases of tangible assets	77	(73)
Valuation of forward contracts	1,062	(636)
Corporate income tax payable	[,] 75	(273)
Other	34	14
Total changes affecting operating cash flows	77	(820)

Changes in working capital	Year ended 31 Dec. 2017 (audited)	Year ended 31 Dec. 2016 (audited)
Changes in receivables as per the statement of financial position	842	2,185
Sale of shares in Sigma	(1,701)	(1,653)
Sale of shares in Sigma – foreign exchange differences Dividends receivable from ASEE	(1,115)	512
Romania	1,245	-
Other Total changes affecting operating cash flows	(52) (781)	43 1,087

23. Contingent and off-balance-sheet liabilities

The Company granted the following guarantees and sureties:

Guarantees and sureties	31 Dec. 2017	31 in	Dec. 2017	Date of expiration	31 Dec. 2016	31 in	Dec. 2016	Date of expiration
	PLN'000	thousands	currency		PLN'000	thousands	Currency	
Bank loans					10,652			
- ASEE Croatia	-	-	-	-	10,652	18,200	HRK	31.05.2017
Guarantee facilities	1,251				2,654			
- ASEE Kosovo	1,251	300	EUR	11.02.2019	1,327	300	EUR	11.02.2019
- ASEE Kosovo	-	-	-	-	1,327	300	EUR	20.08.2017
Guarantees for due performance of contracts	1,042				1,278			
- ASEE Serbia	-	-	-	-	173	39	EUR	31.05.2017
- ASEE Slovenia	417	100	EUR	15.07.2019	442	100	EUR	15.07.2017
- ASEE Slovenia	250	60	EUR	31.01.2020	265	60	EUR	31.01.2017
- ASEE Slovenia	375	90	EUR	05.06.2020	398	90	EUR	05.06.2020
Total guarantees and sureties	2,293				14,584			

All of the granted guarantees constitute off-balancesheet items. They have been provided on an arm's length basis. As at 31 December 2017 and 31 December 2016, the Company had no other contingent or off-balance-sheet liabilities.



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24. Information on related parties

Related party transactions

The following table discloses the total amounts of transactions concluded with the Company's related parties during the current and prior financial year:

Related party	Sales to related parties	Purchases from related parties	Receivables from related parties	Liabilities to related parties
Asseco Pola	nd Group:			
2017	133	267	65	-
2016	97	343	64	61
Subsidiaries	:			
2017	9,030	1,146	1,965	241
2016	8,351	1,129	1,152	157

In addition, ASEE S.A. granted loans to its related parties as described in explanatory note 14 of this report. As at 31 December 2017, our receivables resulting from such loans amounted to PLN 24,106 thousand, as compared with PLN 37,299 thousand as at 31 December 2016.

In other receivables, ASEE S.A. disclosed receivables from the sale of shares in Sigma Turkey to ASEE Turkey. As at 31 December 2017, such receivables amounted to PLN 4,665 thousand, as compared with PLN 7,481 thousand as at 31 December 2016.

Asseco Poland S.A., our higher-level parent, received dividends from ASEE S.A. in the gross amount of PLN 12,717 thousand, as compared with PLN 11,128 thousand in 2016.

Transactions conducted with or through the Key Management Personnel (members of the Management Board and Supervisory Board) of Asseco South Eastern Europe S.A.

The values of transactions conducted by ASEE S.A. and companies of Asseco South Eastern Europe Group with or through the Key Management Personnel (members of the Management Board and Supervisory Board) of ASEE S.A. during the years ended 31 December 2017 and 31 December 2016, as well as outstanding balances of receivables and liabilities arising from such transactions as at 31 December 2017 and 31 December 2016 are presented in the table below:

Mihail Petreski, who used to serve as Member of the Supervisory Board of ASEE S.A. till 31 December 2016, is a shareholder in the company Liatris d.o.o. As at 31 December 2016, Liatris d o.o. held a 2.23% stake in ASEE S.A. Whereas, as at 31 December 2017, Liatris d o.o. was not a shareholder in ASEE S.A. As at 31 December 2016, Mihail Petreski

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Related party	Sales to related parties	Purchases from related parties	Receivables from related parties	Liabilities to related parties
Key Manageme and Supervisor			of the Manage	ement Board
2017	255	2,411	32	26
2016	125	5,509	4	29

Purchases from and sales to related parties presented in the table above are associated primarily with the rental of space and purchases or sales of hardware and services that were conducted by companies of ASEE Group and ASEE S.A. with parties related through the Key Management Personnel or with the Key Management Personnel themselves.

The above table does not include the remuneration received for performing managerial or supervisory functions at subsidiary companies.

The figures disclosed in the table above include the following transactions concluded with or through the Key Management Personnel (members of the Management Board and Supervisory Board) of ASEE S.A.:

During the period of 12 months ended 31 December 2017, ASEE Serbia incurred space rental costs that were paid to its related parties MHM d.o.o., Beograd¹ and Mini Invest d.o.o., Beograd², amounting in total to PLN 2,246 thousand. The presented amount corresponds to the share of related parties in total costs incurred for the benefit of MHM. As at 31 December 2017, the company DM3 d.o.o., Beograd¹ was no longer a related entity.

During the period of 12 months ended 31 December 2016, ASEE Serbia incurred space rental costs that were paid to its related parties MHM d.o.o., Beograd¹, DM3 d.o.o., Beograd¹ and Mini Invest d.o.o., Beograd², amounting in total to PLN 4,566 thousand. During the period of 12 months ended 31 December 2016, ASEE Macedonia incurred space rental costs that were paid to its related party MPS d.o.o., Skopje³, amounting in total to PLN 657 thousand. As at 31 December 2017, the company MPS d o.o., Skopje³ was no longer a related entity.

During the period of 12 months ended 31 December 2017, ASEE Serbia recognized revenues in the amount of PLN 248 thousand from the company iPay See d.o.o., Beograd⁴. Such revenues were related to

¹ President of the Management Board of ASEE S.A. holds indirectly a 15% stake in MHM d.o.o. through his wholly-owned Kompania Petyhorska d.o.o. Whereas, 20% of shares in MHM d.o.o. are held by 14 Invention d.o.o. which is also a shareholder in ASEE S.A. 100% of shares in I4 Invention d.o.o. are owned by Miodrag Mirčetić, Member of the Management Board of Asseco SEE d.o.o., Beograd as well as Member of the Management Board of ASEE S.A. As at 31 December 2017, the company I4 Invention d.o.o. held 275,482 shares in ASEE S.A. that were acquired on 23 June 2017 under the agreement concluded with Asseco Poland S.A. As at 17 February 2017, i.e. on the date of publication of the previous annual report, I4 Invention d.o.o. was not a shareholder in ASEE S.A.

and Liatris d.o.o. held 40% of shares in MHM d.o.o. as well as 50% of shares in DM3 d.o.o.

Miljan Mališ, Member of the Management Board of ASEE S.A. is a shareholder in the company Mini Invest d.o.o. which in turn is a shareholder in ASEE S.A. As at 31 December 2017, Mini Invest d.o.o. held 300,000 shares in ASEE S.A. that were acquired on 23 June 2017 under the agreement concluded with Asseco Poland S.A. As at 17 February 2017, i.e. on the date of publication of the previous annual report, Mini Invest d.o.o. was not a shareholder in ASEE S.A.

³ As at 31 December 2016, MPS d o.o., Skopje was a related party through its shareholder, Mihail Petreski, who used to serve as Member of the Supervisory Board of ASEE S.A. till 31 December 2016.

⁴ 80% of shares in the company iPay SEE d o.o. are held by I4 Invention d o.o., 100% in the company I4 Invention d o.o. are held by Miodrag Mirčetić, Member of the Management Board of Asseco SEE d o.o., Beograd as well as Member of the Management Board of ASEE S.A.



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the sale of a software solution for authentication and processing of payment transactions.

All the above-mentioned transactions were carried out on an arm's length basis.

Members of the Management Board and parties related through members of the Management Board and Supervisory Board of Asseco South Eastern Europe S.A. received dividends from ASEE S.A. in the total gross amount of PLN 755 thousand, as compared with PLN 2,050 thousand distributed in 2016. The above-stated amounts do not include dividends paid to Asseco Poland S.A. in 2017. The dividend was paid out on 14 July 2017.

Until the date of approval of these financial statements, ASEE S.A. has not received any information on any related party transactions conducted during the reporting period which would be, separately or jointly, deemed significant or would be carried out other than on an arm's length basis.

25. Employment

Average number of employees during the reporting period	Year ended 31 Dec. 2017 (audited)	Year ended 31 Dec. 2016 (audited)
Management Board*	2	2
Production departments	8	8
Sales departments	4	4
Administration departments	11	11
	25	25

^{*} Piotr Jeleński and Marcin Rulnicki serve in the Management Board of ASEE S.A. on the basis of employment contracts. The remaining members of the Company's Management Board perform their duties by assignment.

Remuneration of Members of the Management Board and Supervisory Board of ASEE S.A.

The table below presents the amounts of remuneration paid to individual Members of the Company's Management Board for performing their duties during the years 2017 and 2016:

Fixed remuneration for the period of	Year ended 31 Dec. 2017	Year ended 31 Dec. 2016
for the period of	(audited)	(audited)
Management Board		
Piotr Jeleński	365	365
Miljan Mališ	174	168
Miodrag Mirčetić	218	224
Marcin Rulnicki	281	280
	1,038	1,037
Supervisory Board		
Jozef Klein ¹⁾	41	n/a
Adam Góral	23	-
Jacek Duch	42	-
Jan Dauman ²⁾	-	-
Artur Kucharski ⁵⁾	83	64
Andrzej Mauberg ⁶⁾	n/a	-
Adam Pawłowicz 4)	12	n/a
Mihail Petreski ⁷⁾	n/a	-
Przemysław Sęczkowski ²⁾	-	-
Gabriela Żukowicz ³⁾	31	-
	232	64

¹⁾ Mr. Jozef Klein was appointed as Chairman of the Supervisory Board for the term of office that commenced on 31 March 2017. The above table presents his remuneration for the period of service.

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- ²⁾ Whereas, Jan Dauman and Przemysław Sęczkowski were not appointed for the next term of office at the Supervisory Board. Their membership expired on 30 March 2017.
- 3) On 17 October 2017, Mrs. Gabriela Żukowicz filed a resignation from the position of Member of the Supervisory Board of ASEE S.A. with effect from 18 October 2017.
- ⁴⁾ On 17 October 2017, Mr. Adam Pawłowicz was appointed as Member of the Supervisory Board of ASEE S.A. for the ongoing, joint term of office lasting till 31 March 2022, with effect from 18 October 2017.
- 5) Mr. Artur Kucharski was appointed as Member of the Supervisory Board on 31 March 2016.
- 6) Mr. Andrzej Mauberg resigned from the position of Member of the Supervisory Board with effect from 26 February 2016.
- 7) Mr. Mihail Petreski resigned from the position of Member of the Supervisory Board with effect from 31 December 2016. In 2016, Mr. Mihail Petreski received from ASEE Serbia remuneration in the amount of PLN 96 thousand for the provision of advisory services, which has been disclosed in the item Transactions conducted with or through the Key Management Personnel (members of Management Boards and Supervisory Boards) of ASEE Group companies.

Variable remuneration	Year ended 31 Dec. 2017	Year ended 31 Dec. 2016
for the period of	(audited)	(audited)
	(addited)	(addited)
Management Board		
Piotr Jeleński	2,041	1,587
Miljan Mališ	493	678
Miodrag Mirčetić	401	732
Marcin Rulnicki	475	352
	3,410	3,349
Supervisory Board		
Jozef Klein	-	n/a
Adam Góral	-	-
Jacek Duch	-	-
Jan Dauman	-	-
Artur Kucharski	-	-
Andrzej Mauberg	n/a	-
Adam Pawłowicz	-	n/a
Mihail Petreski	n/a	-
Przemysław Sęczkowski	-	-
Gabriela Żukowicz	-	-
	-	-

The amounts of remuneration disclosed in the above tables are payable for performing managerial and supervisory functions in ASEE S.A. as well as in its subsidiary companies.

27. Share-based payment plan

On 23 June 2017, Asseco Poland S.A. and managers of ASEE Group companies signed agreements for the acquisition of shares in ASEE S.A. The total number of ASEE shares covered by this plan is 2,221,356, representing 4.28% of the company's share capital. Members of the Management Board of ASEE S.A. as well as parties related through Members of the Management Board of ASEE S.A. acquired 1,572,424 shares in total. The remaining 648,932 shares were acquired by the management staff of subsidiary companies of ASEE Group.

As a result of these transactions, the shareholding of Asseco Poland S.A. in ASEE S.A. dropped from 55.34% to 51.06%. The above-mentioned agreements constitute an equity-settled share-based payment transaction as defined by IFRS 2.



The purchase rights were vested on 23 June 2017. The acquisition price was set at PLN 10.89 per share. As at the acquisition date, the market price per share equalled PLN 12.60. According to the concluded agreements, the managers shall exercise all the rights attached to shares acquired (dividend rights, voting rights, etc.) since the shares acquisition date, i.e. as of 23 June 2017. The consideration for the shares shall be paid in eight annual instalments till 31 July 2024. The right to pay the acquisition price in instalments is granted to persons participating in this plan provided they continue to serve in a managerial position at the Group and do not violate any material conditions of the agreement (among others, make timely payments according to the schedule, establish a pledge on shares acquired, refrain from selling these shares during the lock-up period, etc.). The managers are not allowed to sell these shares over a lock-up period of 2 years in relation to 50% of shares and 3 years for the remaining 50% of shares. The managers shall be entitled to make an earlier payment for shares acquired at the agreed price of PLN 10.89 per share, except for shares being subject to the lock-up obligation. Therefore, over a period of 2 years from the date of concluding the agreement, payments for shares acquired must be made in accordance with the agreed schedule. Hence, after 2 years have passed and still before the lapse of 3 years, the managers can make an early payment for 50% of shares at maximum. Upon expiry of the 3year period, early payment can be made for all shares acquired. An unpaid portion of the selling price shall be secured by establishing a pledge on the shares of each buyer.

The agreements also provide for put and call options, enabling the parties to resell or repurchase any unpaid shares.

The fair value of this share-based incentive plan has been estimated as the sum of the discount between the shares market price on the transaction date and their actual acquisition price, and the valuation of put options measured using the Black-Scholes Merton model. The total fair value of the plan as at the rights vesting date amounts to PLN 5,642 thousand for the Group, of which PLN 2,459 thousand is applicable to ASEE S.A. The incentive plan costs will be accounted for, along with the corresponding increase in equity, as costs of employee benefits and recognized in the financial results of ASEE S.A. and ASEE Group for the years 2017-2020.

The fair value of equity instruments awarded under the incentive plan has been measured based on the following assumptions:

Market price of 1 share of ASEE on the acquisition date	PLN 12.60
Acquisition price of 1 share	PLN 10.89
Expected share price volatility	25.61%
Risk-free interest rate	2.25%
Dividend yield	3.81%
Employee turnover ratio	12.0%

The expected share price volatility of 25.61% has been computed based on historical quotes of our shares in the period of two years preceding the date of the shares sale transaction, taking into account their average closing prices.

The risk-free interest rate has been assumed in correspondence to the interest offered on three-year Treasury bills, equalling 2.25%.

The dividend yield has been determined on the basis of dividend amounting to PLN 0.48 per share that was paid out to the shareholders of ASEE S.A. from the company's net profit for the year 2016.

The employee turnover ratio has been estimated based on historical data for the years 2015-2017 and updated with current changes in the employment of persons participating in the incentive plan.

The options exercise period has been set at 2 years in relation to 50% of shares and 3 years for the remaining 50% of shares. The options exercise period has been correlated with the lock-up period applicable to the sale of shares, lasting 2 or 3 years.

The costs of share-based payment plan disclosed in the financial statements of ASEE S.A. for the year ended 31 December 2017 amounted to PLN 528 thousand. In correspondence, this transaction was recognized as a separate item of the Company's equity, in the same amount as disclosed in remuneration costs.

The standalone financial statements present the costs related to the acquisition of 1,003,442 shares, including 966,942 shares acquired by Piotr Jeleński, CEO of ASEE S.A., and 30,000 shares acquired by Marcin Rulnicki, Member of the Management Board of ASEE S.A. In the financial statements of ASEE S.A. for the year ended 31 December 2017, such costs amounted to PLN 524 thousand.



28. Remuneration of certified auditors or the entity authorized to audit financial statements

The table below discloses the amounts of remuneration paid or payable to the entity authorized to audit financial statements, namely Ernst & Young Audyt Polska Sp. z o.o. (limited partnership), for the years ended 31 December 2017 and 31 December 2016:

Remuneration for the period of	Year ended 31 Dec. 2017 (audited)	Year ended 31 Dec. 2016 (audited)
Obligatory audit of the annual financial statements	133	128
Review of the semi-annual financial statements	80	75
	213	203

29. Capital management

The primary objective of the Company's capital management is to maintain a favourable credit rating and a safe level of capital ratios in order to support the Company's business operations and maximize shareholder value.

The Company actively manages its capital structure and makes necessary adjustments in response to the changing economic conditions. In order to maintain or adjust its capital structure, the Company may recommend the amount of dividend payment, return some capital to its shareholders, or issue new shares. ASEE may also decide to use bank loans or trade credits for financing of its operations.

During the last two years ended 31 December 2017 and 31 December 2016, we did not introduce any changes to our objectives, policies and processes adopted in this area.

30. Objectives and principles of financial risk management

ASEE S.A. is exposed to a number of risks arising either from the macroeconomic situation of the countries where the Company holds its investments as well as from the microeconomic situation in individual companies. The main external factors that may have an adverse impact on the Company's financial performance are: (i) fluctuations in foreign currency exchange rates versus the Polish zloty, and (ii) changes in official interest rates. The financial results are also indirectly affected by the pace of GDP growth, value of public orders for IT solutions, level of capital expenditures made by enterprises, and the inflation rate.

Credit risk

The Company concludes transactions only with reputable companies which have good credit ratings. All customers who wish to trade on credit terms are subject to the procedures of preliminary verification of their creditworthiness. Furthermore, current monitoring of receivables makes it possible to eliminate the risk of uncollectible receivables almost entirely.

In relation to other financial assets, such as cash and cash equivalents, the Company's credit risk results from the contracting party's inability to settle their payments, whereas the maximum exposure to such risk is limited to the carrying value of such assets.

There is no particular concentration of credit risk in any segment of the Company's operations.

Foreign currency risk

The currency used for presentation of the Company's results is the Polish zloty (PLN). Because our subsidiaries conduct business operations in countries with the functional currencies other than our presentation currency, the Company is exposed to changes in such foreign currency exchange rates both with respect to the dividends received from our subsidiaries, and the planned acquisitions.

The analysis of sensitivity of our trade receivables, loans receivable, other receivables, cash at foreign currency bank accounts and other financial assets, as well as liabilities under bank loans and trade payables, to fluctuations in the exchange rates of the US dollar against the Polish zloty, indicates that the Company will incur a potential loss of PLN 607 thousand if the dollar depreciates 10% versus our functional currencies. Likewise, if the euro depreciates 10% against the zloty, the Company will potentially lose PLN 1,327 thousand. Hence, if both the dollar and euro were 10% weaker against the zloty, the Company's financial results would deteriorate by a total of PLN 1,934 thousand. Conversely, if the dollar and euro appreciated by 10% versus our functional currencies, the Company would recognize an additional financial gain of PLN 1,934 thousand.

As at 31 Dec. 2017 (audited)	Amount exposed to risk	Impact on financial results of the Company	
		-10%	10%
EUR:			
Trade receivables	1,983	(198)	198
Other receivables	-	-	-
Borrowings	450	(45)	45
Foreign currency bank			
accounts	24,194	(2,419)	2,419
Bank loans	430	(43)	43
Trade payables	13,574	1,357	(1,357)
Forward contracts	208	21	(21)
Balance		(1,327)	1,327
USD:		•	
Trade receivables	37	(4)	4



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Other receivables	4,672	(467)	467
Borrowings	356	(36)	36
Foreign currency bank			
accounts	-	-	-
Bank loans	1,044	(104)	104
Trade payables	-	-	-
Forward contracts	41	4	(4)
Balance		(607)	607

As at 31 Dec. 2016 (audited)	Amount exposed to risk	Impact on financia result of the Grou		
		(10%)	10%	
EUR:				
Trade receivables	1,157	(116)	116	
Other receivables	-	-	-	
Borrowings	35,713	(3,571)	3,571	
Foreign currency bank accounts	924	(92)	92	
Bank loans	15,657	1,566	(1,566)	
Trade payables	204	20	(20)	
Forward contracts	235	24	(24)	
Balance		(2,169)	2,169	
USD:				
Trade receivables	92	(9)	9	
Other receivables	7,481	(748)	748	
Borrowings	1,676	(168)	168	
Foreign currency bank accounts	682	(68)	68	
Bank loans	-	-	-	
Trade payables	319	32	(32)	
Forward contracts	826	83	(83)	
Balance		(878)	878	

The Company has adopted a policy of hedging its open foreign currency positions with forward currency derivatives.

Financial liquidity risk

The Company monitors its risk to a shortage of funds using a recurring liquidity planning tool. This tool takes into account the maturity of both financial investments and financial assets (e.g. accounts receivable) and projected cash flows from operations.

The Company's objective is to maintain a balance between continuity and flexibility of financing by using various sources of funds. The tables below present the ageing analysis of the Company's trade payables, as well as liabilities under bank loans and derivative instruments as at 31 December 2017 and 31 December 2016, by maturity based on contractual undiscounted payments:

Ageing of trade payables		31 Dec. 2017 (audited)	31 Dec. 201 (audited		
	Amou nt	Structure	Amount	Structure	
Liabilities due already	76	8.87%	371	44.65%	
Liabilities falling due within 3 months	781	91.13%	460	55.35%	
Liabilities falling due after more than 3 months	-	-	-	-	
	857	100%	831	100.00%	

Ageing of liabilities under bank loans	bank loans 31 Dec. 2017	
	(audited)	(audited)
Liabilities falling due within 1 year Liabilities falling due within 1 to 5 years	4,085	4,453
	9,489	11,204
Liabilities falling due after 5 years	-	-
	13,574	15,657

Ageing of liabilities under derivative instruments	31 Dec. 2017	31 Dec. 2016
	(audited)	(audited)
Liabilities falling due within 1 year Liabilities falling due within 1 to 5 years	-	240
	-	821
Liabilities falling due after 5 years	-	-
	-	1,061

31. Financial instruments

Fair value

The book values of financial assets and liabilities held by the Company both as at 31 December 2017 and 31 December 2016 did not differ from their fair values.

Assets that are carried at fair value through profit or loss have been assigned to Level 1 in the fair value hierarchy, whereas cash deposits – to Level 2 in this hierarchy.

During both the years ended 31 December 2017 and 31 December 2016, no financial instruments were reclassified from Level 1 to Level 2, or from Level 2 to Level 3, or contrariwise, within the fair value measurement hierarchy.



Items of income, expenses, gains and losses recognized in the income statement, by category of financial instruments

Year ended 31 Dec. 2017 (audited)	Category according to IAS 39	Interest income/ (expenses) :	Gain/(loss) on foreign exchange differences	Reversal/ (recognition) of impairment write-downs	Gain/(loss) on revaluatio n	Total
Financial assets						
Trade receivables and other receivables	L&R	-	(68)	(37)	-	(105)
Cash and cash equivalents	FVtPL	197	74	-	-	271
Cash deposits and loans granted	OFLaAC	815	(2,134)	(751)	-	(2,070)
Currency forward contracts	FVtPL	-	-	-	1,798	1,798
Financial liabilities						
Liabilities from the acquisition of shares	FVtPL	-	-	-	-	-
Trade payables and other financial liabilities	OFLaAC	(253)	(128)	-	-	(381)
		759	(2,256)	(788)	1,798	(487)

Year ended 31 Dec. 2016 (audited)	Category according to IAS 39	Interest income/ (expenses):	Gain/(loss) on foreign exchange differences	Reversal/ (recognition) of impairment write-downs	Gain/(los s) on revaluati on	Total
Financial assets						
Trade receivables and other receivables	L&R	-	676	-	-	676
Cash and cash equivalents	FVtPL	262	(4)	-	-	258
Cash deposits and loans granted	OFLaAC	1,042	1,217	-	-	2,259
Financial liabilities						
Trade payables and other financial liabilities	OFLaAC	(273)	(575)	-	-	(848)
Currency forward contracts	FVtPL		-	-	(955)	(955)
		1,031	1,314	-	(955)	1,390

32. Significant events after the reporting period

Separation of Payten d.o.o., Beograd (Payten Serbia)

On 3 January 2018, a new company called Payten Serbia was officially separated from ASEE Serbia. Following such division, we now operate two separate entities engaged in the payment business and other operations, respectively.

The separation of a new company in Serbia is the next step in a broader process aiming to formally spin off our payment services into a standalone organizational unit. The planned spin-off of payment services has been described in the Management report on operations of the Company and Group for the year ended 31 December 2017.

Changing the name of Asseco SEE d.o.o. Podgorica (ASEE Montenegro) to Payten d.o.o., Podgorica (Payten Montenegro)

In connection with the process of separating our payment services into a standalone organizational unit, on 10 January 2018, ASEE Montenegro was renamed as Payten Montenegro. Because our operations in Montenegro are focused primarily on payment services, they will all be incorporated into the new structure of Payten Montenegro.

Establishing of Payten DOOEL Skopje (Payten Macedonia)

On 8 February 2018, a new company called Payten DOOEL Skopje (Payten Macedonia) was registered in Macedonia. The existing operations of ASEE Macedonia in the area of payment services will be transferred into the new company. This company was established as part of the process of separating our payment services into a standalone organizational unit.

In the period from 31 December 2017 till the date of approval of these financial statements, this is until 19 February 2018, we have not observed any other significant events, the disclosure of which might significantly affect the assessment of human resources, assets and financial position of ASEE S.A.

33. Significant events related to prior years

Until the date of preparing these financial statements, this is until 19 February 2018, we have not observed any significant events related to prior years, which have not but should have been included in our accounting books.