In accordance with Regulation 32 of the Overseas Companies Regulations 2009

OS AA01

Statement of details of parent law and other information for an overseas company



Companies House

What this form is for
You may use this form to
accompany your accounts
disclosed under parent law

What this form is NOT for You cannot use this form to regian alteration of manner of comp with accounting requirements



A09

15/05/2014 COMPANIES HOUSE

#65

Part 1	Corporate company name				
Corporate name of overseas company •	EUROBANK ERGASIAS SA				
UK establishment number	B R 0 0 6 2 9 3				

→ Filling in this form
Please complete in typescript or in bold black capitals

All fields are mandatory unless specified or indicated by *

• This is the name of the company in its home state

Part 2 Statement of details of parent law and other information for an overseas company

1 11	Legislation				
	Please give the legislation under which the accounts have been prepared and, if applicable, the legislation under which the accounts have been audited	This means the relevant rules or legislation which regulates the preparation and, if applicable, the			
egislation 🛭	audit of accounts				
A2	Accounting principles				
Accounts	Have the accounts been prepared in accordance with a set of generally accepted accounting principles?	Please insert the name of the appropriate accounting organisation			
	Please tick the appropriate box	or body			
	□ No Go to Section A3				
	Yes Please enter the name of the organisation or other body which issued those principles below, and then go to Section A3				
Name of organisation or body ⊙	International Accounting Standards Board of IFRS Foundation				
A3	Accounts				
Accounts	Have the accounts been audited? Please tick the appropriate box				
	□ No Go to Section A5				
	✓ Yes Go to Section A4				

OS AA01

Statement of details of parent law and other information for an overseas company

A4	Audited accounts	
Audited accounts	Have the accounts been audited in accordance with a set of generally accepted auditing standards? Please tick the appropriate box No Go to Part 3 'Signature' Yes Please enter the name of the organisation or other body which issued those standards below, and then go to Part 3 'Signature'	Please insert the name of the appropriate accounting organisation or body
Name of organisation or body •	International Auditing and Assurance Standards Board (IAASB)	
A5	Unaudited accounts	
Unaudited accounts	Is the company required to have its accounts audited? Please tick the appropriate box No Yes	
Part 3	Signature I am signing this form on behalf of the overseas company	
Signature	X Clinstan Jun Balva X	
	This form may be signed by Director, Secretary, Permanent representative	

OS AA01

Statement of details of parent law and other information for an overseas company

Presenter information	Important information
You do not have to give any contact information, but if you do it will help Companies House if there is a query on the form. The contact information you give will be	Please note that all this information will appear on the public record
visible to searchers of the public record	■ Where to send
Contact name C Galvin	You may return this form to any Companies House address
Eurobank Ergasias SA	England and Wales The Registrar of Companies, Companies House, Crown Way, Cardiff, Wales, CF14 3UZ
1st Floor	DX 33050 Cardiff
25 Berkeley Square	Scotland The Registrar of Companies, Companies House,
Post town London	Fourth floor, Edinburgh Quay 2, 139 Fountainbridge, Edinburgh, Scotland, EH3 9FF
County/Region	DX ED235 Edinburgh 1 or LP - 4 Edinburgh 2 (Legal Post)
Postcode W 1 J 6 H N	Northern Ireland The Registrar of Companies, Companies House,
DX	Second Floor, The Linenhall, 32-38 Linenhall Street, Belfast, Northern Ireland, BT2 8BG
Telephone 020 7973 8630	DX 481 N R Belfast 1
✓ Checklist	
We may return forms completed incorrectly or with information missing	<i>f</i> Further information
Please make sure you have remembered the following	For further information, please see the guidance note on the website at www.companieshouse.gov.uk or email enquiries@companieshouse.gov.uk
☐ The company name and, if appropriate, the registered number, match the information held on the public Register	This form is available in an
You have completed all sections of the form, if appropriate	alternative format. Please visit th
☐ You have signed the form	forms page on the website at
	www.companieshouse.gov.uk

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EUROBANK ERGASIAS S.A. CONSOLIDATED FINANCIAL STATEMENTS

FOR THE YEAR ENDED

31 DECEMBER 2013

8 Othonos Street, Athens 105 57, Greece www eurobank gr, Tel (+30) 210 333 7000 Company Registration No 000223001000



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Independent Auditor's Report

To the shareholders of

«Eurobank Ergasias SA»

Report on the Consolidated Financial Statements

We have audited the accompanying financial statements of Eurobank Ergasias SA and its subsidiaries (the "Group"), which comprise the consolidated balance sheet as of 31 December 2013 and the consolidated income statement and statement of comprehensive income, statement of changes in equity and cash flow statement for the year then ended and a summary of significant accounting policies and other explanatory information

Management's Responsibility for the Consolidated Financial Statements

Management is responsible for the preparation and fair presentation of these financial statements in accordance with International Financial Reporting Standards, as adopted by the European Union, and for such internal control as management determines is necessary to enable the preparation of financial statements that are free from material misstatement, whether due to fraud or error

Auditor's Responsibility

Our responsibility is to express an opinion on these financial statements based on our audit. We conducted our audit in accordance with International Standards on Auditing. Those standards require that we comply with ethical requirements and plan and perform the audit to obtain reasonable assurance about whether the financial statements are free from material misstatement.

An audit involves performing procedures to obtain audit evidence about the amounts and disclosures in the financial statements. The procedures selected depend on the auditor's judgment, including the assessment of the risks of material misstatement of the financial statements, whether due to fraud or error. In making those risk assessments, the auditor considers internal control relevant to the entity's preparation and fair presentation of the financial statements in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the entity's internal control. An audit also includes evaluating the appropriateness of accounting policies used and the reasonableness of accounting estimates made by management, as well as evaluating the overall presentation of the financial statements.

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

Opinion

In our opinion, the financial statements present fairly, in all material respects, the financial position of the Group as at December 31, 2013, and its financial performance and cash flows for the year then ended in accordance with International Financial Reporting Standards, as adopted by the European Union

Emphasis of matter

Without qualifying our opinion, we draw attention to note 6 of the financial statements, which refers to the recent assessment of the Group's capital needs by the Bank of Greece and the planned actions and applicable framework for the enhancement of the Group's capital adequacy

Reference on Other Legal and Regulatory Matters

- a) Included in the Board of Directors' Report is the corporate governance statement that contains the information that is required by paragraph 3d of article 43a of Codified Law 2190/1920
- b) We verified the conformity and consistency of the information given in the Board of Directors' report with the accompanying financial statements in accordance with the requirements of articles 43a, 108 and 37 of Codified Law 2190/1920

Athens, 31 March 2014

The Certified Auditor

Kyriakos Riris SOEL Reg No 12111

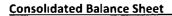


PricewaterhouseCoopers S A Certified Auditors 268 Kifissias Avenue 152 32 Halandri SOEL Reg No 113



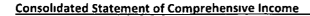


	 I	Year ended	31 December
	i	2013	2012
	1	1	Restated
	<u>Note</u>	€million	€ million
Interest income	8	2,860	4,075
Interest expense	8	(1,566)	(2,614)
Net interest income		1,294	1,461
Banking fee and commission income		356	363
Banking fee and commission expense		(153)	(163)
Net banking fee and commission income	9	203	200
Net insurance income		36	30
Income from non banking services	10	34	32
Dividend income		3	4
Net trading income	11	(15)	51
Gains less losses from investment securities	11	41	(22)
Net other operating income	12	(9)	(1)
Operating income		1,587	1,755
Operating expenses	13	(1,071)	(1,058)
Profit from operations before impairments and non recurring losses		516	697
Impairment losses on loans and advances	26	(1,920)	(1,655)
Impairment and other losses on Greek sovereign exposure	5	65	(363)
Impairment losses on goodwill	31	(142)	(42)
Other impairment losses	15	(189)	(319)
Restructuring costs and other non recurring losses	15	(254)	(12)
Share of results of associated undertakings and joint ventures	32	(2)	(0)
Profit/(loss) before tax		(1,926)	(1,694)
Income tax	16	458	335
Non recurring tax adjustments	16	329	
Profit/(loss) for the year from continuing operations		(1,139)	(1,359)
Profit/(loss) for the year from discontinued operations	18	(18)	(86)
Net profit/(loss) for the year		(1,157)	(1,445)
Net profit/(loss) for the year attributable to non controlling interest		(3)	13
Net profit/(loss) for the year attributable to shareholders		(1,154)	(1,458)
			,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
- "		·€'	<u> </u>
Earnings/(losses) per share	4.0	in an	/an an
-Basic and diluted earnings/(losses) per share	19	(0 41)	(23 06)
Earnings/(losses) per share from continuing operations			
-Basic and diluted earnings/(losses) per share	19	(0 40)	(21 49)





	,	At 31 Decem	nber
	i	2013	2012
	<u>Note</u>	<u>€ million</u>	<u>€ million</u>
ASSETS	h /		
Cash and balances with central banks	20	1,986	2,065
Loans and advances to banks	22	2,567	4,693
Financial instruments at fair value through profit or loss	23	375	710
Derivative financial instruments	24	1,264	1,888
Loans and advances to customers	25	45,610	43,171
Investment securities	27	18,716	9,469
Property, plant and equipment	29	770	690
Investment property	30	728	616
Intangible assets	31	266	406
Deferred tax asset	17	3,063	2,106
Other assets	32	2,241	1,839
Total assets		77,586	67,653
LIADULTIC			
LIABILITIES Due to central banks	33	16,907	29,047
Due to other banks	33 34	10,192	29,047
Derivative financial instruments	24		2,772
Due to customers	35	1,558 41,535	
Debt issued and other borrowed funds	36	41,333 789	30,752 1,365
Other liabilities	36 37	2,082	1,365
Total liabilities	37	73,063	68,308
FOURTY			
EQUITY Ordinary share capital	39	1,641	1,222
•	39	6,669	1,222
Share premium Reserves and retained earnings	39	(5,095)	(4,922)
Preference shares	40	950	950
Total equity attributable to shareholders of the Bank	40	4,165	(1,299)
Preferred securities	41	4,103 77	367
Non controlling interest	71	281	277
Total equity		4,523	(655)
rotal equity			<u> </u>
Total equity and liabilities		77,586	67,653





	Year ended 31 December					
	20:	13	20	2012		
			Rest			
	<u>€ mi</u>	<u>llion</u>	<u>€ mı</u>	llion		
Profit/(loss) for the year		(1,157)		(1,445)		
Other comprehensive income						
Items that may be reclassified subsequently to profit or loss						
Cash flow hedges						
- net changes in fair value, net of tax	19		(110)			
- transfer to net profit, net of tax	52_	71	46	(64)		
Available for sale securities						
- net changes in fair value, net of tax	60		129			
- impairment losses on investment securities						
transfer to net profit, net of tax	5		61			
- transfer to net profit, net of tax	(9)	56	(5)	185		
Foreign currency translation						
- net changes in fair value, net of tax	(22)		(34)			
- transfer to net profit, net of tax		(22)	36	2		
		105		123		
Items that will not be reclassified to profit or loss						
- Actuarial gains/(losses) on post employment benefit obligations,						
net of tax		(8)		5		
Other comprehensive income for the year		97		128		
Tabal assumed an over the same fact the constant which the ta-						
Total comprehensive income for the year attributable to Shareholders						
	(1,039)		(1,285)			
- from continuing operations - from discontinued operations	(1,039)	(1,057)	(1,263)	(1,329)		
- from discontinued operations	(10)	(1,057)	(44)	(1,329)		
Non controlling interest						
- from continuing operations	(3)		12			
- from discontinued operations	-	(3)	0	12		
		(1,060)		(1,317)		

Consolidated Statement of Changes in Equity



Seminor Company Comp		Total equ	ıty attrıbuta	ble to share	holders of t	he Bank			
Adjustments due to retrospective application of IAS 19		share capital	premium	reserves	earnings	shares	securities	controlling interest	Total <u>€ million</u>
Salance at 1 January 2012, as restated 1,226 1,439 1,292 15,055 950 745 278 875		1,226	1,439	1,276	(5,039)	950	745	278	875
### Professional Force the year Other comprehensive income for the year Total comprehensive income for the year Total comprehensive income for the year Total comprehensive income for the year Acquisitions/changes in participating interests in subsolarly undertakings in subsolarly undertakings in subsolarly undertakings of preferred securities, net of tax Acquisitions/changes in participating interests in subsolarly undertakings of preferred securities divided paid, net of tax Acquisitions/changes in participating interests In subsolarly undertakings of preferred securities, net of tax Preferred securities divided paid, net of tax Preferred securities divided paid, net of tax Transfers between reserves Total comprehensive income for the year (a) 12 (20) 379 (10) 1 (11) (11) (11) (11) (11) (11) (1	Amendment (note 38)								-
Chebro comprehensew income for the year 129 1,458 128	Balance at 1 January 2012, as restated	1,226	1,439	1,292	(5,055)	950	745	278	875
Total comprehensive income for the year ended 31 December 2012	Profit/(loss) for the year	-	•	-	(1,458)	-	-	13	(1,445)
Company Comp	·		<u> </u>	129			-	(1)	128
In subsidiary undertakings	•		-	129	(1,458)			12	(1,317)
In subsidiary undertakings	Acquisitions/changes in participating interests								
Preferred securities disuntines disubsidiaries		•		-	(0)		-	(2)	(2)
Dividends distributed by subsidiaries	(Purchase)/sale of preferred securities, net of tax	-	-	-	210		(378)		(168)
Share based payment		-	-	-	(28)		•	•	(28)
Value of employee services		-	-	-	-	-	•	(11)	(11)
Purchase of treasury shares Sale of treasury shares Capable Capable	• •			(2)					(2)
Sale of treasury shares, net of tax and related expenses 2 9 (10) - 1 1 1 1 1 1 1 1 1				(2)			-		
Transfers between reserves (207) 207				-	(10)	_	_		
Balance at 31 December 2012 1,222 1,451 1,212 (6,134) 950 367 277 (655)	•					-	-		
Balance at 1 January 2013, as previously reported Adjustments due to retrospective application of IAS 19 Amendment (note 38) Balance at 1 January 2013, as restated 1,222 1,451 1,212 (6,134) 950 367 277 (655) Balance at 1 January 2013, as restated 1,222 1,451 1,212 (6,134) 950 367 277 (655) Profit/(loss) for the year 1,222 1,451 1,212 (6,134) 950 367 277 (655) Profit/(loss) for the year 1,222 1,451 1,212 (6,134) 950 367 277 (655) Profit/(loss) for the year 1,222 1,451 1,212 (6,134) 950 367 277 (655) Profit/(loss) for the year 1,154		(4)	12	(209)	379		(378)	(13)	(213)
Balance at 1 January 2013, as previously reported 1,222 1,451 1,191 (6,113) 950 367 277 (655) Adjustments due to retrospective application of IAS 19 2 2 (21) - -	Balance at 31 December 2012	1,222	1,451	1,212	(6,134)	950	367	277	(655)
Adjustments due to retrospective application of IAS 19 Amendment (note 38) Balance at 1 January 2013, as restated 1,222 1,451 1,212 (6,134) 950 367 277 (655) Profit/(loss) for the year (1,154) (3) (1,157) Other comprehensive income for the year Total comprehensive income for the year ended 31 December 2013 Share capital decrease by reducing the ordinary shares' par value (1,211) - 1,211 (3) (1,060) Share capital increase following recapitalisation, net of expenses 1,136 4,537 316 Share capital increase following Augustion of NHPB, net of expenses 62 254 316 Share capital increase following acquisition of NHPB, net of expenses 64 430 856 Acquisition of NHPB group and NPB (note 48) 912 (1,169) 1 (256) Acquisition of other subsidiaries 64 430 (17) (290) (307) Preferred securities, net of tax 78 (17) (290) (307) Share-based payment Value of employee services 95 (18) (19) Sale of treasury shares 96 (3) (19) Sale of treasury shares 96 (3)									
Amendment (note 38) Balance at January 2013, as restated 1,222 1,451 1,212 (5,134) 950 367 277 (655) Profit/(loss) for the year Other comprehensive income for the year Other comprehensive income for the year Total comprehensive income for the year Total comprehensive income of the year ended 31 December 2013 Share capital decrease by reducing the ordinary shares' par value (1,211) - 1,211 (3) (1,060) Share capital increase following recapitalisation, net of expenses Share capital increase following LME, net of expenses Share capital increase following acquisition of NHPB, net of expenses Acquisition of NHPB group and NPB (note 48) Acquisition of other subsidiaries Acquisition of other subsidiaries (1,211) - 1,211 5,673 Share capital increase following LME, net of expenses Acquisition of NHPB group and NPB (note 48) Acquisition of other subsidiaries (2,254 856 Acquisition of NHPB group and NPB (note 48) Acquisition of other subsidiaries (1,211) - 912 (1,169) Acquisition of other subsidiaries (2,254 856 Acquisition of other subsidiaries (3,211) 856 Acquisition of other subsidiaries (4,537 856 Acquisition of other subsidiaries (5,254 856 Acquisition of other subsidiaries (6,655) Acquisition of other subsidiaries (7,10) 856 Acquisition of other subsidiaries (8,10)		1,222	1,451	1,191	(6,113)	950	367	277	(655)
Salance at 1 January 2013, as restated 1,222 1,451 1,212 (6,134) 950 367 277 (655)	•	_	_	21	(21)	-		_	
Cher comprehensive income for the year Charles Cha		1,222	1,451			950	367	277	(655)
Other comprehensive income for the year 70tal comprehensive income 7	Profit/(loss) for the year	-	_		(1,154)	-	_	(3)	(1,157)
Share capital decrease by reducing the ordinary shares' par value				97	-			0	97
Share capital decrease by reducing the ordinary shares' par value	Total comprehensive income								
Share capital increase following recapitalisation, net of expenses 1,136 4,537 - - - - - - 5,673	for the year ended 31 December 2013		•	97	(1,154)	•	-	(3)	(1,060)
Share capital increase following recapitalisation, net of expenses 1,136	Share capital decrease by reducing the ordinary shares'								
1,136	,	(1,211)	-	1,211	•	-	-	-	•
Share capital increase following LME, net of expenses 62 254 - - - - 316 Share capital increase following acquisition of NHPB, net of expenses 426 430 - - - 856 Acquisition of NHPB group and NPB (note 48) - - 912 (1,169) - 1 (256) Acquisition of other subsidiaries - - 1 (1) - 6 6 (Purchase)/sale of preferred securities, net of tax - - - (17) (290) (307) Preferred securities' dividend paid, net of tax - - - (10) - (10) Share-based payment Value of employee services - - (8) - - - (8) Purchase of treasury shares (0) (0) - - - (8) Sale of treasury shares, net of tax and related expenses 6 (3) - (1) - - (2) Deferred tax release on losses from sale of treasury shares - - - (34) - - - -<		1.136	4.537	_	_	_	_	-	5,673
Share capital increase following acquisition of NHPB, net of expenses	•	•			_	-	_		
Acquisition of NHPB group and NPB (note 48) 912 (1,169) - 1 (256) Acquisition of other subsidiaries 1 (1) - 6 6 (Purchase)/sale of preferred securities, net of tax (17) Preferred securities' dividend paid, net of tax (10) - (10) - (10) - (10) - (10) - (10) - (10) - (10) - (10) - (10) - (10) - (10) - (10) - (10) - (10) - (10) - (10) (8) (8) (8) (8) (9) (9) (10)	-								
Acquisition of other subsidiaries 1 (1) - 6 6 6 (Purchase)/sale of preferred securities, net of tax 1 (17) (290) (307) Preferred securities' dividend paid, net of tax (10) - (10) (10) Share-based payment Value of employee services (8) (8) (8) Purchase of treasury shares (0) (0) (0) (0) (10) Sale of treasury shares, net of tax and related expenses 6 (3) - (1) 2 (10) (10) Shares on losses from sale of treasury shares (34) (34) (34) (10) (307) Preferred tax release on losses from sale of treasury shares 233 (233) (34) (290) 7 (307) Preferred tax release on losses from sale of treasury shares 233 (233) (34) (290) 7 (307) Preferred tax release on losses from sale of treasury shares	net of expenses	426	430	•	-		-	•	856
(Purchase)/sale of preferred securities, net of tax - - - (17) (290) (307) Preferred securities' dividend paid, net of tax - - - (10) - (10) Share-based payment Value of employee services - - (8) - - - (8) Purchase of treasury shares (0) (0) - - - - (0) Sale of treasury shares, net of tax and related expenses 6 (3) - (1) - - - 2 Deferred tax release on losses from sale of treasury shares - - - (34) - - - (34) Transfers between reserves - - 233 (233) -	Acquisition of NHPB group and NPB (note 48)	-	-				-		(256)
Preferred securities' dividend paid, net of tax	Acquisition of other subsidiaries	-	-	1			-		6
Share-based payment Value of employee services (8) (8) Purchase of treasury shares (0) (0) (0) Sale of treasury shares, net of tax and related expenses 6 (3) - (1) 2 Deferred tax release on losses from sale of treasury shares (34) (34) Transfers between reserves 419 5,218 2,349 (1,465) - (290) 7 6,238	•	-	-	-			(290)		
Value of employee services - - (8) - - (8) Purchase of treasury shares (0) (0) - - - (0) Sale of treasury shares, net of tax and related expenses 6 (3) - (1) - - 2 Deferred tax release on losses from sale of treasury shares - - - (34) - - - (34) Transfers between reserves - - 233 (233) - - - - - 419 5,218 2,349 (1,465) - (290) 7 6,238	, ,	-	•		(10)		•		(10)
Purchase of treasury shares (0) (0) (0) Sale of treasury shares, net of tax and related expenses 6 (3) - (1) 2 Deferred tax release on losses from sale of treasury shares (34)				/01					(8)
Sale of treasury shares, net of tax and related expenses 6 (3) - (1) - - 2 Deferred tax release on losses from sale of treasury shares - - - (34) - - - (34) Transfers between reserves - - 233 (233) - - - - - 419 5,218 2,349 (1,465) - (290) 7 6,238				(8)	•		-	-	
Deferred tax release on losses from sale of treasury shares (34) (34) Transfers between reserves - 233 (233)				-	(1)		-	-	
shares - - - (34) - - - (34) Transfers between reserves - - 233 (233) - <td< td=""><td>•</td><td>U</td><td>(2)</td><td>-</td><td>(1)</td><td></td><td>_</td><td>-</td><td>•</td></td<>	•	U	(2)	-	(1)		_	-	•
419 5,218 2,349 (1,465) - (290) 7 6,238			_	-	(34)		-	-	(34)
	Transfers between reserves	-	-	233	(233)		-	-	-
Balance at 31 December 2013 1,641 6,669 3,658 (8,753) 950 77 281 4,523		419	5,218	2,349	(1,465)		(290)	7	6,238
	0. l	1 641	c cc0	3 650	/o 753\	050	77	201	4 522



		Year ended 31	December
		2013	2012
			Adjusted ⁽¹⁾
	<u>Note</u>	€million	€ million
Cash flows from continuing operating activities			
Profit/(loss) before income tax from continuing operations		(1,926)	(1,694)
Adjustments for			
Impairment losses on loans and advances		1,920	1,655
Other impairment losses and provisions		369	770
Depreciation and amortisation Other (income)/losses on investment securities	21	98 (170)	105 (28)
(Income)/losses on debt issued	21	(170)	(7)
Other adjustments		(8)	(1)
		291	800
Changes in operating assets and liabilities			
Net (increase)/decrease in cash and balances with central banks		193	1,238
Net (increase)/decrease in financial instruments at fair value through profit or los	55	248	(293)
Net (increase)/decrease in loans and advances to banks		1,985	1,135
Net (increase)/decrease in loans and advances to customers		2,830	1,784
Net (increase)/decrease in derivative financial instruments		(241)	(491)
Net (increase)/decrease in other assets		(350)	(601)
Net increase/(decrease) in due to banks		(6,712)	(3,376)
Net increase/(decrease) in due to customers		(514)	(811)
Net increase/(decrease) in other liabilities		<u>115</u>	(295)
Income taxes paid		(2,133)	(31)
Net cash from/(used in) continuing operating activities		(2,174)	(941)
,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,			
Cash flows from continuing investing activities			
Purchases of property, plant and equipment and intangible assets		(126)	(170)
Proceeds from sale of property, plant and equipment and intangible assets		12	6
(Purchases)/sales and redemptions of investment securities		2,524	1,785
Acquisition of subsidiary undertakings, net of cash acquired		175	(0)
Disposal of foreign operations		9 3	(31) 4
Dividends from investment securities, associated undertakings and joint ventures Net cash from/(used in) continuing investing activities	•	2,597	1,594
Met cast from (dised iii) continuing investing activities		2,331	1,334
Cash flows from continuing financing activities			
(Repayments)/proceeds from debt issued and other borrowed funds		(612)	(1,295)
Proceeds from share capital increase		316	-
Expenses paid for share capital increase		(74)	•
Purchase of preferred securities		(298)	(160)
Preferred securities' dividend paid		(15)	(38)
(Purchase)/sale of treasury shares		2	(2)
Net contributions by non controlling interest			(11)
Net cash from/(used in) continuing financing activities		(681)	(1,506)
Effect of exchange rate changes on cash and cash equivalents		(5)	(16)
Net increase/(decrease) in cash and cash equivalents from continuing operat	tions	(263)	(869)
Net cash flows from discontinued operating activities		•	(281)
Net cash flows from discontinued investing activities		<u> </u>	240
Net increase/(decrease) in cash and cash equivalents from discontinued ope	rations		(41)
Cash and cash equivalents at beginning of year	21	2,214	3,124
Cash and cash equivalents at organism of year	21	1,951	2,214
			-, '

⁽¹⁾ The Group has changed the method of presentation of operating cash flows from direct to indirect for the year ended 31 December 2013 (see note 21)



1. General information

Eurobank Ergasias S A (the "Bank") and its subsidiaries (the "Group") are active in retail, corporate and private banking, asset management, insurance, treasury, capital markets and other services. The Bank is incorporated in Greece and its shares are listed on the Athens Stock Exchange. The Group operates mainly in Greece and in Central, Eastern and Southeastern Europe.

These consolidated financial statements were approved by the Board of Directors on 31 March 2014

2 Principal accounting policies

The principal accounting policies applied in the preparation of the consolidated financial statements are set out below

2 1 Basis of preparation

The consolidated financial statements of the Group have been prepared in accordance with international Financial Reporting Standards (IFRS) issued by the IASB, as endorsed by the European Union (EU), and in particular with those IFRSs and IFRIC interpretations issued and effective or issued and early adopted as at the time of preparing these statements

Going concern considerations

The financial statements have been prepared on a going concern basis. In making its assessment of the Group's ability to continue as a going concern, the Board of Directors has taken into consideration the impact of the following factors.

Solvency risk

The Group has incurred substantial impairment losses as a result of the Hellenic Republic's debt restructuring (PSI+) Such losses had a respective impact on the accounting and regulatory capital of the Group as of 31 December 2011, which fell below the minimum capital requirements as determined by the Bank of Greece (BoG)

Capital needs of the Group were assessed in November 2012 by the BoG at the level of € 5,839 million, in order to be able to achieve the level of Core Tier I capital of 9% throughout the period to end of 2014. This assessment took into account, inter alia, the PSI impairment losses, the results of Blackrock's 2011 diagnostic review and the Group's business plan which also included certain capital strengthening actions.

The Hellenic Financial Stability Fund (HFSF) has contributed to the Bank EFSF notes of total € 5,839 million for its participation in the share capital increase of the Bank, which qualifies as Tier I capital. In May 2013, the Bank completed the share capital increase of € 5,839 million, in accordance with the provisions of Law 3864/2010 and the Act of Cabinet 38/9 11 2012, fully subscribed by the HFSF with the contribution of bonds, issued by the EFSF and owned by the HFSF (note 6)

On 28 March 2013, the BoG issued an Executive Committee Act (13/28 03 2013) bringing the limit for the Core Tier I capital to 9% of Risk Weighted Assets and for Equity Core Tier I to 6%, effective from 31 March 2013 According to the new definition of Core Tier I capital, AFS reserve was fully recognised, while the deferred tax asset's recognition was limited to 20% of Core Tier I capital On 23 December 2013, the BoG issued an Executive Committee Act (36/23 12 2013) lifting the aforementioned limitation related to the deferred tax asset's recognition, effective from 31 December 2013 According to the Group's capital adequacy figures at 31 December 2013, the Core Tier I ratio stood at 11 3%, pro-forma with the completion of the transaction with Fairfax Financial Holdings Limited, which was completed on 6 February 2014 (note 49), and the implementation of Basel II IRB credit risk methodology to NHPB's mortgage portfolio, which is subject to BoG approval

The capital needs of the Group were reassessed by the BoG based on the credit loss projections from BlackRock's 2013 diagnostic review and the estimated future ability of internal capital generation for the period June 2013-December 2016, based on a conservative adjustment of the Bank's restructuring plan submitted in November 2013. For this exercise, BlackRock assessed highly granular data for the banks' domestic loan portfolios, and also provided an evaluation of the loan books of the major foreign subsidiaries of Greek banks. The methodology used for the capital needs assessment was conservative and, to the extent possible, aligned to the envisaged approach of the recently commenced European Central Bank (ECB) Comprehensive Assessment (see further below). The capital needs were estimated using a minimum Core Tier I threshold of 8% for the baseline scenario and 5.5% for the adverse scenario, while the regulatory value of the deferred tax asset was limited to 20% of Core Tier I. On 6 March 2014, the BoG published the results of the above exercise and assessed that the Group's capital needs amount to € 2,945 million under the baseline scenario. Based on that scenario, the Bank should submit its capital enhancement plan by 15 April 2014.

Notes to the Consolidated Financial Statements



The Bank with its letter to BoG on 24 March 2014, submitted its capital enhancement plan whereby a) revised its capital actions providing for an additional positive impact on regulatory capital of € 81 million and proposed to adjust the restructuring plan accordingly and b) the Bank stated that it intends to cover the remaining capital needs of € 2,864 million through a share capital increase (note 6)

In addition, the Group is examining or already implementing a number of additional initiatives for further improving its capital position, such as transactions associated with the restructuring, transformation or optimisation of operations, in Greece and abroad that will generate or release capital and/or reduce Risk Weighted Assets. Finally, the implementation of a solid integration program for NHPB and New Proton (note 48), the acquisition of which was completed on 30 August 2013, is already providing substantial synergies further enhancing the capital base of the Group

ECB comprehensive assessment 2013-2014

in line with the provisions of the Regulation on the single supervisory mechanism (SSM Regulation), which entered into force in early November 2013, the ECB and the respective national competent authorities (NCAs) will carry out a comprehensive assessment of eurozone's most significant banks, including Eurobank. The ECB will conclude this comprehensive assessment of the banking system in October 2014, prior to assuming its new supervisory tasks in November 2014. This comprehensive assessment is an essential element of the preparations for the SSM, providing the necessary clarity on the banks that will be subject to the ECB's direct supervision. The exercise comprises a supervisory risk assessment, an asset quality review and a stress test to be conducted jointly with EBA. The integrated outcome of the comprehensive assessment may lead to a range of follow-up actions, including requirements for changes in a bank's provisions and capital.

The results of the comprehensive assessment, where necessary, will be followed by corrective measures (for example, recapitalisation, also through profit retention, equity issuance, re-orientation of funding sources, asset separation and sales) The timelines for implementing such measures will be part of the outcome of the assessment. The ECB will acknowledge and welcome corrective actions taken, also before the conclusion of the exercise, by banks and supervisory authorities, in the form of enhanced disclosure and provisioning, as well as recapitalisation, asset separation and sales, and other measures.

Capital shortfalls identified for viable banks should, first and foremost, be made up with private sources of capital. If private sources of capital are insufficient or not readily available, public backstops might need to be drawn upon, in compliance with national practices and European rules, with the overriding goal of ensuring financial stability.

Despite the fact that the methodology and benchmark capital thresholds used by the BoG in the recently concluded capital needs exercise were aligned, to the extent possible, to ECB's envisaged approach (based on publically available information as of February 2014), there is a risk that ECB may conclude on different capital needs for Eurobank

Liquidity risk

The difficulty of the Greek banks to gain access to the international capital and money markets and the reduction of deposits due to heightened sovereign risk and deterioration of the Greek economy led to an increased reliance of the Group to Eurosystem financing facilities. Although the dependence on Eurosystem funding has decreased by 50% compared to its peak levels, as a result of access to the repo markets, acquisition of NHPB and New Proton, deleveraging and deposit inflows, these conditions pose a significant ongoing liquidity challenge for the Group and the Greek Banking system in general. The Group expects, as also confirmed in the latest Troika's progress report on the second adjustment program for Greece published in July 2013, that the European Central Bank (ECB) and BoG will preserve sufficient banking system liquidity in line with Eurosystem rules, which stipulate, inter alia, that access to direct ECB, as opposed to other Eurosystem funding, is subject to the Bank maintaining a minimum level of regulatory capital.

Other economic uncertainties

The continued deterioration of the Greek economy has adversely affected the Group's operations and presents significant risks and challenges for the years ahead. Currently, there are a number of material economic and market risks and uncertainties that impact the Greek Banking system. The main risks stem from the macroeconomic environment, the developments on the eurozone sovereign debt crisis, the impact of the significant fiscal adjustment efforts on the Greek economy and the implementation of the structural reforms agenda. The significant progress made to date could be compromised by significant delays in official financing, external shocks from the global economy as well as implementation risks, political instability and reform fatigue in Greece. The restoration of confidence, the attraction of new investments and the revival of economic growth remain key challenges for the



Greek economy On the other hand, as Greece has taken effective action towards fiscal consolidation, has made progress in the budgetary area and with reforms in other key sectors of the economy, upside potential also exists. Particularly if, privatisation efforts, associated with the rapid improvement of the investment climate and the restoration of confidence, show resilience and are accompanied by sustained strong policy implementation.

Continuation of the recession could adversely affect the region and could lead to lower pre-provision profitability, deterioration of asset quality and reduction of deposits. In addition, increased funding cost remains a significant risk, as it is dependent on both the level of sovereign spreads as well as on foreign exchange rate risk, due to the unstable nature of some currencies. These conditions may challenge the Group's capital adequacy position over the foreseeable future.

Notwithstanding the conditions and uncertainties mentioned above, the Directors, having considered the mitigating factors set out below, have a reasonable expectation that the Group will complete within a specific timeframe all actions and initiatives scheduled to cover the capital shortfall arising from the recent assessment of the Group's capital needs by BoG. Hence they are satisfied that the financial statements of the Group can be prepared on a going concern basis.

- (a) as at 31 December 2013, the Core Tier I ratio (proforma with the completion of transaction with FairFax Financial Holdings Limited and the implementation of Basel II IRB credit risk methodology to NHPB's mortgage portfolio) stands at 11 3 %, above the limit of 9 %,
- (b) that the Group continues the implementation of its medium term internal capital generating plan, which includes initiatives generating or releasing Core Tier I capital and/or reducing Risk Weighted Assets,
- (c) should they become necessary, the availability of additional recapitalisation funds from HFSF that can support any capital needs on top of the amounts already provided,
- (d) the existence of the comprehensive financial support program of the EC/ECB/IMF (including the € 50 bn recapitalisation facility), aiming to correct Greece competitiveness gap and restore growth, employment and public debt sustainability and secure the banking system's stability,
- (e) the Greek authorities' commitment to support the banking system and create a viable and well capitalised banking sector, and
- (f) the Group's continued access to Eurosystem funding (ECB and ELA liquidity facilities) over the foreseeable future

The policies set out below have been consistently applied to the years 2013 and 2012, except as described below. Where necessary, comparative figures have been adjusted to conform with changes in presentation in the current year.

New and amended standards adopted by the Group

The following new standards and amendments to existing standards, as issued by the International Accounting Standards Board (IASB) and endorsed by the European Union (EU), apply from 1 January 2013

IAS 1, Amendment - Presentation of Items of Other Comprehensive Income

The amendment requires entities to separate items presented in other comprehensive income into two groups, based on whether or not they may be reclassified to profit or loss in the future. The adoption of the amendments did not have a material impact on the presentation of other comprehensive income in the Group's consolidated financial statements.

IAS 12, Amendment - Deferred tax. Recovery of Underlying Assets

The amendment provides a practical approach for measuring deferred tax assets and deferred tax liabilities when investment property is measured using the fair value model in IAS 40 "Investment Property". The amendment had no impact on the Group's consolidated financial statements.

IAS 19, Amendment - Employee Benefits

The amendments have been applied by the Group retrospectively. As a result, the opening consolidated other comprehensive income and retained earnings as of 1 January 2012 have been accordingly restated, without affecting the Group's total equity. In addition, the consolidated income statement for the year ended 31 December 2012 has also been restated. The effects from the adoption of IAS 19 amendment is described in notes 38 and 43.

IFRS 7, Amendment - Disclosures, Offsetting Financial Assets and Financial Liabilities

The amendment requires disclosure of the effect or potential effects of netting arrangements on an entity's balance sheet. In particular, it requires information about all recognised financial instruments that are set off, according to IAS 32 "Financial



Instruments Presentation", as well as about those recognised financial instruments that, although they are not set off under IAS 32, are subject to an enforceable master netting arrangement or similar agreement

The amendments have been applied by the Group retrospectively. As a result, the Group has introduced the disclosures about offsetting financial assets and financial liabilities in note 7.2.1.4

IFRS 13, Fair value measurement

IFRS 13 establishes a single framework for measuring fair value, provides a revised definition of fair value and introduces more comprehensive disclosure requirements on fair value measurement. The disclosure requirements of IFRS 13 do not require comparative information to be provided for periods prior to initial application (1 January 2013). There was no material impact on the consolidated financial statements of the Group from the prospective adoption of the measurement requirements of IFRS 13. New disclosures and enhancements to existing disclosures are provided in note 7.4 and note 30.

Annual Improvements to IFRSs 2009-2011 Cycle

Improvements to IFRSs comprise amendments to a number of standards aiming to clarify

- -the requirements for comparative information in IAS 1 "Presentation of Financial Statements",
- -when certain types of equipment are classified as property, plant and equipment in IAS 16 "Property Plant and Equipment",
- -the accounting for the tax effect of distributions to holders of equity instruments in IAS 32 "Financial Instruments" Presentation",
- -interim financial reporting requirements regarding total segment assets and liabilities in IAS 34 "Interim Financial Reporting". The above improvements to IFRSs did not have a material impact on the Group's consolidated financial statements.

New standards and interpretations not yet adopted by the Group

A number of new standards, amendments and interpretations to existing standards are effective after 2013, as they have not yet been endorsed for use in the European Union or have not been early applied by the Group Those that may be relevant to the Group are set out below

IAS 19, Amendment- Defined Benefit Plans Employee Contributions (effective 1 January 2015, not yet endorsed by EU)

The amendment clarifies the accounting for post-employment benefit plans where employees or third parties are required to make contributions which do not vary with the length of employee service, for example, employee contributions calculated according to a fixed percentage of salary. The amendment allows these contributions to be deducted from pension expense in the year in which the related employee service is delivered, instead of attributing them to periods of employee service.

The adoption of the amendment is not expected to have a material impact on the Group's consolidated financial statements

The adoption of the amendment is not expected to have any impact on the Group's consolidated financial statements

IAS 27, Amendment - Separate Financial Statements (effective 1 January 2014)

The amendment is issued concurrently with IFRS 10 Consolidated Financial Statements and together they supersede IAS 27 'Consolidated and Separate Financial Statements'. The amendment prescribes the accounting and disclosure requirements for investments in subsidiaries, joint ventures and associates when an entity prepares separate financial statements.

IAS 28, Amendment - Investments in Associates and Joint Ventures (effective 1 January 2014)

The amendment replaces IAS 28 'Investments in Associates', prescribes the accounting for investments in associates and sets out the requirements for the application of the equity method when accounting for investments in associates and joint ventures. The adoption of the amendment is not expected to have a material impact on the Group's consolidated financial statements.

IAS 32, Amendment - Offsetting Financial Assets and Financial Liabilities (effective 1 January 2014)

The amendment clarifies the requirements for offsetting financial assets and financial liabilities

The adoption of the amendment is not expected to have a material impact on the Group's consolidated financial statements

IAS 36, Amendment - Recoverable Amount Disclosures for Non-Financial Assets (effective 1 January 2014)

The amendments restrict the requirement to disclose the recoverable amount of an asset or cash generating unit only to periods in which an impairment loss has been recognized or reverses

They also include detailed disclosure requirements applicable when an asset or cash generating unit's recoverable amount has been determined on the basis of fair value less costs of disposal

The adoption of the amendment is not expected to have a material impact on the Group's consolidated financial statements



IAS 39, Amendment - Novation of derivatives and continuation of hedge accounting (effective 1 January 2014)

The amendment provides relief from discontinuing hedge accounting when, as a result of laws and regulations, a derivative designated as a hedging instrument is novated to effect clearing with a central counterparty and specific criteria are met. The adoption of the amendment is not expected to have a material impact on the Group's consolidated financial statements.

IFRS 9, Financial Instruments (effective 1 January 2018)

IFRS 9, Financial Instruments, is a new standard for financial instruments that is ultimately intended to replace current IAS 39 Financial Instruments Recognition and Measurement in its entirety

IFRS 9, issued in November 2009, introduced new requirements for the classification and measurement of financial assets. It requires financial assets to be classified into two measurement categories, those measured as at fair value and those measured at amortized cost. The determination is made at initial recognition. The classification depends on the entity's business model for managing its financial instruments and the contractual cash flow characteristics of the instrument. Under IFRS 9, entities may make an irrevocable election to present subsequent changes in the fair value of an equity investment which is not held for trading, in other comprehensive income, with only dividend income generally recognized in profit or loss.

IFRS 9 was amended in October 2010 to include requirements for the classification and measurement of financial liabilities, as well as derecognition requirements, IFRS 9 requires that, in cases where a financial liability is designated as at fair value through profit or loss, the part of a fair value change due to the reporting entity's own credit risk is recorded in other comprehensive income rather than the income statement, unless the recognition of the effects of changes in the liability's credit risk in other comprehensive income would create or enlarge an accounting mismatch in profit or loss. Fair value changes attributable to a financial liability's credit risk are not subsequently reclassified in profit or loss. According to IAS 39 which currently applies, the amount of the change in the fair value of the financial liability designated as fair value through profit or loss is recognized in profit or loss.

Based on IFRS 9 and IFRS 7 Amendments, Mandatory Effective Date and Transition Disclosures, issued in December 2011, entities were required to apply IFRS 9 for annual periods beginning on or after January 1, 2015, with earlier application permitted Additionally, IFRS 9 should be applied to all financial instruments outstanding as of the effective date, as if the classification and measurement under IFRS 9 had always been applied, but comparative periods do not need to be restated

IFRS 9 was amended in November 2013 with IFRS 9 Financial Instruments. Hedge Accounting and amendments to IFRS 9, IFRS 7 and IAS 39 to include a new general hedge accounting model that will better reflect reporting entities' risk management activities in the financial statements and some related amendments to IAS 39 and IFRS 7. The amendments also allow entities to early adopt the provision in IFRS 9 as issued in 2010, related to the presentation of changes in an entity's own credit risk within other comprehensive income without applying the other requirements of IFRS 9 at the same time. In addition, the 1 January 2015 mandatory effective date is removed and a new mandatory effective date will be set upon completion of the impairment phase of the accounting for financial instruments. However, in February 2014, the IASB tentatively decided that the effective date for IFRS 9 shall be 1 January 2018.

Entities that adopt IFRS 9 as amended in November 2013 can choose an accounting policy of either adopting the new IFRS 9 hedge accounting model now or continuing to apply the hedge accounting model in IAS 39 for the time being

As IFRS 9 is an ongoing IASB project, which has not yet been finalized, it remains impractical to quantify its effect, as at the date of the publication of these consolidated financial statements

IFRS 10, Consolidated Financial Statements (effective 1 January 2014)

IFRS 10 replaces the part of IAS 27 'Consolidated and Separate Financial Statements' that deals with consolidated financial statements and SIC 12 'Consolidation-Special Purpose Entities' Under IFRS 10, there is a new definition of control, providing a single basis for consolidation for all entities. This basis is built on the concept of power over the investee, variability of returns from the involvement with the investee and their linkage, replacing thus focus on legal control or exposure to risks and rewards, depending on the nature of the entity

The adoption of this standard is not expected to have a material impact on the Group's consolidated financial statements

IFRS 11, Joint Arrangements (effective 1 January 2014)

IFRS 11 replaces IAS 31 'Interests in Joint Ventures' and SIC-13 'Jointly Controlled Entities- Non – monetary Contributions by Ventures' Under IFRS 11, there are only two types of joint arrangements, joint operations and joint ventures and their type is determined by focusing on the rights and obligations of the arrangement, rather than its legal form. The equity method of



accounting is now mandatory for joint ventures. The option to use the proportionate consolidation method to account for joint ventures, which is not applied by the Group, is no longer allowed

The adoption of this standard is not expected to have a material impact on the Group's consolidated financial statements

IFRS 12, Disclosure of Interests in Other Entities (effective 1 January 2014)

IFRS 12 specifies the disclosures required to enable users of financial statements to evaluate the nature of and risks associated with the reporting entity's interests in subsidiaries, associates, joint arrangements and unconsolidated structured entities.

The adoption of the standard is expected to result in expanded disclosures in the Group's consolidated financial statements.

IFRS 10, 11 and 12 Amendments - Consolidated Financial Statements, Joint Arrangements and Disclosure of Interests in Other Entities Transition Guidance (effective 1 January 2014)

The amendments clarify the transition guidance in IFRS 10 and provide additional transition relief in IFRS 10, 11 and 12, requiring adjusted comparative information to be limited only to the preceding comparative period. In addition, for disclosures related to unconsolidated structured entities, the requirement to present comparative information for periods before IFRS 12 is first applied, is removed.

The Group will adopt these amendments when it first applies IFRS 10, IFRS 11 and IFRS 12

IFRS 10, 12 and IAS 27 Amendments - Investment Entities (effective 1 January 2014)

The amendments require that 'investment entities', as defined below, account for investments in controlled entities, as well as investments in associates and joint ventures, at fair value through profit or loss. The only exception would be subsidiaries that are considered an extension of the investment entity's investing activities. Under the amendments an 'Investment entity' is an entity that

- (a) obtains funds from one or more investors for the purpose of providing those investors with investment management services,
- (b) commits to its investors that its business purpose is to invest funds solely for returns from capital appreciation, investment income, or both, and
- (c) measures and evaluates the performance of substantially all of its investments on a fair value basis

The amendments also set out disclosure requirements for investment entities

The adoption of the amendments is not expected to affect Group's consolidated financial statements

Annual Improvements to IFRSs 2010-2012 Cycle (effective 1 January 2015, not yet endorsed by EU)

The amendments introduce key changes to seven IFRSs following the publication of the results of the IASB's 2010-12 cycle of the annual improvements project. The topics addressed by these amendments are set out below

- Definition of vesting condition in IFRS 2 "Share based Payment",
- Accounting for contingent consideration in a business combination in IFRS 3 "Business Combinations",
- Aggregation of operating segments and reconciliation of the total of the reportable segments' assets to the entity's assets in IFRS 8 "Operating Segment",
- Short-term receivables and payables in IFRS 13 "Fair Value Measurement",
- Revaluation method—proportionate restatement of accumulated depreciation in IAS 16 "Property, Plant and Equipment",
- Key management personnel in IAS 24 "Related Party Disclosures", and
- Revaluation method—proportionate restatement of accumulated amortization in IAS 38 "Intangible Assets",

Annual Improvements to IFRSs 2011-2013 Cycle (effective 1 January 2015, not yet endorsed by EU)

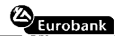
The amendments introduce key changes to four IFRSs following the publication of the results of the IASB's 2011-13 cycle of the annual improvements project. The topics addressed by these amendments are set out below

- Scope exceptions for joint ventures in IFRS 3 "Business Combinations",
- Scope of portfolio exception in IFRS 13 "Fair Value Measurement",
- Clarifying the interrelationship between IFRS 3 "Business Combinations" and IAS 40 "Investment Property" when classifying property as investment property or owner-occupied property in IAS 40, and
- Meaning of "effective IFRSs" in IFRS 1 First-time Adoption of International Financial Reporting Standards

IFRIC 21, Levies (effective 1 January 2014, not yet endorsed by EU)

IFRIC 21 Levies clarifies that an entity recognizes a liability for a levy that is not income tax when the activity that triggers payment, as identified by the relevant legislation, occurs. For a levy that is triggered upon reaching a minimum threshold, for example a specified level of revenue, the interpretation clarifies that no liability should be anticipated before the specified minimum threshold is reached.

Notes to the Consolidated Financial Statements



The adoption of the interpretation is not expected to have a material impact on the Group's consolidated financial statements

The consolidated financial statements are prepared under the historical cost convention as modified by the revaluation of available-for-sale financial assets and of financial assets and financial liabilities (including derivative instruments) at fair-value-through-profit-or-loss

The preparation of financial statements in conformity with IFRS requires the use of estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent liabilities at the date of the financial statements and the reported amounts of revenues and expenses during the reporting period. Although these estimates are based on management's best knowledge of current events and actions, actual results ultimately may differ from those estimates.

The Group's presentation currency is the Euro (€) being the functional currency of the parent company Except as indicated, financial information presented in Euro has been rounded to the nearest million

2 2 Consolidation

(ı) Subsidiaries

Subsidiary undertakings are entities over which the Group, directly or indirectly, has the power to exercise control over their financial and operating policies generally accompanying a shareholding of more than one half of the voting rights. The existence and effect of potential voting rights that are currently exercisable or convertible are considered when assessing whether the Group controls another entity. Subsidiaries are fully consolidated from the date on which control is transferred to the Group and are no longer consolidated from the date that control ceases. Total comprehensive income is attributed to the owners of the parent and to the non-controlling interests even if this results in the non-controlling interests having a deficit balance.

The purchase method of accounting is used to account for the acquisition of subsidiaries by the Group. The consideration transferred for an acquisition is measured at the fair value of the assets given, equity instruments issued or exchanged and liabilities undertaken at the date of acquisition, including the fair value of assets or liabilities resulting from a contingent consideration arrangement. Acquisition related costs are expensed as incurred. Identifiable assets acquired and liabilities and contingent liabilities assumed in a business combination are measured initially at their fair values at the acquisition date irrespective of the extent of any non-controlling interest. Any previously held interest in the acquiree is remeasured to fair value at the acquisition date with any gain or loss recognised in the income statement. The Group recognises on an acquisition-by-acquisition basis any non-controlling interest in the acquiree either at fair value or at the non-controlling interest's proportionate share of the acquiree's net assets.

The excess of the consideration transferred, the amount of any non-controlling interest in the acquiree and the acquirendate fair value of any previous equity interest in the acquiree over the fair value of the identifiable net assets of the subsidiary acquired is recorded as goodwill. If this is less than the fair value of the net assets of the acquiree, the difference is recognised directly in the income statement. Financial assets or financial liabilities resulting from contingent consideration arrangements are measured at fair value, with changes in fair value included in the income statement.

Intercompany transactions, balances and intragroup gains on transactions between Group companies are eliminated, intragroup losses are also eliminated unless the transaction provides evidence of impairment of the asset transferred

Commitments to purchase non controlling interests through derivative financial instruments with the non-controlling interests, as part of a business combination are accounted for as a financial liability, with no non-controlling interest recognised for reporting purposes. The financial liability is measured at fair value, using valuation techniques based on best estimates available to management. Any difference between the fair value of the financial liability upon initial recognition and the nominal non-controlling interest's share of net assets is recognised as part of goodwill. Subsequent revisions to the valuation of the derivatives are recognised in the income statement, except for business combinations with an acquisition date up to 31 December 2009, where such changes adjust the carrying amount of goodwill.

The Group sponsors the formation of special purpose entities, which may or may not be directly owned subsidiaries for the purpose of asset securitisation (note 2.25). The entities may acquire assets directly from the Bank. These companies are bankruptcy-remote entities and are consolidated in the Group's Financial Statements when the substance of the relationship between the Group and the entity indicates that the entity is controlled by the Group.

Where necessary, accounting policies of subsidiaries have been changed to ensure consistency with the policies of the Group

A listing of the Bank's subsidiaries is set out in note 28



(ii) Transactions with non-controlling interests

Changes in the Group's ownership interest in subsidiaries that do not result in a loss of control are recorded as equity transactions and any difference between the consideration and the share of the new net assets acquired is recorded directly in equity. Gains or losses arising from disposals of ownership interest that do not result in a loss of control by the Group are also recorded directly in equity. For disposals of ownership interests that result in a loss of control, the Group recognises gains and losses in the income statement. When the Group ceases to have control, any retained interest in the equity is remeasured to its fair value, with any changes in the carrying amount recognised in the income statement.

(III) Business combinations involving entities under common control

Pursuant to IAS 8 "Accounting Policies, Changes in Accounting Estimates and Errors", since business combinations between entities under common control are excluded from the scope of IFRS 3 "Business Combinations", such transactions are accounted for in the Group's financial statements by using the pooling of interests method (also known as merger accounting), with reference to the most recent pronouncements of other standard-setting bodies that use a similar conceptual framework and comply with the IFRS general principles, as well as accepted industry practices

Under the pooling of interests method, the Group incorporates the assets and liabilities of the acquiree at their pre-combination carrying amounts without any fair value adjustments. Any difference between the cost of the transaction and the carrying amount of the net assets acquired is recorded in Group's equity

The Group accounts for the cost of such business combinations at the fair value of the consideration given, or if that cannot be reliably measured, the consideration received

(IV) Associates

Investments in associated undertakings are accounted for by the equity method of accounting in the consolidated financial statements. These are undertakings over which the Group exercises significant influence but which are not controlled

Equity accounting involves recognising in the income statement the Group's share of the associate's profit or loss for the year. The Group's interest in the associate is carried on the balance sheet at an amount that reflects its share of the net assets of the associate and any goodwill identified on acquisition net of any accumulated impairment losses. If the Group's share of losses of an associate equals or exceeds its interest in the associate, the Group discontinues recognising its share of further losses, unless it has incurred obligations or made payments on behalf of the associate. Where necessary the accounting policies used by the associates have been changed to ensure consistency with the policies of the Group.

When the Group obtains or ceases to have significant influence, any previously held or retained interest in the entity is remeasured to its fair value, with any change in the carrying amount recognised in the income statement

(v) Joint ventures

A joint venture exists where the Group has a contractual arrangement with one or more parties to undertake an economic activity that is subject to joint control. Joint control is the contractually agreed sharing of control of an arrangement, which exists only when the strategic financial and operating decisions relating to the activity require the unanimous consent of the parties sharing control.

As investments in associates, the Group's interest in jointly controlled entities is accounted for by using the equity method of accounting. Therefore, the accounting policy described in note 2.2(iv) applies also for joint ventures. Where necessary the accounting policies used by the joint ventures have been changed to ensure consistency with the policies of the Group.

When the Group ceases to have joint control over an entity, it discontinues the use of the equity method. Any retained interest in the entity is remeasured to its fair value, with any change in the carrying amount recognised in the income statement.

A listing of the Group's associated undertakings and joint ventures is set out in note 32

2 3 Foreign currencies

(i) Translation of foreign subsidiaries

In the consolidated financial statements, the assets and liabilities of foreign subsidiaries are translated into the Group's presentation currency using the exchange rate ruling at the Balance Sheet date. Income and expenses are translated at the average rates of exchange for the reporting period.

Notes to the Consolidated Financial Statements



Exchange differences arising from the retranslation of the net investment in foreign subsidiaries including exchange differences of monetary items receivable or payable to a foreign operation for which settlement is neither planned nor likely to occur, that form part of the net investment in foreign subsidiaries, are taken to "Other comprehensive income". Such exchange differences are released to the income statement on disposal of the foreign operation or for monetary items that form part of the net investment in the foreign operation, on repayment or when settlement is expected to occur

(II) Transactions in foreign currency

Foreign currency transactions are translated into the functional currency using the exchange rates prevailing at the dates of the transactions. Foreign exchange gains and losses resulting from the settlement of such transactions are recognised in the income statement.

Monetary assets and liabilities denominated in foreign currencies have been translated into the functional currency at the market rates of exchange ruling at the balance sheet date and exchange differences are accounted for in the income statement, except when deferred in equity as qualifying cash flow hedges and qualifying net investment hedge

Non-monetary assets and liabilities have been translated into the functional currency at the exchange rates ruling at initial recognition, except for non-monetary items denominated in foreign currencies that are stated at fair value which have been translated using the rate of exchange at the date the fair value was determined. The exchange differences relating to these items are treated as part of the change in fair value and they are recognised in the income statement or recorded directly in equity depending on the classification of the non-monetary item.

2 4 Derivative financial instruments and hedging

Derivative financial instruments, including foreign exchange contracts, forward currency agreements and interest rate options (both written and purchased), currency and interest rate swaps, and other derivative financial instruments, are initially recognised in the balance sheet at fair value on the date on which a derivative contract is entered into and subsequently are re-measured at their fair value. Fair values are obtained from quoted market prices, including recent market transactions, discounted cash flow models and options pricing models, as appropriate. All derivatives are carried as assets when fair value is positive and as liabilities when fair value is negative. The principles for the fair value measurement of financial instruments, including derivative financial instruments, are described in notes 2.11 and 7.4. Certain derivatives, embedded in other financial instruments, are treated as separate derivatives when their risks and characteristics are not closely related to those of the host contract and the host contract is not carried at fair value through profit or loss. These embedded derivatives are measured at fair value with changes in fair value recognised in the income statement.

The method of recognising the resulting fair value gain or loss depends on whether the derivative is designated and qualifies as a hedging instrument, and if so, the nature of the item being hedged. The Group designates certain derivatives as:

(a) hedges of the exposure to changes in fair value of recognised assets or liabilities or unrecognised firm commitments (fair value hedge), (b) hedges of the exposure to variability in cash flows of recognised assets or liabilities or highly probable forecasted transactions (cash flow hedge), or, (c) hedges of the exposure to variability in the value of a net investment in a foreign operation associated with the translation of the investment's carrying amount in the Group's functional currency. Hedge accounting is used for derivatives designated in this way, provided certain criteria are met

The Group documents, at the inception of the transaction, the relationship between hedging instruments and hedged items, as well as its risk management objective and strategy for undertaking various hedge transactions. The Group also documents its assessment, both at hedge inception and on an ongoing basis, of whether the derivatives that are used in hedging transactions are highly effective in offsetting changes in fair values or cash flows of hedged items.

(ı) Fair value hedge

Changes in the fair value of derivatives that are designated and qualify as fair value hedges are recorded in the income statement, together with any changes in the fair value of the hedged asset or liability that are attributable to the hedged risk

If the hedge no longer meets the criteria for hedge accounting, the adjustment to the carrying amount of a hedged item for which the effective interest method is used is amortised to profit or loss over the period to maturity

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(ii) Cash flow hedge

The effective portion of changes in the fair value of derivatives that are designated and qualify as cash flow hedges are recognised in other comprehensive income. The gain or loss relating to the ineffective portion is recognised immediately in the income statement.

Amounts accumulated in equity are recycled to the income statement in the periods in which the hedged item will affect profit or loss (for example, when the forecast sale that is hedged takes place)

When a hedging instrument expires or is sold, or when a hedge no longer meets the criteria for hedge accounting, any cumulative gain or loss existing in equity at that time remains in equity and is recognised when the forecast transaction is ultimately recognised in the income statement

When a forecast transaction is no longer expected to occur, the cumulative gain or loss that was reported in equity is immediately transferred to the income statement

(III) Net investment hedge

Hedges of net investments in foreign operations, including hedges of monetary items that form part of the net investments in the foreign operations, are accounted for similarly to cash flow hedges. Any gain or loss on the hedging instrument relating to the effective portion of the hedge is recognised in equity, the gain or loss relating to the ineffective portion is recognised immediately in the income statement. Gains and losses accumulated in equity are included in the income statement when the foreign operation is disposed of as part of the gain or loss on the disposal

(iv) Derivatives that do not qualify for hedge accounting

Certain derivative instruments do not qualify for hedge accounting. Changes in the fair value of any derivative instrument that does not qualify for hedge accounting are recognised immediately in the income statement.

The fair values of derivative instruments held for trading and hedging purposes are disclosed in note 24

2 5 Offsetting financial instruments

Financial assets and liabilities are offset and the net amount is presented in the balance sheet when, and only when, the Group currently has a legally enforceable right to set off the recognised amounts and intends either to settle on a net basis, or to realise the asset and settle the liability simultaneously

2 6 Income statement

(i) Interest income and expenses

Interest income and expenses are recognised in the income statement for all interest bearing instruments on an accruals basis, using the effective interest rate method. The effective interest rate is the rate that exactly discounts estimated future cash payments or receipts through the expected life of the financial instrument or, when appropriate, a shorter period to the net carrying amount of the financial asset or financial liability. When calculating the effective interest rate, the Group estimates cash flows considering all contractual terms of the financial instrument but does not consider future credit losses. The calculation includes all fees and points paid or received between parties to the contract that are an integral part of the effective interest rate, transaction costs, and all other premiums or discounts.

Once the financial asset is identified as impaired, the increase in the net present value of the written down amount due to the passage of time (unwinding), is recognised as interest income using the rate of interest that was used to discount the future cash flows for the purpose of measuring the impairment loss

(ii) Fees and commissions

Fees and commissions are generally recognised on an accruals basis. Commissions and fees relating to foreign exchange transactions, imports-exports, remittances, bank charges and brokerage activities are recognised on the completion of the underlying transaction.

Notes to the Consolidated Financial Statements



2 7 Property, plant and equipment

Property, plant and equipment are stated at cost less accumulated depreciation and accumulated impairment losses. Cost includes expenditure that is directly attributable to the acquisition of the asset. Subsequent expenditure is recognised in the asset's carrying amount only when it is probable that future economic benefits will flow to the Group and the cost of the asset can be measured reliably. All other repair and maintenance costs are recognised in income statement as expenses as occurred.

Depreciation is calculated using the straight-line method to write down the cost of property, plant and equipment, to their residual values over their estimated useful life as follows

- Land No depreciation
- Freehold buildings 40-50 years
- Leasehold improvements over the lease term or the useful life of the asset if shorter
- Computer hardware and software 4-10 years
- Other furniture and equipment 4-20 years
- Motor vehicles 5-7 years

Property, plant and equipment are periodically reviewed for impairment, with any impairment charge being recognised immediately in the income statement

Property held for rental yields and/or capital appreciation that is not occupied by the companies of the Group is classified as investment property. Investment property is carried at cost less accumulated depreciation and accumulated impairment losses, therefore, the policy described above applies also to this category of assets.

2 8 Intangible assets

(i) Goodwill

For business combinations completed from 1 January 2010, goodwill represents the excess of the aggregate of the fair value of the consideration transferred, the amount of any non-controlling interest and the acquisition date fair value of any previously held equity interest in the acquiree over the fair value of the Group's share of net identifiable assets and contingent liabilities acquired Goodwill on acquisitions of subsidiaries is included in 'intangible assets' Goodwill arising on acquisitions of associates and jointly control entities is neither disclosed nor tested separately impairment, but instead is included in "investments in associates" and "investments in jointly controlled entities"

Goodwill on the acquisition of subsidiaries is not amortised but tested for impairment annually or more frequently if there are any indications that impairment may have occurred. The Group's impairment test is performed each year end. The Group considers external information such as weak economic conditions, persistent slowdown in financial markets, volatility in markets and changes in levels of market and exchange risk, an unexpected decline in an asset's market value or market capitalisation being below the book value of equity, together with a deterioration in internal performance indicators, in assessing whether there is any indication of impairment.

Goodwill is measured at cost less accumulated impairment losses. For the purpose of impairment testing, goodwill acquired in a business combination is allocated to each Cash Generating Unit (CGU) or groups of CGUs that are expected to benefit from the synergies of the combination. Each unit or group of units to which the goodwill is allocated represents the lowest level within the Group at which goodwill is monitored for internal management purposes. The Group monitors goodwill either at the separate legal entity level or group of legal entities consistent with the internal monitoring of operating segments.

The Group impairment model compares the carrying value of a CGU or group of CGUs with its recoverable amount. The carrying value of a CGU is based on the assets and liabilities of each CGU. The recoverable amount is determined on the basis of the value-inuse which is the present value of the future cash flows expected to be derived from the CGU or group of CGUs. The estimated future cash flows are discounted to their present value using a pre-tax discount rate that reflects current market assessments of the time value of money and the risks specific to the asset or GCU and the countries where the CGUs operate

An impairment loss arises if the carrying amount of an asset or CGU exceeds its recoverable amount, and is recognised immediately as an expense in the income statement. Impairment losses are not subsequently reversed. Gains and losses on the disposal of an entity include the carrying amount of goodwill relating to the entity sold.

Notes to the Consolidated Financial Statements



(II) Computer software

Costs associated with the maintenance of existing computer software programs are expensed as incurred. Development costs associated with the production of identifiable and unique products controlled by the Group, that will probably generate economic benefits exceeding costs beyond one year, are recognised as intangible assets and are amortised using the straight-line method over 4 years, except for core systems whose useful life may extend up to 10 years

(III) Other intangible assets

Other intangible assets are assets that are separable or arise from contractual or other legal rights and are amortised over their estimated useful lives. These include intangible assets acquired in business combinations

(iv) Impairment of non-financial assets

Intangible assets that have an indefinite useful life other than goodwill are not subject to amortisation and are tested annually for impairment. Assets that are subject to amortisation are reviewed for impairment whenever events or changes in circumstances indicate that the carrying amount may not be recoverable. An impairment loss is recognised for the amount by which the asset's carrying amount exceeds its recoverable amount. The recoverable amount is the higher of an asset's fair value less costs to sell and value in use. For the purposes of assessing impairment, assets are grouped at the lowest levels for which there are separately identifiable cash flows (cash-generating units). Non-financial assets that suffered impairment are reviewed for possible reversal of the impairment at each reporting date.

2 9 Financial assets

The Group classifies its financial assets in the following IAS 39 categories—financial assets at fair-value-through-profit-or-loss, loans and receivables, held-to-maturity investments, and available-for-sale financial assets—Management determines the classification of its financial instruments at initial recognition

(i) Financial assets at fair value through profit or loss

This category has two sub-categories financial assets held for trading, and those designated at fair value through profit or loss upon initial recognition. A financial asset is classified as held for trading if acquired principally for the purpose of selling or repurchasing in the short term or if it is part of a portfolio of identified financial instruments that are managed together and for which there is evidence of a recent actual pattern of short-term profit-taking. Derivatives are also categorised as held for trading unless they are designated and effective as hedging instruments.

The Group designates certain financial assets upon initial recognition as at fair-value-through-profit-or-loss when any of the following apply

- (a) It eliminates or significantly reduces measurement or recognition inconsistencies, or
- (b) financial assets share the same risks with financial liabilities and those risks are managed and evaluated on a fair value basis, or
- (c) structured products containing embedded derivatives that could significantly modify the cash flows of the host contract

(II) Loans and receivables

Loans and receivables are non-derivative financial assets with fixed or determinable payments that are not quoted in an active market, other than those that the Group upon initial recognition designates as at fair-value-through-profit-or-loss and those that the Group upon initial recognition designates as available-for-sale. Securities classified in this category are presented in investment Securities under Debt Securities Lending portfolio.

(III) Held-to-maturity

Held-to-maturity investments are non-derivative financial assets with fixed or determinable payments and fixed maturities that the Group's management has the positive intention and ability to hold to maturity. If the Group were to sell other than an insignificant amount of held-to-maturity assets, the entire category would be tainted and reclassified as available-for-sale.

(ıv) Available-for-sale

Available-for-sale investments are those intended to be held for an indefinite period of time, which may be sold in response to needs for liquidity or changes in interest rates, exchange rates or equity prices

Notes to the Consolidated Financial Statements



Accounting treatment and calculation

Purchases and sales of financial assets are recognised on trade date, which is the date the Group commits to purchase or sell the asset. Loans originated by the Group are recognised when cash is advanced to the borrowers. Financial assets are initially recognised at fair value plus transaction costs for all financial assets not carried at fair-value-through-profit-or-loss. Financial assets are derecognised when the rights to receive cash flows from the financial assets have expired or where the Group has transferred substantially all risks and rewards of ownership.

Available-for-sale financial assets and financial assets at fair-value-through-profit-or-loss are subsequently carried at fair value Loans and receivables and held-to-maturity investments are carried at amortised cost using the effective interest method. Gains and losses arising from changes in the fair value of the 'financial assets at fair-value-through-profit-or-loss' category are included in the income statement in the period in which they arise. Gains and losses arising from changes in the fair value of available-for-sale financial assets are recognised directly in equity, until the financial asset is derecognised or impaired at which time the cumulative gain or loss previously recognised in equity is recognised in profit or loss. However, interest calculated using the effective interest rate method is recognised in the income statement.

Dividends on equity instruments are recognised in the income statement when the entity's right to receive payment is established

2 10 Financial liabilities

The Group classifies its financial liabilities in the following categories financial liabilities measured at amortised cost and financial liabilities at fair-value-through-profit-or-loss have two sub categories financial liabilities held for trading and financial liabilities designated at fair-value-through-profit-or-loss upon initial recognition

The Group designates financial liabilities at fair-value-through-profit-or-loss when any of the following apply

- (a) It eliminates or significantly reduces measurement or recognition inconsistencies, or
- (b) financial liabilities share the same risks with financial assets and those risks are managed and evaluated on a fair value basis, or
- (c) structured products containing embedded derivatives that could significantly modify the cash flows of the host contract

Financial liabilities are derecognised when the obligation specified in the relevant contract is discharged, cancelled or expires

De-recognition of financial liabilities

A financial liability is derecognised when the obligation under the liability is discharged, cancelled or expires. When an existing financial liability of the Group is replaced by another from the same counterparty on substantially different terms, or the terms of an existing liability are substantially modified, such an exchange or modification is treated as an extinguishment of the original liability and the recognition of a new liability. The difference in the respective carrying amounts is recognised in the income statement.

The Group considers the terms to be substantially different, if the discounted present value of the cash flows under the new terms, including any fees paid net of any fees received and discounted using the original effective interest rate, is at least 10% different from the discounted present value of the remaining cash flows of the original financial liability

If an exchange of debt instruments or modification of terms is accounted for as an extinguishment, any costs or fees incurred are recognised as part of the gain or loss on the extinguishment. If the exchange or modification is not accounted for as an extinguishment, any costs or fees incurred adjust the carrying amount of the liability and are amortised over the remaining term of the modified liability.

Similarly, when the Group repurchases any debt instruments issued by the Group, it accounts for such transactions as an extinguishment of debt

2 11 Fair value measurement of financial instruments

The policy applied by the Group on the fair value measurement of financial instruments both before and after the adoption of IFRS 13 "Fair Value Measurement", is set out below

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Policy applicable from 1 January 2013

Fair value is the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date in the principal or, in its absence, the most advantageous market to which the Group has access at that date. The fair value of a liability reflects its non-performance risk.

When available, the Group measures the fair value of an instrument using the quoted price in an active market for that instrument A market is regarded as active if transactions for the asset or liability take place with sufficient frequency and volume to provide pricing information on an ongoing basis. If there is no quoted price in an active market, then the Group uses valuation techniques that maximize the use of relevant observable inputs and minimize the use of unobservable inputs. The chosen valuation technique incorporates all of the factors that market participants would take into account in pricing a transaction.

The Group has elected to use mid-market pricing as a practical expedient for fair value measurements within a bid-ask spread

The best evidence of the fair value of a financial instrument at initial recognition is normally the transaction price- i.e. the fair value of the consideration given or received unless the Group determines that the fair value at initial recognition is evidenced by a quoted price in an active market for an identical asset or liability or based on a valuation technique that uses only data from observable markets

All assets and liabilities for which fair value is measured or disclosed in the financial statements are categorized within the fair value hierarchy based on the lowest level input that is significant to the fair value measurement as a whole (note 7.4)

For assets and liabilities that are recognised in the financial statements on a recurring basis, the Group recognises transfers into and out of the fair value hierarchy levels at the beginning of the quarter in which a financial instrument's transfer was effected

Policy applicable before 1 January 2013

Fair value is the amount for which an asset could be exchanged, or a liability settled, between knowledgeable, willing parties in arm's length transaction on the measurement date

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

If the market for a financial instrument is not active, the Group establishes fair value by using a valuation technique. These include the use of recent arm's length market transactions, if available, reference to the current fair value of another instrument that is substantially the same, discounted cash flow analysis, option pricing models and other valuation techniques commonly used by market participants.

If an asset or a liability measured at fair value has a bid price and an ask price, then the Group measures assets and long positions at a bid price and liabilities and short positions at an ask price

2 12 Impairment of financial assets

For financial assets that are not carried at fair value through profit or loss, the Group assesses at each balance sheet date whether there is objective evidence that a financial asset or group of financial assets is impaired. A financial asset or a group of financial assets is impaired and impairment losses are incurred if there is objective evidence of impairment as a result of one or more events that occurred after the initial recognition of the asset (a 'loss event') and that loss event (or events) has an impact on the estimated future cash flows of the financial asset or group of financial assets that can be reliably estimated

Impairment indicators

For the Group's Retail loan exposures, objective evidence that a loan or group of loans is impaired includes observable data that comes to the attention of the Group about the following loss events

- (a) significant financial difficulty of the obligor, a significant reduction of personal and/or family income or loss of job,
- (b) a default or breach of contract,
- (c) significant changes in the performance and behavior of the borrower (for example, a number of delayed contractual payments),
- (d) measurable decrease in the estimated future cash flows from a group of financial assets through a negative payment pattern such as missed payments,



- (e) the Group granting to the borrower, for economic or legal reasons relating to the borrower's financial difficulty, a concession that the lender would not otherwise consider, such as a reduction of the obligors monthly installment for a specific period of time, or a temporary or permanent reduction of interest rate,
- (f) It is becoming probable that the borrower will enter into bankruptcy status or other financial reorganisation,
- (g) loss events that could affect the ability of the borrower to repay contractual obligations within the agreed time, such as
 - serious illness or disability of the obligor or a family member,
 - death of the borrower,

For all other financial assets including corporate loan exposures, the Group assesses on a case-by-case basis at each reporting date whether there is any objective evidence of impairment using the following criteria

- (a) significant financial difficulty of the issuer or obligor,
- (b) a default of breach of contract,
- (c) significant changes in the financial performance of the borrower that affect the borrower's ability to meet its debt obligations, such as
 - -operating losses,
 - -working capital deficiencies,
 - -the borrower having a negative equity,
- (d) other facts indicating a deterioration of the financial performance of the borrower, such as a breach of loan covenants or other terms, or a partial write-off in the borrower's obligations due to economic or legal reasons relating to his financial status.
- (e) significant changes in the value of the collateral supporting the obligation,
- (f) the Group granting to the borrower, for economic or legal reasons relating to the borrower's financial difficulty, a concession that the lender would not otherwise consider, such as a reduction of the obligors monthly installment for a specific period of time, or a temporary or permanent reduction of interest rate,
- (g) becoming probable that the borrower will enter into bankruptcy or other financial reorganization,
- (h) significant adverse changes in the borrower's industry or geographical area that could affect the borrower's ability to meet its debt obligations,
- (i) market related information including the status of the borrower's other debt obligations,
- (j) a significant downgrade in the internal or external credit rating of the borrower's financial instruments when considered with other information,

(i) Assets carried at amortised cost

Impairment assessment

The Group 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 Group 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 individually assessed for impairment and for which an impairment loss is or continues to be recognised are not included in a collective assessment of impairment.

In determining whether a loan is individually significant for the purposes of assessing impairment, the Group considers a number of factors, including the importance of the individual loan relationship and how it is managed, the size of the loan, and the product line. Consequently, loans to corporate clients and financial institutions as well as investment securities, are generally considered as individually significant. Retail lending portfolios are generally assessed for impairment on a collective basis as they consist of large homogenous portfolios, while exposures that are managed on an individual basis are assessed individually for impairment.

The Group assesses at each balance sheet date whether there is an objective evidence of impairment

Impairment measurement

If there is objective evidence that an impairment loss on a financial asset carried at amortised cost has been incurred, the amount of the loss is measured as the difference between the asset's carrying amount and the present value of estimated future cash flows (excluding future credit losses that have not been incurred) discounted at the financial asset's original effective interest rate. The carrying amount of the asset is reduced through the use of an allowance account for loans and advances or directly for all other

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financial assets, and the amount of the loss is recognised in the income statement. If a financial asset has a variable interest rate, the discount rate for measuring any impairment loss is the current effective interest rate determined under the contract. As a practical expedient, the Group may measure impairment on the basis of an instrument's fair value using an observable market price.

The calculation of the present value of the estimated future cash flows of a collateralised financial asset reflects the cash flows that may result from foreclosure less costs for obtaining and selling the collateral, whether or not foreclosure is probable

For the purposes of a collective evaluation of impairment, financial assets are grouped on the basis of similar credit risk characteristics (i.e., on the basis of the Group's grading process that considers asset type, industry, geographical location, collateral type, past-due status and other relevant factors) Those characteristics are relevant to the estimation of future cash flows for groups of such assets by being indicative of the debtors' ability to pay all amounts due according to the contractual terms of the assets being evaluated

Future cash flows in a group of financial assets that are collectively evaluated for impairment are estimated on the basis of the contractual cash flows of the assets in the group and historical loss experience for assets with credit risk characteristics similar to those in the group. Historical loss experience is adjusted on the basis of current observable data to reflect the effects of current conditions that did not affect the period on which the historical loss experience is based and to remove the effects of conditions in the historical period that do not exist currently

Estimates of changes in future cash flows for groups of assets should reflect and be directionally consistent with changes in related observable data from period to period (for example, changes in unemployment rates, property prices, payment status, or other factors indicative of changes in the probability of losses in the group and their magnitude). The methodology and assumptions used for estimating future cash flows are reviewed regularly by the Group to reduce any differences between loss estimates and actual loss experience.

Reversals of impairment

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 recognised (such as an improvement in the debtor's credit rating), the previously recognised impairment loss is reversed by adjusting the allowance account or the asset's carrying amount as appropriate. The amount of the reversal is recognised in the income statement.

Write-off of loans and advances

A loan and the associated provision are written off when there is no realistic prospect of recovery. The Group considers all relevant information including the occurrence of a significant change in the borrower's financial position such that the borrower can no longer pay the obligation.

The timing of write-off is mainly dependent on whether there is any underlying collateral as well as the Group's estimate of the amount collectible. The number of days past due is considered by the Group as an indicator, however it is not regarded as a determining factor. Especially for collateralized exposures, the timing of write-offs is mainly dependent on local jurisdictions and consequently maybe delayed due to various legal impediments.

Unpaid debt continues to be subject to enforcement activity even after it is written-off, except for limited cases where debt is forgiven by the Group as an expression of its social responsibility

Subsequent recoveries of amounts previously written off decrease the amount of the provision for loan impairment in the income statement

Loan modifications

Modifications of loans' contractual terms may arise due to various factors, such as changes in market conditions, customer retention and potential deterioration of the borrower's financial condition. Forbearance occurs in the cases where the contractual payment terms of a loan have been modified due to financial difficulty of the borrower. Other renegotiations, more of a business nature are not considered as forbearance measures.

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De-recognition of financial assets

A financial asset is derecognized when the contractual cash flows of the loan expire, or the Group transfers its rights to receive those cash flows in an outright sale in which substantially all the risk and rewards of ownership have been transferred

Furthermore, when a financial asset is modified, the Group determines whether the modified asset should be derecognized and a new asset recognized, considering the extent of the changes to the original contractual terms. The Group considers a number of circumstances that may result in derecognition, including

- (a) when an uncollateralized loan becomes fully collateralized,
- (b) multiple facilities are consolidated into a single new facility,
- (c) the removal or addition of conversion features to the loan agreement,
- (d) a change in currency of principal and/or interest denomination,
- (e) a change in the ranking of the instrument, and
- (f) any other changes that cause the terms under the new contract to be considered substantially different from the original loan's terms

When the terms of the new contract are substantially different from those under the original contract, the initial asset is derecognized and a new loan is recognised at fair value. Any difference between the carrying amount of the derecognized asset and the fair value of the new loan is recognised in the income statement.

The Group may occasionally enter into debt-for-equity transactions. Similarly, the modified loan is derecognized while the equity instruments received in exchange are recognised at their fair value, with any resulting gain or loss treated as impairment loss in the Group's income statement.

(II) Available-for-sale assets

In case of equity and debt investments classified as available-for-sale, a significant or prolonged decline in the fair value of the security below its cost is also considered in determining whether the assets are impaired. If any such evidence exists for available-for-sale financial assets, the cumulative loss — measured as the difference between the acquisition cost and the current fair value, less any impairment loss on that financial asset previously recognised in profit or loss — is removed from equity and recognised in the income statement. Impairment losses recognised in the income statement on equity investments are not reversed through 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 recognised in profit or loss, the impairment loss is reversed through the income statement.

2 13 Sale and repurchase agreements and securities lending

(i) Sale and repurchase agreements

Securities sold subject to repurchase agreements ("repos") continue to be recorded in the Group's Balance Sheet while the counterparty liability is included in amounts due to other banks or due to customers, as appropriate Securities purchased under agreements to resell ("reverse repos") are recorded as loans and advances to other banks or customers as appropriate. The difference between the sale and repurchase price is treated as interest and accrued over the period of the repo agreements using the effective interest method.

(ii) Securities lending

Securities lent to counterparties are retained in the financial statements. Securities borrowed are not recognised in the financial statements, unless these are sold to third parties, in which case the purchase and sale are recorded with the gain or loss included in trading income. The obligation to return them is recorded at fair value as a trading liability.

2 14 Leases

(i) Accounting for leases as lessee

Finance leases

Leases of property, plant and equipment where the Group has substantially all the risks and rewards of ownership are classified as finance leases. Finance leases are capitalised at the inception of the lease at the lower of the fair value of the leased asset or the present value of the minimum lease payments. Each lease payment is allocated between the liability and finance charges so as to

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achieve a constant rate on the finance balance outstanding. The interest element of the finance cost is charged to the income statement over the lease period so as to produce a constant periodic rate of interest on the remaining balance of the liability for each period. The property, plant and equipment acquired under finance leases is depreciated over the shorter of the useful life of the asset or the lease term.

Operating leases

Leases where a significant portion of the risks and rewards of ownership are retained by the lessor are classified as operating leases Payments made under operating leases (net of any incentives received from the lessor) are charged to the income statement on a straight-line basis over the period of the lease

(ii) Accounting for leases as lessor

Finance leases

When assets are leased out under a finance lease, the present value of the lease payments is recognised as a receivable. The difference between the gross receivable and the present value of the receivable is recognised as unearned finance income. Lease income is recognised over the term of the lease using the net investment method, which reflects a constant periodic rate of return

Operating leases

Assets leased out under operating leases are included in property, plant and equipment in the balance sheet. They are depreciated over their expected useful lives on a basis consistent with similar owned property, plant and equipment. Rental income (net of any incentives given to lessees) is recognised on a straight-line basis over the lease term.

2 15 Income tax

(i) Current income tax

Income tax payable on profits, based on the applicable tax law in each jurisdiction is recognised as an expense in the period in which profits arise

(II) Deferred income tax

Deferred income tax is provided in full, using the liability method, on temporary differences arising between the tax bases of assets and liabilities and their carrying amounts in the consolidated financial statements. Deferred tax assets and liabilities are measured at the tax rates that are expected to apply to the period when the asset is realised or the liability is settled, based on tax rates (and tax laws) that have been enacted or substantively enacted by the balance sheet date. The principal temporary differences arise from impairment of financial assets, depreciation of fixed assets, pension and other retirement benefit obligations, and revaluation of certain financial assets and liabilities, including derivative instruments.

Deferred tax assets are recognised where it is probable that future taxable profit will be available against which the temporary differences can be utilised. The carrying amount of deferred tax assets is reviewed at each reporting date and reduced to the extent that it is no longer probable that sufficient taxable profits will be available to allow all or part of the asset to be recovered. Any such reduction is reversed to the extent that it becomes probable that sufficient taxable profit will be available.

Deferred tax related to changes in fair values of available-for-sale investments and cash flow hedges which are recognised to other comprehensive income is also recognised to other comprehensive income, and is subsequently recognised in the income statement together with the deferred gain or loss

The deferred tax asset on income tax losses carried forward is recognised as an asset when it is probable that future taxable profits will be available against which these losses can be utilised

2.16 Employee benefits

(i) Pension obligations

The Group provides a number of defined contribution pension plans where annual contributions are invested and allocated to specific asset categories. Eligible employees are entitled to the overall performance of the investment. The Group's contributions are recognised as employee benefit expense in the year in which they are paid.



(ii) Standard legal staff retirement indemnity obligations (SLSRI) and termination benefits

In accordance with the local labor legislation, the Group provides for staff retirement indemnity obligation for employees which are entitled to a lump sum payment based on the number of years of service and the level of remuneration at the date of retirement, if they remain in the employment of the Group until normal retirement age. Provision has been made for the actuarial value of the lump sum payable on retirement (SLSRI) using the projected unit credit method. Under this method the cost of providing retirement indemnities is charged to the income statement so as to spread the cost over the period of service of the employees, in accordance with the actuarial valuations which are performed every year.

The SLSRI obligation is calculated as the present value of the estimated future cash outflows using interest rates of high rated European corporate bonds. In countries where there is no deep market in such bonds, the yields on government bonds at the end of the reporting period are used. The currency and term to maturity of the bonds used are consistent with the currency and estimated term of the retirement benefit obligations. Actuarial gains and losses that arise in calculating the Group's obligation in respect of the SLSRI obligations are recognised directly in other comprehensive income in the period in which they occur and are not reclassified to the income statement in subsequent periods

Past service costs and interest expense are recognised immediately in the income statement. In calculating the standard legal staff retirement obligation, the Group also considers potential separations before normal retirement based on the terms of previous voluntary separation schemes.

Termination benefits are payable when employment is terminated by the Group before the normal retirement date, or whenever an employee accepts voluntary redundancy in exchange for these benefits. The group recognises termination benefits at the earlier of the following dates:

(a) when the Group can no longer withdraw the offer of those benefits, and (b) when the Group recognises costs for a restructuring and involves the payment of termination benefits. In the case of an offer made to encourage voluntary redundancy, the termination benefits are measured based on the number of employees expected to accept the offer. Benefits falling due more than 12 months after the end of the reporting period are discounted to their present value.

(III) Performance-based cash payments

The Group's Management awards high performing employees with bonuses in cash, from time to time, on a discretionary basis Cash payments requiring only Management approval are recognised as employee benefit expenses on an accrual basis. Cash payments requiring General Meeting approval as distribution of profits to staff are recognised as employee benefit expense in the accounting period that they are approved by the Group's shareholders.

(iv) Performance-based share-based payments

The Group's Management awards employees with bonuses in the form of shares and share options on a discretionary basis. Non-performance related shares vest in the period granted. Share based payments that are contingent upon the achievement of a performance and service condition, vest only if both conditions are satisfied.

The fair value of the shares granted is recognised as an employee benefit expense with a corresponding increase in share capital (par value) and share premium

The fair value of the options granted is recognised as an employee benefit expense with a corresponding increase in a non-distributable reserve over the vesting period. The proceeds received net of any directly attributable transaction costs are credited to share capital (par value) and share premium when the options are exercised, with a transfer of the non distributable reserve to share premium.

2 17 Insurance activities

(i) Revenue recognition

For casualty, property and short-duration life insurance contracts, premiums are recognised as revenue (earned premiums) proportionally over the period of coverage. The portion of premium received on in-force contracts that relates to unexpired risks at the balance sheet date is reported as the unearned premium liability. Premiums are shown before deduction of commission or reinsurance premium ceded.

For long-term insurance contracts, premiums are recognised as revenue when they become payable by the contract holder Premiums are shown before deduction of commission. A liability for contractual benefits that are expected to be incurred in the future is recorded when the insurance contract is in force and the premiums are recognised.

Notes to the Consolidated Financial Statements



(ii) Insurance liabilities

Insurance reserves are classified as follows

Mathematical reserves

Mathematical reserves represent insurance provisions for long-term life insurance contracts. They are calculated in accordance with actuarial techniques, after taking into account the technical assumptions imposed by supervisory authorities (mortality tables and the technical interest rate), in effect at the contract's inception, as the difference between the actuarial present value of the contract's liabilities and the present value of the premiums to be received.

Unearned premium and unexpired risk reserves

Unearned premiums' reserves represent the part of the premium written for short term life, and property and casualty insurance contracts, that relates to the period beyond the reporting date until the termination of the period covered by the respective premium of the contract. An additional provision for unexpired risks is made when it is anticipated that unearned premiums will be insufficient to meet future losses and loss adjustment expenses of business in force at the reporting date

Outstanding claims' reserves

Outstanding claims' reserves are set for liabilities on claims incurred and reported but not fully settled by the end of the reporting period. The specified liabilities are examined on a case-by-case basis by professional valuers, based on existing information (loss adjustors' reports, medical reports, court decisions etc.) The adequacy of outstanding claims is also examined by statistical methods. When the result of the statistical methods is greater than the statutory claims incurred but not reported reserve (IBNR), the Group recognises additional provisions.

(iii) Liability adequacy

At each reporting date, the Group performs a liability adequacy test ("LAT") to assess whether its recognised insurance liabilities are adequate by using current estimates of future cash flows including related handling costs. If that assessment shows that the carrying amount of its insurance liabilities is inadequate in the light of the estimated future cash flows, the entire deficiency is recognised in the income statement.

(iv) Reinsurance

Contracts entered into by the Group with reinsurers under which the Group is compensated for losses on one or more contracts issued by the Group and that meet the classification requirements for insurance contracts are classified as reinsurance contracts held

The benefits to which the Group is entitled under its reinsurance contracts held are recognised as reinsurance assets. These assets consist of short-term balances due from reinsurers, as well as longer term receivables that are dependent on the expected claims and benefits arising under the related reinsured insurance contracts. Amounts recoverable from or due to reinsurers are measured consistently with the amounts associated with the reinsured insurance contracts and in accordance with the terms of each reinsurance contract. Reinsurance liabilities are primarily premiums payable for reinsurance contracts and are recognised as an expense when due

The Group assesses its reinsurance assets for impairment at each reporting date. If there is objective evidence that the reinsurance asset is impaired, the Group reduces the carrying amount of the reinsurance asset to its recoverable amount and recognises that impairment loss in the income statement.

2.18 Repossessed properties

Land and buildings repossessed through an auction process to recover impaired loans are, except where otherwise stated, included in "Other Assets". Assets acquired from an auction process are held temporarily for liquidation and are valued at the lower of cost and net realisable value. Any gains or losses on liquidation are included in "Other operating income".

2 19 Related party transactions

Related parties of the Group include

(a) an entity that has control over the Group and entities controlled, jointly controlled or significantly influenced by this entity, as well as members of its key management personnel and their close family members,

Notes to the Consolidated Financial Statements



- (b) members of key management personnel of the Group, their close family members and entities controlled or jointly controlled by the above mentioned persons,
- (c) associates, and
- (d) fellow subsidiaries

Transactions of similar nature are disclosed on an aggregate basis. All banking transactions entered into with related parties are in the normal course of business and on an arm's length basis.

2 20 Provisions

Provisions are recognised when the Group has a present legal or constructive obligation as a result of past events, it is probable that an outflow of resources embodying economic benefits will be required to settle the obligation, and reliable estimates of the amount of the obligation can be made

The amount recognised as a provision is the best estimate of the expenditure required to settle the present obligation at the reporting date, taking into account risks and uncertainties surrounding the amount to be recognised as a provision

Provisions are reviewed at each reporting date and adjusted to reflect the current best estimate. If, subsequently, it is no longer probable that an outflow of resources embodying economic benefits will be required to settle the obligation, the provision is reversed.

2 21 Segment reporting

An operating segment is a component of the Group that engages in business activities from which it may earn revenue and incur expenses within a particular economic environment. Operating segments are identified on the basis of internal reports, regarding operating results, of components of the Group that are regularly reviewed by the chief operating decision maker in order to allocate resources to the segment and to assess its performance. The chief operating decision maker has been identified as the Executive Board (which replaced the Strategic Planning Group (SPG) from August 2013) that is responsible for strategic decision making Segment revenue, segment expenses and segment performance include transfers between business segments. Such transfers are accounted for at competitive prices in line with charges to unaffiliated customers for similar services.

2 22 Share capital

Ordinary shares and preference shares are classified as equity. Incremental costs directly attributable to the issue of new shares or options are shown in equity as a deduction from the proceeds, net of tax

Dividend distribution on shares is recognised as a deduction in the Group's equity when approved by the Group's shareholders Interim dividends are recognised as a deduction in the Group's equity when approved by the Board of Directors

Where any Group company purchases the Bank's equity share capital (treasury shares), the consideration paid including any directly attributable incremental costs (net of income taxes), is deducted from shareholders' equity until the shares are cancelled, reissued or disposed of. Where such shares are subsequently sold or reissued, any consideration received is included in shareholders' equity.

2 23 Preferred securities

Preferred securities issued by the Group are classified as equity when there is no contractual obligation to deliver to the holder cash or another financial asset. Incremental costs directly attributable to the issue of new preferred securities are shown in equity as a deduction from the proceeds, net of tax.

Dividend distribution on preferred securities is recognised as a deduction in the Group's equity on the date it is due

Where preferred securities, issued by the Group, are repurchased, the consideration paid including any directly attributable incremental costs (net of income taxes), is deducted from shareholders' equity. Where such securities are subsequently called or sold, any consideration received is included in shareholders' equity.

2 24 Financial guarantees

Financial guarantee contracts are contracts that require the issuer to make specified payments to reimburse the holder for a loss it incurs because a specified debtor fails to make payments when due, in accordance with the terms of a debt instrument. Such financial guarantees are given to banks, financial institutions and other bodies on behalf of customers to secure loans, overdrafts and other banking facilities.





Financial guarantees are initially recognised in the financial statements at fair value on the date the guarantee was given Subsequent to initial recognition, the Group's liabilities under such guarantees are measured at the higher of the initial measurement, less amortisation calculated to recognise in the income statement the fee income earned on a straight line basis over the life of the guarantee and the best estimate of the expenditure required to settle any financial obligation arising at the balance sheet date. These estimates are determined based on experience of similar transactions and history of past losses, supplemented by the judgment of Management. Any increase in the liability relating to guarantees is taken to the income statement.

2 25 Securitisations

The Group securitises financial assets, which generally results in the sale of the assets to special purpose entities (note 2 2(i)), which, in turn issue debt securities to investors and in some instances to Group companies. These securitisations are all consolidated by the Group as it is exposed to the majority of risks and rewards of ownership in the special purpose entities.

2 26 Non - current assets classified as held for sale and discontinued operations

Non-current assets are classified as held for sale if their carrying amount will be recovered through a sale transaction rather than through continuing use. For a non-current asset to be classified as held for sale, it is available for immediate sale in its present condition, subject to terms that are usual and customary for sales of such assets, and the sale is considered to be highly probable. In such cases, management is committed to the sale and actively markets the property for sale at a price that is reasonable in relation to the current fair value. The sale is also expected to qualify for recognition as a completed sale within one year from the date of classification. Non-current assets classified as held for sale are measured at the lower of carrying amount and fair value less costs to sell.

The Group presents discontinued operations in a separate line in the consolidated income statement if a Group entity or a component of a Group entity has been disposed of or is classified as held for sale and

- (a) Represents a separate major line of business or geographical area of operations,
- (b) is part of a single coordinated plan to dispose of a separate major line of business or geographical area of operations, or
- (c) Is a subsidiary acquired exclusively with a view to resale

Profit or loss from discontinued operations includes the profit or loss before tax from discontinued operations, the gain or loss on disposal before tax or measurement to fair value less costs to sell and discontinued operations tax expense. Upon classification of a Group entity as a discontinued operation, the Group restates prior periods in the consolidated income statement.

2 27 Reclassification of financial assets

The Group may choose to reclassify a non-derivative financial asset held for trading out of the held-for-trading category if the financial asset is no longer held for the purpose of selling it in the near-term. Financial assets other than those that meet the definition of loans and receivables may be reclassified out of the held for trading category only in rare circumstances arising from a single event that is unusual and highly unlikely to recur in the near-term. In addition, the Group may choose to reclassify financial assets that would meet the definition of loans and receivables, out of the held-for-trading or available-for-sale categories, if the Group has the intention and ability to hold these financial assets for the foreseeable future or until maturity at the date of reclassification.

Reclassifications are made at fair value as of the reclassification date. Fair value becomes the new cost or amortized cost as applicable, and no reversals of fair value gains or losses recorded before reclassification date are subsequently made. Effective interest rates for financial assets reclassified to loans and receivables and held-to-maturity categories are determined at the reclassification date. Further increases in estimates of cash flows adjust effective interest rates prospectively.

2 28 Cash and cash equivalents

Cash and cash equivalents include cash in hand, deposits held at call with banks, other short-term highly liquid investments with original maturities of three months or less, and bank drafts



2 29 Fiduciary activities

The Group provides custody, trustee, corporate administration, investment management and advisory services to third parties. This involves the Group making allocation, purchase and sale decisions in relation to a wide range of financial instruments. The Group receives fee income for providing these services. Those assets that are held in a fiduciary capacity are not assets of the Group and are not recognized in the financial statements. In addition, the Group does not guarantee these investments and as a result it is not exposed to any credit risk in relation to them.

3 Critical accounting estimates and judgments in applying accounting policies

In the process of applying the Group's accounting policies, the Group's Management makes various judgments, estimates and assumptions that affect the reported amounts of assets and liabilities recognised in the financial statements within the next financial year. Estimates and judgments are continually evaluated and are based on historical experience and other factors, including expectations of future events that are believed to be reasonable under the circumstances.

3 1 Impairment losses on loans and advances

The Group reviews its loan portfolios to assess impairment on an ongoing basis. The Group first assesses whether objective evidence of impairment exists. This assessment is performed individually for loans and advances that are individually significant, and individually or collectively for loans and advances that are not individually significant. Management is required to exercise judgment in making assumptions and estimates when calculating the present value of the cash flows expected to be received on both, individually and collectively assessed loans and advances.

Individual impairment allowance

For loans evaluated on an individual basis, mainly the corporate lending portfolio, management uses its best estimate to determine the present value of the cash flows that are expected to be received. In estimating these cash flows, management makes judgments about a debtor's financial situation and the net realizable value of any underlying collateral. In estimating individual impairment allowance, the Group considers multiple risk factors such as industry prospects, financial condition and outlook of borrower, net realizable value of any collateral, and therefore, there is no single factor to which the Group's individual impairment allowance as a whole is highly sensitive.

Each individually assessed loan for impairment is assessed on a case-by-case basis (by cooperation between Credit Risk Management function and the business units) and subsequently it is independently approved by the Credit Risk Management function

Collective impairment allowance

In determining whether an impairment loss should be recorded in the income statement, the Group makes judgments as to whether there is any observable data indicating there is measurable decrease in the estimated future cash flows from a portfolio of loans before the decrease can be identified with an individual loan in that portfolio. This evidence may include observable data indicating that there has been an adverse change in the payment status of borrowers in a group, or national or local economic conditions that correlate with defaults on assets in the group

In assessing the need for collective allowance, management considers factors such as credit quality, portfolio size, concentrations and economic factors. Management uses estimates based on historical loss experience for assets with similar credit risk characteristics to those in the portfolio when scheduling its future cash flows. Management applies significant judgment to assess whether current economic and credit conditions are such that the actual level of impairment loss is likely to be greater or lower than that suggested by historical experience.

In normal circumstances, historical experience provides objective and relevant information from which to assess the loss within each portfolio. In other circumstances, historical loss experience provides less relevant information, for example when recent trends in risk factors are not fully reflected in the historical information. Where changes in economic, regulatory and behavioral conditions result in most recent trends in portfolio risk factors not being fully reflected in the impairment calculation model used, the Group adjusts the impairment allowance derived from historical loss experience accordingly.

The estimation of impairment loss is subject to uncertainty, which has increased in the current economic environment, and is sensitive to factors such as the level of economic activity, bankruptcy rates, geographical concentrations, changes in laws and regulations, property prices and level of interest rates



For the Group's mortgage portfolios, recovery rates are calculated based on management best estimates regarding the net realizable value of residential properties held as collateral as well as the timing foreclosure is expected to occur, which in turn is impacted by the local legal framework. Both the amount and timing of expected cash flows have been affected by the reduction in the level of activity in the real estate market and the changes in the local tax and legal environment such as the temporary suspension of foreclosures in Greece. A 3% decline in the estimated recovery rates used in the collective impairment allowance calculation for the Group's mortgages' portfolio, would give rise to additional impairment provisions of approximately € 70 million.

For the rest of retail portfolios, statistical analysis of historical losses experience is the primary tool used in order to determine future customer behavior and payment patterns. Due to the stressed macroeconomic environment during the last years, depending on the portfolio under examination, there is a level of uncertainty in terms of the level of future cash flows as well as the time that these cash flows will come. With regards to unsecured consumer exposures, management exercises judgment to determine the applicable recovery rates which are affected by the existing economic conditions. A decrease in the estimated recovery rates used in the calculation of the collective impairment allowance of the portfolio by 5% would increase loan impairment allowance by approximately € 90 million.

3 2 Estimated impairment of goodwill

The Group assesses annually whether there is an indication of goodwill impairment in accordance with the accounting policy stated in note 2.8 (i). The recoverable amounts of Cash-Generating Units (CGUs) are determined based on value-in-use calculations. Determining value-in-use is an inherently subjective process that involves the use of management's best estimates and judgments, particularly related to future cash flows of the CGU or group of CGUs and the appropriate discount rates.

The recoverable amount of the CGUs is determined on the basis of the CGU's business plan which is derived from the prospective five-year budgets approved by management, extrapolated over an additional five-year period of sustainable growth followed by a long-term growth rate to perpetuity. The budgets and plans reflect management's current expectations about changes in volumes, margins and capital requirements having regard to anticipated market conditions, competitive activity and effects of recent regulatory or legislative changes.

The discount rate used for each CGU represents an estimate of the cost of equity for that unit. The Capital Asset Pricing model is employed in estimating the discount rate.

The key assumptions for the value-in-use calculations and inputs to the afore-mentioned model, as well as the impact of potential changes to key variables, are described in note 31 and may change as economic and market conditions change

3 3 Fair value of financial instruments

The fair value of financial instruments that are not quoted in an active market are determined by using valuation techniques. In addition, for financial instruments that trade infrequently and have little price transparency, fair value is less objective and requires varying degrees of judgment depending on liquidity, concentration, uncertainty of market factors, pricing assumptions and other risks affecting the specific instrument. In these cases, the fair values are estimated from observable data in respect of similar financial instruments or using models.

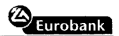
Valuation techniques used include present value methods and other models based mainly on observable inputs and to a lesser extent to non-observable inputs, in order to maintain the reliability of the fair value measurement

Valuation models are used mainly to value over-the-counter derivatives and securities measured at fair value

Where valuation techniques are used to determine fair values, they are validated and periodically reviewed by qualified personnel independent of the personnel that created them. All models are certified before they are used, and models are calibrated to ensure that outputs reflect actual data and comparative market prices. The main assumptions and estimates, considered by management when applying a valuation model include.

- (a) the likelihood and expected timing of future cash flows,
- (b) the selection of the appropriate discount rate, which is based on an assessment of what a market participant would regard as an appropriate spread of the rate over the risk-free rate,
- (c) judgment to determine what model to use in order to calculate fair value

To the extent practicable, models use only observable data, however areas such as credit risk (both own and counterparty), volatilities and correlations require management to make estimates to reflect uncertainties in fair values resulting from the lack of



market data inputs. Inputs into valuations based on unobservable data are inherently uncertain because there is little or no current market data available. However, in most cases there will be some historical data on which to base a fair value measurement and consequently even when unobservable inputs are used, fair values will use some market observable inputs.

Valuation techniques used to calculate fair values are discussed in note 7.4

Given the uncertainty and subjectivity inherent in the estimation of fair value of financial instruments, changes in management assumptions and estimates could affect the reported fair values

3 4 Impairment of available-for-sale equity investments

For available-for-sale investments, a significant or prolonged decline in the fair value of equity investments below their cost, is an objective evidence of impairment. In order to determine what is significant or prolonged, the Group's management exercises judgment. In assessing what is significant, the decline in the fair value is compared against the cost price, whereas a decline in the fair value is considered to be prolonged based on the period in which the quoted market price has been below its cost price. In this respect, the Group regards a decline to be "significant" when the fair value is below the cost for more than 30% to 40% depending on the equity index, and a period of twelve months decline to be "prolonged." The Group also evaluates among other factors, the historic volatility in the share price, the financial health of the investee, industry and sector performance, changes in technology, and operational and financing cash-flows.

3 5 Securitisations and consolidation of special purpose entities

The Group sponsors the formation of special purpose entities (SPEs) for various purposes including asset securitisation. The Group may or may not directly own the SPEs and consolidates those SPEs that it controls. In determining whether the Group controls an SPE, it makes judgments about its exposure to the risks and rewards related to the SPE and about its ability to make operational decisions for the SPE in question.

3.6 Income taxes

The Group is subject to income taxes in various jurisdictions and estimates are required in determining the provision for income taxes. The Group recognizes liabilities for anticipated tax audit issues based on estimates of whether additional taxes will be due. Where the final tax outcome of these matters is different from the amounts that were initially recorded, such differences will impact the income tax and deferred tax provisions in the period in which such determination is made.

In addition, the Group recognizes deferred tax assets to the extent that it is probable that sufficient taxable profit will be available against which unused tax losses and deductible temporary differences can be utilized. In order to determine the amount of deferred tax assets that can be recognized, significant management judgments are required regarding the likely timing and level of future taxable profits. In making this evaluation, the Group has considered all available evidence, including historical levels of profitability, management's projections of future taxable income and the tax legislation in each jurisdiction.

A significant portion of the Group's deferred tax assets are tax deductible over a period up to 30 years after the reporting period On this basis, the Group considered its business plan and concluded that it is probable that sufficient taxable profit will be available to recover those deferred taxes

3 7 Retirement benefit obligations

The present value of the retirement benefit obligations depends on a number of factors that are determined on an actuarial basis using a number of assumptions

The key assumptions used in determining the net cost for the pension obligations include the discount rate and future salary increases. Any changes in these assumptions will impact the carrying amount of pension obligations.

The Group determines the appropriate discount rate that should be used to calculate the present value of the estimated retirement obligations, at the end of each year. In determining the appropriate discount rate the Group uses interest rates of high rated European corporate bonds. In countries where there is no deep market in such bonds, the yields on government bonds at the end of the reporting period are used. The currency and term to maturity of the bonds used are consistent with the currency and estimated term to maturity of the retirement benefit obligations. The assumed rate of salary increase is determined by reviewing the Group's salary increases each year.

Other assumptions for pension obligations, such as the inflation rate, are based in part on current market conditions



For a sensitivity analysis of the retirement benefit obligation to reasonably possible, at the time of preparation of these financial statements, changes in the above mentioned key actuarial assumptions, refer to note 38

4. Greek Economy Liquidity Support Program

The Bank participates in the Greek Government's plan to support liquidity in the Greek economy under Law 3723/2008, as amended by Laws 3844/2010, 3845/2010, 3872/2010, 3965/2011 and 4093/2012 and extended by a Ministerial decision issued on 24 January 2014, as follows

- (a) First stream preference shares
 345,500,000 non-voting preference shares with nominal value of € 950 million were subscribed to by the Hellenic Republic on
 21 May 2009 (note 40)
- (b) Second stream bonds guaranteed by the Hellenic Republic As at 31 December 2013, the government guaranteed bonds, amounting to € 13,932 million, were fully retained by the Bank and its subsidiaries. In February 2013, government guaranteed bonds amounting to € 2,344 million, matured (note 36)
- (c) Third stream lending of Greek Government bonds
 Liquidity obtained under this stream must be used to fund mortgages and loans to small and medium-size enterprises. As of
 29 December 2011, there were no special Greek Government bonds borrowed by the Bank

As at 28 March 2014, the Bank borrowed special Greek Government bonds of € 1 918 million

Under Law 3723/2008, as amended by Law 3965/2011, for the period the Bank participates in the program through the preference shares or the guaranteed bonds, the Government is entitled to appoint its representative to the Board of Directors, veto strategic decisions, decisions which alter substantially the legal or financial position of the Bank and require the General Assembly's approval and dividend distributions as well as restrict management remuneration

In addition, under Law 3756/2009, as amended by Law 3844/2010 and supplemented by Laws 3965/2011, 4063/2012 and 4144/2013, banks participating in the Greek Economy Liquidity Support Program were not allowed to declare a cash dividend to their ordinary shareholders for 2008 to 2012, and are not allowed to acquire treasury shares under article 16 of the Company Law

5 Credit exposure to Greek sovereign debt

Greek Government bonds exchanged under PSI+ in 2012

Under the Group's participation in the Greek Government Bond exchange program (PSI+), in March/April 2012, the Group received a) new Greek government bonds (nGGBs) with face value equal to 31 5% of the face amount of the old bonds, b) EFSF notes having a face amount of 15% of the face value of the old bonds and c) GDP-linked securities. All exchanged bonds were derecognised and the new GGBs, classified in the Held to Maturity portfolio, recognised at fair value with an impact of € 5 8 bit losses recorded in 2011 financial statements. In 2012 and, following the international financial community's view that the market for nGGBs is active, the Group recognised an additional valuation loss of € 428 million based on market quotes at the date of recognition. GDP-linked securities were classified as derivatives. Furthermore, due to its participation in the PSI+ exchange program, the Group incurred additional costs (extra funding cost, cost related with old GGBs hedging instruments) amounting to € 12 million, while other losses on Greek sovereign exposure amounting to € 115 million recognized by the Group in 2012, related with valuation losses for derivatives with the Greek State and for a Greek sovereign risk related financial guarantee.

Greek State's debt buyback program in 2012

Following the Eurogroup's decisions on 27 November 2012 as part of debt reduction measures, the Greek State announced on 3 December 2012 an invitation to eligible holders of nGGBs to submit offers to exchange such securities for six months zero coupon notes to be issued by the European Financial Stability Fund (EFSF) On 18 December 2012, pursuant to the above invitation, nGGBs of aggregate face amount of € 31 9 bn were eventually exchanged for EFSF notes of face amount of € 11 3 bn

Under its participation to the Greek state's debt buyback program, the Group submitted for exchange the 100% of its nGGBs portfolio of total face value € 2 3 bn (carrying amount € 0 6 bn) and received EFSF notes of total face value € 0 8 bn. The transaction resulted in a pre-tax gain of € 192 million recorded in fourth quarter of 2012



Greek sovereign exposure

As at 31 December 2013, the total carrying value of Greek sovereign major exposures amounted to € 6,473 million (31 December 2012 € 6,056 million). This includes a) Treasury Bills of € 3,164 million (31 December 2012 € 3,053 million), b) GGBs of € 1,197 million maturing in 2014 and issued for the Greek State's subscription to the Preference Shares issued under Law 3723/2008 "Greek Economy Liquidity Support Program" (31 December 2012 € 904 million). These GGBs are expected to be repaid in full, c) other non PSI+ exchanged GGBs of € 859 million (31 December 2012 € 832 million), d) derivatives with the Greek State of € 634 million (31 December 2012 € 724 million) for which the Group recognized in 2013 valuation losses of € 10 million (2012 € 76 million), e) exposure of € 195 million relating with Greek Sovereign risk financial guarantee (31 December 2012 € 187 million), f) loans guaranteed by the Greek State of € 238 million (31 December 2012 € 182 million), g) loans to Greek local authorities and public organizations of € 137 million (31 December 2012 € 154 million), h) nGGBs of € 9 million included in trading portfolio (31 December 2012 € 5 million) and i) other receivables of € 40 million (31 December 2012 € 15 million)

As at 30 August 2013, the total carrying value of Greek sovereign exposures acquired from NHPB and New Proton amounted to € 1,544 million

In the first quarter of 2013, the Group proceeded with the reversal of an impairment loss of € 75 million, which was initially recognized in 2011, for a non-PSI exchanged Greek Government bond, which is expected to be repaid in full, after assessing the following quantitative and qualitative information available till the publication date of the interim financial statements a) Greece's credit rating upgrade by international rating agencies such as S&P and Fitch, which reflected the increasing prospects of stabilization and improvement of the Greek economy, b) the continuous increase in the market value of Greek bonds signaling the consequent improvement of credit spreads, c) that no credit event occurred since the PSI+ on Greek Government obligations and d) a series of additional qualitative factors enhancing the prospects for improvement of the Greek economy, such as the activity in Greek corporate bonds market, Greek authorities' planning for Greece's return to international bond markets and the investors' interest for participation in the capital increases of Greek banks in the second quarter of 2013

6. Greek Banks' recapitalisation

Recapitalisation framework and process

Given the severity of the impact of the PSI+, on 21 February 2012 the Euro Area finance ministers allocated a total of € 50 bn of the second support program for Greece specifically for the recapitalisation of the Greek banking system. These funds were directed to the Hellenic Financial Stability Fund (HFSF) whose mandate has been extended and enhanced accordingly € 39 bn of these funds were remitted to Greece in 2012 and the final € 11 bn in 2013

in 2012, the Bank of Greece (BoG) assessed the viability of each Greek bank and estimated its capital needs based on the more demanding of (a) a minimum Core Tier I ratio of 9% under the baseline scenario and (b) 7% under the adverse stress scenario, throughout the period to end of 2014. Capital needs of each bank were assessed based on, inter alia, the impact of its participation in the PSI+ program, the results from the BlackRock first loan diagnostic exercise, the viability of its business plan, and a detailed timetable of mitigating actions to restore solvency. BoG and the European Central Bank (ECB) assessed that the € 50 bin is adequate to cover the capital needs, as above, of the viable Greek Banks and the resolution of the non viable ones.

In the meantime, the impact of Greek banks participation in the PSI+ was such that they required a temporary financial support from the HFSF, subject to the requirements provided by law and the presubscription agreement signed by each bank, the HFSF and the European Financial Stability Fund (EFSF) (see below)

The HFSF was established in 2010, in order to maintain the stability of the Greek banking system through ensuring that adequate resources are available to support viable banks' recapitalisation needs and participating in the capital increases for any non-subscribed part

Banks considered viable are given the opportunity to apply for and receive Core Tier I-eligible capital from the HFSF under a certain process, ruled by Law 3864/2010 and Cabinet Act 38/9 11 2012 According to this legal framework, capital may take the form of ordinary shares, contingent convertible financial instruments or ordinary shares with restricted voting rights. Ordinary shares with restricted voting rights are only available if private investors contribute 10% of the capital raising at the rights issue. The voting rights of the HFSF for the ordinary shares it holds, if the 10% threshold mentioned above is met, is strictly limited to specific strategic decisions on the condition that the bank adheres to its restructuring plan and as long as contingent convertible financial instruments (CoCos) are not mandatorily converted to ordinary shares. The HFSF is obliged to dispose, fully or partly, of all the



shares it acquires within five years from the initial rights issue covered by HFSF, if the required 10% private participation is met and within two years if not. In both cases the disposal period may be extended by the Minister of Finance. Cabinet Act 38/9 11 2012, agreed in consultation with the Troika (European Commission, ECB and IMF), provided the technical details of the banks' recapitalisation framework.

Non viable Banks were resolved by the HFSF, in an orderly manner and at the lowest cost to the State, in a way that ensures financial stability

To ensure that the system remains well-capitalised, the BoG completed a follow-up capital needs exercise, based on the credit loss projections from BlackRock's 2013 diagnostic review and the estimated future ability of internal capital generation for the period June 2013-December 2016, based on a conservative adjustment of the banks' restructuring plans submitted in November 2013 (note 2) On 6 March 2014, the BoG published the results of the above exercise and assessed that the capital needs for all Greek commercial banks based on the baseline scenario amounted to € 6 4 bn

Eurobank's share capital increase

The Bank of Greece, after assessing the business plan and the capital needs of Eurobank (the "Bank") concluded on 19 April 2012 that Eurobank is a viable bank and, on 8 November 2012, notified the Bank that its Tier I capital should increase by € 5,839 million. The Bank, the HFSF and the EFSF signed on 28 May 2012, on 21 December 2012 and on 30 April 2013 a trilateral presubscription agreement (PSA) for the advance to the Bank of EFSF notes of face value of € 3,970 million, € 1,341 million and € 528 million, respectively (total € 5,839 million), as advance payment of its participation in the share capital increase of the Bank

On 7 April 2013, the relevant regulatory authorities decided that National Bank of Greece (NBG) and Eurobank will be independently recapitalized in full. As a consequence, the merger process of the two Banks was suspended (note 50). Following the above decision, the Board of Directors evaluated the specificities of the exercise in relation with the attraction of capital from private investors and, in particular, the uncertainty regarding the completion or not of the merger with NBG, the ensuing inability of properly assessing the investment proposal, as well as the absence of tens of thousands of Eurobank's traditional shareholders who were substituted, due to the Voluntary Tender Offer, by NBG's stake of approximately 85% in the Bank's capital. As a consequence, the Board of Directors proposed to the Extraordinary General Meeting on 30 April 2013 that the share capital increase of € 5,839 million be fully subscribed by the HFSF.

On 30 April, the Extraordinary General Meeting approved the increase of the share capital of the Bank, in accordance with the provisions of Law 3864/2010 and Act of Cabinet 38/9 11 2012, in order to raise € 5,839 million by issuing 3,789,317,358 new ordinary shares, covered entirely by the HFSF with the contribution of bonds issued by the EFSF and owned by the HFSF (note 39) The capital increase was certified on 31 May and the listing of the new shares was completed on 19 June 2013 after obtaining the relevant approvals from Greek regulatory authorities

On 28 March 2013, the BoG issued an Executive Committee Act (13/28 03 2013) bringing the limit for the Core Tier I capital to 9% of Risk Weighted Assets and for Equity Core Tier I to 6%, effective from 31 March 2013. According to the new definition of Core Tier I capital, AFS reserve was fully recognised, while deferred tax asset's recognition was limited to 20% of Core Tier I capital. On 23 December 2013, the BoG issued an Executive Committee Act (36/23 12 2013) lifting the aforementioned limitation related to the deferred tax asset's recognition, effective from 31 December 2013. As at 31 December 2013, the Core Tier I ratio stood at 10 4% and proforma with the completion of transaction with Fairfax Financial Holdings Limited and the implementation of Basel II IRB credit risk methodology to NHPB's mortgage portfolio at 11 3%

As stated in the Memorandum of Economic and Financial Policies (MEFP) of the Second Adjustment Program for Greece published in July 2013, the Hellenic Republic will undertake to place a substantial part of the equity stake in Eurobank held by HFSF to a privately owned strategic international investor by end of March 2014. In this context, a number of intermediary milestones are also provided

On 14 November 2013, the Bank announced the initiation of the process to raise approximately € 2 bin through a capital increase On 14 January 2014, the Bank and HFSF announced that the transaction timetable will be adjusted to allow for the finalization of the assessment of forward looking capital needs of the Greek banking sector and the new recapitalization framework. The BoG, following the assessment of Eurobank's capital needs, concluded on 6 March 2014 and notified the Bank that its Core Tier I capital should increase by € 2,945 million. The Bank with its letter to BoG on 24 March 2014, submitted its capital enhancement plan whereby a) revised its capital actions providing for an additional positive impact on regulatory capital of € 81 million and proposed to adjust the restructuring plan accordingly and b) the Bank stated that it intends to cover the remaining capital needs of € 2,864

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million through a share capital increase, which constitutes a step towards further strengthening Eurobank's capital position and enhances the Bank's ability to support the Greek economy. The proposed capital increase is to be effected through a marketed equity offering. If the Bank is not able to meet its capital requirements by raising funds from the capital markets, it will need additional funding by means of new state support.

In the event that HFSF participates in the capital increase, the new State Aid rules, which were effected from 1 August 2013, will be applicable. Such rules require the prior contribution of hybrid capital holders and subordinated creditors in reducing the capital shortfall and a cap on remuneration to executives, including board members and senior management, combined with incentives ensuring that the bank is implementing its restructuring plan towards sustainable, long-term company objectives

In addition, on 6 March 2014, the BoG notified the Bank that the capital needs under the adverse scenario amount to € 4,980 million and that the Bank should submit its plan for creating the relevant capital buffers by 15 May 2014

Restructuring plan

The 28 May 2012 PSA (see above) was assessed as State Aid by the European Commission. Therefore, along with the other viable banks, on 31 October 2012, Eurobank submitted a draft five year restructuring plan to the HFSF, the Ministry of Finance and the European Commission. Following completion of the recapitalisation process by HFSF, the European Commission has asked that the Greek banks' plans, are revisited and resubmitted for approval. These plans should cover a period until end 2018. The approval process is in progress and is expected to be completed within the second quarter 2014. In connection with the approval of the restructuring plan, Hellenic Republic will commit that the Bank will implement in particular specific measures and actions and will achieve objectives which are integral part of said restructuring plan.

Monitoring Trustee

The Memorandum of Economic and Financial Policies (MEFP) of the Second Adjustment Program for Greece between the Hellenic Republic, the European Commission, the International Monetary Fund (IMF) and the European Central Bank (ECB) provides for the appointment of a monitoring trustee in all banks under State Aid

On 22 February 2013, the Bank appointed Grant Thornton as its Monitoring Trustee (MT) The MT will monitor compliance with commitments on corporate governance and commercial operational practices, and the implementation of the restructuring plan and report to the European Commission

7 Financial risk management and fair value

7 1 Use of financial instruments

By their nature the Group's activities are principally related to the use of financial instruments including derivatives. The Group accepts deposits from customers, at both fixed and floating rates, and for various periods and seeks to earn above average interest margins by investing these funds in high quality assets. The Group seeks to increase these margins by consolidating short-term funds and lending for longer periods at higher rates, while maintaining sufficient liquidity to meet all claims that might fall due

The Group also seeks to raise its interest margins by obtaining above average margins, net of provisions, through lending to commercial and retail borrowers within a range of credit standing. Such exposures include both on-balance sheet loans and advances and off-balance sheet guarantees and other commitments such as letters of credit.

The Group also trades in financial instruments where it takes positions in traded and over the counter instruments, including derivatives, to take advantage of short-term market movements in the equity and bond markets and in currency and interest rates

7.2 Financial risk factors

Due to its activities, the Group is exposed to a number of financial risks credit risk, market risk (including currency risk and interest rate risk) and liquidity risk. The Group's overall risk management policies seek to minimise potential adverse effects on the Group's financial performance, financial position and cash flows

Risk Management Organization

Risk management strategy is formulated by the Board Risk Committee (BRC) of the Board of Directors and the Group Chief Risk Officer (GCRO) Eurobank's structure, internal procedures and control mechanisms ensure the principle of independence and sufficient supervision



The Board of Directors has delegated competences to the BRC regarding risk management strategy (e.g. risk appetite, classification of risks, assets-liabilities management and institution of risk management mechanisms) based on qualitative and quantitative analyses. The current BRC consists of four directors of whom one is executive, one is non-executive (the representative of the HFSF) and two are independent non-executives. The BRC meets at least monthly and reports to the Board on a quarterly basis.

The Group's Risk Management Division, which is headed by the GCRO, is independent from the business units and has full responsibility for monitoring operational, credit, market and liquidity risks of the Group. It comprises of the Credit Sector, Group Credit Control Sector, the International Credit Division, the Group Market & Counterparty Risk Sector (GM&CR) and Operational Risk Sector.

7 2 1 Credit Risk

The Group takes on exposure to credit risk, which is the risk that a counterparty will be unable to fulfill its payment obligations when due

Credit risk includes country, sector and settlement risk

Country risk is the risk of losses arising from economic difficulties or political unrest in a country, including the risk of losses following nationalization, expropriation and debt restructuring

Sector risk is the risk of losses arising from economic difficulties as a result of events that affect a particular sector or industry

Settlement risk is the risk of loss due to the failure of counterparty to satisfy its contractual obligations to deliver cash, securities or other assets when payments on financial instruments are settled, including derivatives and currency transactions. Settlement risk arises when the Group remits payments before it can ascertain that the counterparties' payments have been received.

Credit risk arises mainly from the corporate and retail lending activities of the Group, which include credit enhancement provided, such as financial guarantees and letters of credit. The Group is also exposed to credit risk arising from other activities such as investments in debt securities, trading activities, capital markets and settlement activities. Credit risk is the primary risk that the Group is exposed to, therefore it is carefully and actively managed and monitored by centralized risk units, reporting to the GCRO.

(a) Credit Risk Management

The credit approval and credit review processes are centralized on a country level. The segregation of duties ensures independence among those responsible for the customer relationship, the approval process and the disbursement, as well as the monitoring of the loan during its lifecycle.

Credit Committees

The Group has established various Credit Committees with escalating Credit Approval Levels in order to manage the corporate banking credit risks including

- Credit Committees which are authorized to approve new limits, renewals or amendments to existing limits according to
 their approval authority level, depending on total customer exposure, customer risk category (high, medium, low), value
 and type of security,
- Regional Credit Committees (RCC 1 and RCC 2) being Head Office committees which approve limits for International Operations in excess of the country's approval authority, depending also on customer's risk classification, and
- Special Handling Credit Committees (EPIX 1 and EPIX 2) which decide on credit issues and actions to be taken for specific
 cases of problematic loans above € 5 million and € 25 million respectively. Furthermore, a new Special Handling Committee
 (EPIX 3) has been established in order to review corporate customers with exposures lower than € 5 million.

Other specialized committees such as the Debt Remedial Management Committees are established to monitor certain portfolios (e.g. forborne loans, staff loans)

In December 2013, following the report of BlackRock (for Troubled Assets Review) and the instructions of Bank of Greece, a Trouble Assets Committee has been established at top management level

Troubled Assets Committee main responsibilities are

• to determine strategy for remedial management of problematic loans in the corporate and retail area,



- to provide guidance to Remedial / Non Performing Customers Unit,
- to monitor performance and progress across all asset classes on a monthly basis,
- · to review regularly strategic initiatives

Credit committees meet on a weekly basis or more frequently, if needed

Credit Sector

The Credit Sector of the Risk Management Division independently reviews credit proposals for large and medium size corporate entities and prepares an assessment (credit opinion) prior to their submission to the appropriate Credit Committees, in which it participates with a voting right. It also approves credits for retail customers (small business lending and household lending) in case the total customer exposure exceeds a predefined threshold.

International Credit Division

in order to ensure full harmonization with Group standards and in the light of increased credit risk management demands for the corporate business in International operations, the International Credit Division was established in April 2008. Its primary activities are

- to evaluate credit proposals for business loans that exceed the approval threshold of the subsidiary bank and to submit them for approval to the Regional Credit Committees' of the parent bank, together with a risk opinion, as required,
- to prepare and revise as needed management acts relating to credit approval processes and approval levels,
- to maintain a uniform credit policy for international subsidiaries, in accordance with the Group's credit policies, and
- to monitor classified/ high-risk corporate credits

The approval process for loans to small businesses (turnover up to € 2.5 million) is centralised, following specific guidelines for eligible collaterals as well as the "four-eyes" principle. The assessment is based on the analysis of the borrower's financial position and statistical scorecards.

The credit approval process for Household Lending is centralised. It is supported by specialised credit scoring models and the application of credit criteria based on the payment behaviour of borrowers, the type and quality of collateral, the existence of real estate property, and other factors. The ongoing monitoring of portfolio quality and performance leads to adjustments of the credit policy and procedures, when deemed necessary

Group Market and Counterparty Risk Sector

The Group Market and Counterparty Risk Sector (GMCRS) of the Risk Management Division measures and reports the total counterparty exposure on a group basis

The counterparty exposure is calculated for Treasury positions securities (bonds & equities), derivatives, repos, interbank placings, guarantees etc

GMCRS uses a counterparty exposure measurement tool which reports the exposure per Group's entity, counterparty, product type on a daily basis with further breakdown of exposure. Risk mitigation contracts are taken into account for the calculation of the final exposure.

The same system is used for the limit utilization reporting and the limit excess monitoring. The tool is available to Bank's and subsidiaries' Treasury, thus providing them with the ability to monitor the exposure and the limit availability of each counterparty.

(b) Credit risk monitoring

The Group Credit Control Sector monitors and assesses the quality of the Group's loans portfolios (business, consumer and mortgage) and operates independently from all the business units of the Bank. The Group Credit Control Sector reports directly to the Group Chief Risk Officer.

The Group Credit Control Sector's key activities include

monitoring and reviewing the performance of all loan portfolios of the parent bank and its subsidiaries,



- conducting field reviews and preparing written reports to management on the quality of loans for all of the Group's lending units,
- supervising and controlling the credit risk management units of subsidiaries abroad,
- participating in the development, approval and implementation of credit risk models, designed according to the characteristics of each loan portfolio,
- qualitative and quantitative validation of credit risk models, regular monitoring of their effectiveness and reporting of results to relevant units and management,
- supervising, supporting and maintaining the Moody's Risk Advisor (MRA) used to assign borrower ratings to wholesale lending customers,
- creating, overseeing and supporting the Transactional Rating (TR) application, used for the wholesale lending portfolio, to measure the overall risk of a credit relationship, taking into account both the creditworthiness of the borrower and required collaterals.
- regular monitoring and quarterly reporting to the Board of Directors and Board Risk Committee of risk exposures, along with accompanying analyses,
- formulating the provisioning policy and regularly monitoring of the adequacy of provisions for all of the Group's loan portfolios,
- participating in the approval of new credit policies and new loan products,
- attending meetings of Credit Committees and Special Handling Committees, without voting right, and
- responsibility for the implementation of the internal Ratings-based Approach (Basel II IRB approach) at Group level, according to the roll out plan, as well as the post implementation monitoring and reporting

The bank's international subsidiaries in Bulgaria, Romania, Serbia, Cyprus and Ukraine apply the same credit risk management structure and control procedures as the parent bank, reporting directly to the Group Chief Risk Officer Risk management policies and processes are approved and monitored by the credit risk divisions of the parent bank ensuring that group guidelines are in place and credit risk strategy is uniformly applied across the Group

(c) Credit related commitments

The primary purpose of credit related commitments is to ensure that funds are available to a customer as agreed. Guarantees and standby letters of credit carry the same credit risk as loans since they represent irrevocable assurances that the Group will make payments in the event that a customer cannot meet its obligations to third parties. Documentary and commercial letters of credit, which are written undertakings by the Group on behalf of a customer authorising a third party to draw drafts on the Group up to a stipulated amount under specific terms and conditions, are secured by the underlying shipment of goods to which they relate and therefore carry less risk than a loan. Commitments to extend credit represent contractual commitments to extend credit in the form of loans, guarantees or letters of credit for which the Group usually receives a commitment fee. Such commitments are irrevocable over the life of the facility or revocable only in response to a material adverse effect.

(d) Concentration risk

The Group structures the levels of credit risk it undertakes by placing limits on the amount of risk accepted in relation to one borrower, or groups of borrowers, and to industry segments. The exposure to any one borrower including banks and brokers is further restricted by sub-limits covering on and off-balance sheet exposures, and daily delivery risk limits in relation to trading items such as forward foreign exchange contracts.

Such risks are monitored on a revolving basis and are subject to an annual or more frequent review. Risk concentrations are monitored regularly and reported to the Board Risk Committee. Such reports include the 20 largest exposures, major watchlisted and problematic customers, industry analysis, analysis by rating/risk class, by delinquency bucket, and loan portfolios by country



(e) Rating systems

Rating of large corporate and medium sized customers

The bank has decided upon the differentiation of rating models for corporate banking, in order to better reflect the risk for customers with different characteristics. Hence, rating models are employed for a number of general as well as specific segments

- Traditional Corporate Lending Moody's Risk Advisor (MRA), Internal Credit Rating (ICR) for those customers that cannot be rated by MRA,
- Specialized Lending (shipping, real estate and project finance) slotting methodology

MRA is a rating system that aggregates quantitative and qualitative information on individual obligors to perform the assessment of their creditworthiness and determine the credit rating for the obligor. It takes into account the company's financial performance, its cash flows, industry sector trends, peers' performance as well as qualitative assessment of management, the company's status, market and industry structural factors. MRA is used for the assessment of all legal entities with full accountancy tax books irrespective of their legal form, and is calibrated on the Greek corporate environment.

Certain types of companies cannot be analyzed with MRA due to the special characteristics of their financial statement data such as insurance companies, state-owned organizations, brokerage firms, and start-ups. In such cases, an internal credit rating system is applied which similarly to MRA, combines quantitative and qualitative assessment criteria (such as size, years in business, credit history, industry sector etc)

In addition, the bank performs an overall assessment of corporate customers, based both on the borrower rating of the obligors (MRA or ICR), and the collaterals and guarantees referred to in its approved credit limit, using a 14-grade rating scale. Credit exposure is subject to detailed reviews by the appropriate approval level of the bank based on the respective rating (TR). Low risk corporate customers are reviewed at least once a year, whereas higher risk customers are reviewed either on a semi-annual (watchlist) or quarterly basis (substandard and distressed). All high risk corporate customers with exposures over € 5 million are reviewed by the Special Handling Committees (EPIX 1 and EPIX 2) on a weekly basis. A new Special Handling Committee (EPIX 3) has been established in order to review corporate customers with exposures lower than € 5 million.

For the specialized lending portfolios i enthe primary source of repayment of the obligation is the income generated by the asset(s), rather than the independent capacity of the commercial enterprise, the bank utilizes the slotting method by adapting and refining the Capital Requirements Directive (CRD) criteria to the bank's risk practices. Customers falling in the specialized lending category (shipping, real estate and project finance) are classified into five categories, strong, good, satisfactory, weak and default

The rating systems described above are an integral part of the corporate banking decision-making and risk management processes

- the credit approval process, both at the origination and review process,
- the calculation of Economic Value Added (EVA) and risk-adjusted pricing, and
- the quality assessment of issuers of cheques prior to their pledge as collateral

Rating of Retail Lending exposures

The bank assigns credit scores to its retail customers using a number of statistically-based models both at origination and an ongoing basis through behavioral scorecards. These models have been developed to predict, on the basis of available information, the probability of default, loss given default and exposure at default. They cover the entire spectrum of retail products (credit cards, consumer lending, unsecured revolving credits, car loans, personal loans, mortgages and small business loans)

The models were developed based on the bank's historical data and credit bureau data. Behavioral scores are calculated automatically on a monthly basis, thus ensuring that credit risk assessments are up to date.

The models are used in the credit approval process, in credit limit management, as well as in the collections' process for the prioritization of the accounts in terms of handling. Furthermore, the models have been often used for the risk segmentation of the customers. They are also utilized for risk based pricing in particular segments or new products introduced.

The rating systems employed by the bank meet the requirements of the Basel II—Internal Ratings Based (IRB) approach. The bank is IRB certified since 2008 for the Greek portfolios, both corporate and retail (as detailed in Basel II, Pillar III disclosures available at the Bank's website)

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The Group Credit Control Sector independently monitors the capacity of rating models and scoring systems to classify customers according to risk, as well as to predict the probability of default and loss given default. The bank's validation policy follows a procedure that complies with international best practices and regulatory requirements. The bank verifies the validity of the rating models and scoring systems on an annual basis and the validation includes both quantitative and qualitative aspects. Validation procedures are documented and regularly reviewed and reported to the Board Risk Committee. Group Internal Audit also independently reviews the validation process annually.

(f) Credit risk mitigation

A key component of the Group's business strategy is to reduce risk by utilizing various risk mitigating techniques. The most important risk mitigating means are collaterals' pledges, guarantees and netting arrangements in master agreements for derivatives.

Types of collateral commonly accepted by the bank

The Group has internal policies in place which set out the following types of collateral that are usually accepted

- · residential real estate, commercial real estate (offices, shopping malls, etc.), industrial buildings and land,
- receivables (trade debtors) and post dated cheques,
- · securities including, listed shares and bonds,
- deposits,
- guarantees and letters of support,
- insurance policies, and
- equipment, mainly, vehicles and vessels

A specific coverage ratio is pre-requisite upon approval and on ongoing basis for each collateral type, as specified in the Group's credit policy

For exposures other than loans to customers (i.e. reverse repos, derivatives, etc.) the Group accepts only cash or liquid bonds as collaterals

Valuation principles of collateral

in defining the maximum collateral ratio for loan products, the Group considers all relevant information available, including any collateral's characteristics, if market participants would take those into account when pricing relevant assets. Valuation and hence eligibility is based on the following factors

- The collateral's fair value is the exit price that would be received to sell the asset in an orderly transaction under current market conditions.
- The fair value reflects market participants' ability to generate economic benefits by using the asset in its highest and best use or by selling it,
- Highest and best use is determined from the perspective of market participants,
- A reduction of the collateral value is considered if the type, location or condition (such as deterioration and obsolescence)
 of the asset indicate so,
- No collateral value is assigned if a pledge is not legally enforceable.

Real estate properties for all units are valued by Eurobank Property Services S A (EPS), a subsidiary of the bank, which reports to the Group Chief Risk Officer Eurobank Property Services is regulated by the Royal Institute of Chartered Surveyors (RICS) and utilizes internal or external qualified appraisers based on predefined criteria (qualifications and expertise). All appraisals take into account, among other things, the region, age and marketability of the property, and are further reviewed and countersigned by experienced staff. The valuation methodology employed is based on Internal Valuation Standards (IVS) and quality controls are in place such as reviewing mechanisms, independent sample reviews by independent well established valuation companies.

In 2006, the bank initiated a project in collaboration with other major banks in Greece to develop a real estate property index (Prop Index) for residential property. The methodology, which was developed by an independent specialized statistical company, has been approved by the Bank of Greece and its use enables a dynamic monitoring of residential property values and market trends, on an annual basis. For commercial real estate, re-valuations are performed by qualified property valuers within two to three years.

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More frequent re-valuations either on site or desktop are performed for material exposures, borrowers downgraded to watchlist / high risk area and for borrowers active in the real estate sector

To ensure the quality of the post-dated cheques accepted as collateral, the bank has developed a pre-screening system, which takes into account a number of criteria and risk parameters, so as to evaluate their eligibility. Furthermore, post-dated cheques valuation is monitored weekly through the use of advanced statistical reports on a monthly basis with detailed information regarding recoverability of cheques, referrals and bounced cheques, per issuer broken down by business unit (corporate and small business banking)

In case of reverse repos, the bonds received as collateral are valued on a daily basis by the official valuation system. All these are monitored via credit exposure measurement system that takes into account the specific characteristics of every contract

Collateral policy and documentation

For loan products, Group instructions emphasize that practices and routines followed are timely and prudent in order to ensure that collateral items are controlled by the Group's entities and that the loan and pledge agreement, as well as the collateral is legally enforceable. Thus, the Group's entities hold the right to liquidate collateral in the event of the obligor's financial distress and can claim and control cash proceeds from a liquidation process.

The Group uses to a large extent standard loan and pledge agreements, ensuring legal enforceability

In the case of derivatives the Bank makes use of International Swap Derivative Association (ISDA), which limit the exposure via the application of netting and CSAs (Credit Support Annex), which further reduce the total exposure with the counterparty. Under these agreements, the total exposure with the counterparty is calculated on a daily basis taking into account any netting arrangements and collaterals.

The same process is applied in the case of repo transactions where standard Global Master Repurchase Agreements (GMRA) are used. The exposure (the net difference between repo cash and the market value of the securities) is calculated on a daily basis and collateral is transferred between the counterparties thus minimizing the exposure.

The Bank uses a comprehensive collateral management system for the monitoring of ISDA, CSAs and GMRAs, i.e. the daily MTM of derivatives and the market value of the securities are used for the calculation of the each counterparty's exposure. The collateral which should be posted or asked by the relevant counterparty is reported along with the related documentation.

With this system the Bank monitors and controls the collateral flow in case of derivatives and repos, independently of the counterparty. The effect of any market movement that increases the Bank's exposure is reported and the Bank proceeds to collateral call without delay.

Guarantees and credit derivatives

The guarantees used as credit risk mitigation by the Group are largely issued by central and regional governments in the countries in which it operates. The Public Fund for very small businesses (TEMPME) and similar funds, banks and insurance companies are also important guarantors of credit risk.

The bank enters into credit derivative transactions with both retail and investment banks. The lowest counterparty rating is A, whereas the average counterparty rating is AA (Standard & Poor's rating scale)

Management of repossessed properties

The objective of the management of the repossessed assets by the Group is to minimize the time cycle for an asset to be disposed and to maximize the recovery of the capital engaged

To this purpose, the management of repossessed assets aims at improving rental and other income from the exploitation of such assets, and at the same time reducing the respective holding and maintenance costs

The Group is actively engaged in identifying suitable potential buyers for its portfolio of repossessed assets (including specialized funds involved in acquiring specific portfolios of properties repossessed), both in Greece and abroad, in order to reduce its stock of properties with a time horizon of 3-5 years



Repossessed assets are closely monitored based on technical and legal due diligence reports, so that their market value is accurately reported and updated in accordance with market trends

(g) Master netting arrangements

The Group further restricts its exposure to credit losses by entering into master netting arrangements with counterparties with which it undertakes a significant volume of transactions. Master netting arrangements do not generally result in an offset of balance sheet assets and liabilities, as transactions are usually settled on a gross basis. However, the credit risk is reduced by a master netting agreement to the extent that if an event of default occurs, all amounts with the counterparty are terminated and settled on a net basis. The Group's overall exposure to credit risk on derivative instruments subject to master netting arrangements can change substantially within a short period, as it is affected by each transaction subject to the arrangement. Further details on the effect of master netting arrangements on the exposure to credit risk are provided in note 7.2.1.4

(h) Derivatives

The Group maintains control limits on net open derivative positions by both amount and term. At any one time, the amount subject to credit risk is limited to the current fair value of instruments that are favourable to the Group (i.e. derivatives with a positive fair value) which represents a small proportion of the contract amount of the outstanding derivatives. The credit risk exposure is managed as part of the overall lending limits with customers along with potential exposures from market movements.

The Group uses risk mitigation contracts in case of derivative transactions with financial institutions and large corporate clients. These contracts are mainly standard ISDA/CSAs contracts which ensure the netting of exposure and the exchange of collateral between the counterparties.

In case of uncollaterised transactions, the Banks calculates the current exposure along with the potential future exposure (PFE) using financial models. The combined exposure is used for the monitoring of limit utilization

Board's Risk Committee places trading limits on the level of exposure that can be taken in relation to overnight and intraday day market positions as well as limits in longer durations. With the exception of specific hedging arrangements, foreign exchange and interest rate exposures associated with these derivatives are normally concluded to hedge outstanding positions, thereby controlling the variability in the net cash amounts required to offset market positions. Further details of the Group's derivative instruments and their measurement are provided in notes 7.4 and 24.

(i) Securities

The Group maintains control limits on positions on securities. The total exposure from securities is monitored on a daily basis by GMCRS and any excesses are reported to the management.

The main positions are EFSF bonds, Greek post-PSI bonds and T-bills and sovereign bonds issued by countries where the Group has strategic presence. Furthermore there is also a limited position on asset backed securities and corporate bonds. Limited is also the equity portfolio which contains also position on Group's own mutual funds.

As in the case of derivatives, Group Treasuries have direct access to an exposure tool that informs them with the current exposure per issuer and the corresponding limit utilization and availability



7.2 1 1 Maximum exposure to credit risk before collateral held

	2013	2012
	€ million	<u>€ million</u> (
Credit risk exposures relating to on-balance sheet		
assets are as follows		
Loans and advances to banks	2,567	4,693
Financial instruments at fair value through profit or loss		
- Debt securities	111	403
Derivative financial instruments	1,264	1,888
Loans and advances to customers		
- Wholesale lending	19,748	19,742
- Mortgage lending	18,980	14,221
- Consumer lending	7,341	6,378
- Small business lending	7,429	7,500
Less Impairment allowance	(7,888)	(4,670)
Investment securities		
- Debt securities	18,362	9,160
Other assets	1,677	1,308
Credit risk exposures relating to off-balance sheet items		
(note 45)	1,748	1,705
	71,339	62,328

The above table represents the maximum credit risk exposure to the Group at 31 December 2013 and 31 December 2012 respectively, without taking account of any collateral held or other credit enhancements that do not qualify for offset in the Group's financial statements

For on-balance sheet assets, the exposures set out above are based on net carrying amounts as reported in the balance sheet. Off-balance sheet items mentioned above include letters of guarantee, standby letters of credit, commitments to extend credit and documentary credits.

7.2 1 2 Loans and advances to customers

The section below provides a detailed overview of the Group's exposure to credit risk arising from its customer lending portfolios in line with the guidelines set by the Hellenic Capital Markets Commission and the Bank of Greece released on 30 September 2013

(a) Credit quality of loans and advances to customers

Loans and advances to customers are classified as "neither past due nor impaired", "past due but not impaired" and "impaired"

Loans are reported as "neither past due nor impaired" when no contractual payments are in arrears and there are no other indications of impairment

"Past due but not impaired" category includes loans with contractual payments overdue by at least one day, but which are not impaired unless specific information indicates to the contrary. This is typically when loans are in arrears less than 90 days past due for consumer and small business exposures, and less than 180 days past due for mortgage and wholesale exposures. For loans in this category, although not considered impaired, the Group may recognize an impairment provision

"Impaired" loans that are individually assessed comprise wholesale exposures as well as small business loans which carry an individual impairment provision. All other retail impaired exposures carry a collective impairment provision.

The evidence considered by the Group in determining that there is objective evidence of impairment is set out in note 2 12

The tables below present the total gross amount, representing the maximum exposure to credit risk gross of impairment allowance, of loans and advances that are classified as non impaired (i.e. "neither past due nor impaired" and "past due but not impaired") and those classified as impaired. They also present the impairment allowance recognized for those non-impaired or impaired loans and advances that are either individually or collectively assessed, the total net amount, as well as the value of collateral held as security to mitigate credit risk.



For credit risk management purposes, Public Sector, which includes exposures to the central government, local authorities, state-linked companies and entities controlled and fully or partially owned by the state, is incorporated in wholesale lending

In addition, the value of collateral presented in the tables below is capped to the respective gross loan amount. For this purpose, 2012 comparative information on collaterals have been presented on a similar basis.

				31 De	ecember 2013					
	Non im	paired	Impai	red		Impairmen	allowance			
	Neither past due nor impaired <u>€ million</u>	Past due but not impaired €million	Individually assessed €million	Collectively assessed <u>€ million</u>	Total gross amount <u>€ million</u>	Individualiÿ assessed <u>€ million</u>	[™] Collectively assessed <u>€ million</u>	Total net ** amount <u>€ million</u>	Value of collateral € million	
Retail Lending	16,981	6,570	2,689	7,510	33,750	(1,106)	(3,855)	28,789	21,638	
- Mortgage	11,477	4,160	-	3,343	18,980	(0)	(1,080)	17,900	17,002	
- Consumer	2,078	919	-	2,299	5,296	(0)	(1,799)	3,497	31	
- Credit card	1,127	122	-	<i>796</i>	2,045	-	(569)	1,476	0	
Small business	2,299	1,369	2,689	1,072	7,429	(1,106)	(407)	5,916	4,605	
Wholesale Lending	9,690	3,116	6,232	-	19,038	(2,730)	(187)	16,121	10,017	
- Large corporate	6,528	1,612	2,108	-	10,248	(1,197)	(153)	8,898	4,749	
- SMEs	3,162	1,504	4,124	-	8,790	(1,533)	(34)	7,223	5,268	
Public Sector	687	10	13	•	710	(10)		700	80	
- Greece	602	4	13	-	619	(10)	-	609	57	
- Other countries	85	6	-		91	•	•	91	23	
Total	27,358	9,696	8,934	7,510	53,498	(3,846)	(4,042)	45,610	31,735	
			-	31 De	ecember 2012				* ,	
	Nonim	paired	Impaired			Impairment allowance				
	Neither past due nor impaired	Past due but not impaired	Individually assessed	Collectively assessed	Total gross amount	Individually assessed	Collectively assessed	Total net amount	Value of collateral	
	ı £ million	€million	€ million	€ million	€ million	€ million	€ million	€ million	€ million	

	Non ım	paired	Impaii	red		Impairment	allowance)
	Neither past							*	
	due nor	Past due but	Individually	Collectively	Total gross	Individually	Collectively	Total net	Value of I
	impaired	not impaired	assessed	assessed	amount	assessed	assessed	amount	collateral
	ı <u>€ million</u>	€million	<u>€ million</u>						
Retail Lending	14,958	5,558	2,085	5,498	28,099	(850)	(2,637)	24,612	17,698
- Mortgage	9,768	2,665	-	1,788	14,221	(0)	(425)	13,796	12,690
- Consumer	1,566	1,097	-	1,916	4,579	(0)	(1,468)	3,111	70
- Credit card	1,011	159	-	629	1,799	-	(378)	1,421	0
- Small business	2,613	1,637	2,085	1,165	7,500	(850)	(366)	6,284	4,938
Wholesale Lending	12,512	3,146	3,383	•	19,041	(1,128)	(45)	17,868	9,298
- Large corporate	7,991	1,170	75 2	-	9,913	(278)	(8)	9,627	4,059
- SMEs	4,521	1,976	2,631	-	9,128	(850)	(37)	8,241	5,239
Public Sector	659	21	21	-	701	(9)	(1)	691	15
- Greece	509	10	21	-	540	<i>(9)</i>	(1)	530	4
- Other countries	150	11	-	-	161	•		161	11
Total	28,129	8,725	5,489	5,498	47,841	(1,987)	(2,683)	43,171	27,011

Loans and advances neither past due nor impaired

The Group's internal rating systems monitor individually significant exposures based on a variety of quantitative and qualitative factors, in order to differentiate and identify those with greater risk. For exposures classified as neither past due nor impaired, loans to wholesale clients are included into strong, satisfactory and watch list categories, while small business loans are generally segregated into satisfactory and watch list. Retail exposures not assessed individually, for which credit quality is not rated but is based on delinquency status, are classified as satisfactory.



The risk classification of loans and advances that are neither past due nor impaired is presented below

		31	December 201	3	
	Strong <u>€ million</u>	Satisfactory (risk) <u>€ million</u>	Watch list (higher risk) <u>€million</u>	Total neither past due nor impaired € million	Value of collateral €million
Retail Lending		16,944	37	16,981	12,389
- Mortgage		11,477	-	11,477	10,705
- Consumer	-	2,078	-	2,078	7
Credit card		1,127	-	1,127	0
- Small business	-	2,262	37	2,299	1,677
Wholesale Lending	5,131	3,837	722	9,690	5,291
- Large corporate	3, <i>272</i>	2,778	478	6,528	3,065
- SMEs	1,859	1,059	244	3,162	2,226
Public Sector	36	650	1	687	67
- Greece	2	599	1	602	48
- Other countries	34	51	-	85	19
Total	5,167	21,431	760	27,358	17,747
	,	- 31	December 201	2	
				Total neither	Value
		Satisfactory	Watch list	past due nor	of
	Strong	(risk)	(higher risk)	impaired	collateral
	<u>€ milion</u>	<u>€ million</u>	<u>€ million</u>	<u>€ million</u>	€million
Retail Lending		14,949	9	14,958	10,851
- Mortgage	-	9,768	o	9,768	8,916
- Consumer	-	1,566	-	1,566	55
- Credit card	-	1,011	-	1 011	0
- Small business		2,604	9	2,613	1,880
Wholesale Lending	7,403	4,426	683	12,512	5,674
- Large corporate	4,802	2,935	254	7,991	3,033
- SMEs	2,601	1,491	429	4,521	2,641
Public Sector	454	204	1	659	13
Greece	424	84 120	1	509 150	4 9
- Other	30				
Total	7,857	19,579	693	28,129	16,538

Loans and advances past due but not impaired

The following tables present the ageing analysis of past due but not impaired loans and advances to customers by product line at their gross amounts before any impairment allowance

				31 De	cember 2013	-			1
		Retail le	ndıng		Wholesale le	ending	Public se	ector	Total past due
	Mortgage <u>€ million</u>	Consumer <u>€ million</u>	Credit card	Small business <u>€ million</u>	Large corporate <u>€ million</u>	SMEs €million	Greece <u>€ million</u>	Other countries € million	but not impaired € million
up to 29 days	2,827	708	77	873	787	608	4	6	5,890
30 to 59 days	616	153	28	304	143	106	•	-	1,350
60 to 89 days	297	58	17	192	663	708	-	•	1,935
90 to 179 days	420	-	-	•	19	82	-	-	521
180 to 360 days	•		-	0	•	-	-	-	0
more than 360 days	-	•	•	0	0	0	-	•	0
Total	4,160	919	122	1,369	1,612	1,504	4	6	9,696
Value of collateral	3,319	24	0	896	896	1,144	3	4	6,286



	<u> </u>			31 De	cember 2012		- +-		
	1	Retail le	nding		Wholesale	lending	Public se	ctor	Total
	Mortgage € million	Consumer € million	Credit card € million	Small business € million	Large corporate <u>€ million</u>	SMEs <u>• €million</u>	Ğreece [€] <u>€ million</u>	Other Countries	past due but not impaired € million
up to 29 days	1,770	799	98	1,062	470	633	3	11	4,846
30 to 59 days	452	208	39	364	174	262	-	-	1,499
60 to 89 days	189	90	22	211	426	717	2	-	1,657
90 to 179 days	254	•	-	-	100	364	5	-	723
Total	2,665	1,097	159	1,637	1,170	1,976	10	11	8,725
Value of collateral	2,336	14	0	1,079	675	1,233		2	5,339

Impaired loans and advances

The following tables present the movement in impaired loans and advances to customers by product line. Balances arising from the acquisition of NHPB and New Proton are presented in a separate line "Impairment exposures arising from acquisitions".

_				31 De	cember 2013		B.M. Ac. 186.		
_		Retail le	nding		Wholesale le	ending	Public se	ector	
	Mortgage € million	Consumer <u>€ million</u>	Credit card <u>€ million</u>	Small business € million	Large corporate € million	SMEs €million	Greece <u>€ million</u>	Other countries € million	Total impaired <u>€ million</u>
Balance at 1 January	1,788	1,916	629	3,250	752	2,631	21	-	10,987
Impairment exposures for the period Impairment exposures	855	319	73	762	633	1,311	o	-	3,953
arising from acquisitions	787	189	120	45	805	384	6	-	2,336
Transferred to non- impaired Repayments Amounts written off Disposals Foreign exchange	(62) (33) (1)	(111) (34) (31)	(10) (19) (0)	(268) (19) (12)	(17) (64) (6) (1)	(27) (122) (51) (0)	(12) (3) -		(507) (294) (101) (1)
differences and other movements	9	51	3	3	6	(2)	1	-	71
Balance at 31 December	3,343	2,299	796	3,761	2,108	4,124	13	<u> </u>	16,444
Cumulative impairment allowance	(961)	(1,710)	(537)	(1,456)	(1,200)	(1,533)	(7)		(7,404)
Net balance at 31 December	2,382	589	259	2,305	908	2,591	6		9,040



The ageing analysis of impaired loans and advances to customers by product line is presented below at amounts net of any impairment allowance

For legally denounced loans, the Group ceases to monitor the delinquency status and therefore balances have been included in the "over 360 days" time band, with the exception of consumer exposures which continue to be monitored up to 360 days past due

1	 			31 De	cember 2013						
L		Retail le	nding		Wholesale le	ending	Public se				
ĵ.	Mortgage	Consumer	Credit card	Small business	corporate	SMEs	Greece	Other countries	Total impaired		
	<u>€ million</u>	£million	<u>€ million</u>	<u>€ million</u>	€milion	€.million_	<u>Emilion</u>	<u>£ million</u>	_ € million		
up to 29 days	49	5	0	48	150	311	6		569		
30 to 59 days	35	7	0	57	10	38	-	•	147		
50 to 89 days	32	9	0	65	54	81	-	•	241		
90 to 179 days	65	55	9	240	173	177	-	•	719		
180 to 360 days	465	65	15	187	152	469	•	•	1,353		
more than 360 days	1,736	448	235	1,708	369	1,515	(0)	-	6,011		
[otal	2,382	589	259	2,305	908	2,591	6		9,040		
Value of collateral	2,980	0	<u> </u>	2,030	789	1,897	6	<u> </u>	7,702		
Į	31 December 2012										
	Retail lending				Wholesale	lending	Public se	ector	7		
					Large			Other	Tota		
;	Mortgage	Consumer	Credit card	Small business	corporate	SMEs	Greece	countries	impaire		
	€ million	€ million	<u>€ million</u>	€ million	<u>€ million</u>	€million	€ million	<u>€ million</u>	€millio		
up to 29 days	13	2	•	55	78	174	10	-	332		
30 to 59 days	3	4	•	51	1	71		-	130		
60 to 89 days	2	12	0	58	33	140	0	•	245		
90 to 179 days	11	65	19	306	41	128	-	•	570		
180 to 360 days	308	91	29	291	67	228	-	•	1,014		
more than 360 days	1,076	378	226	1,318	240	1,054	-	-	4,292		
Total	1,413	552	274	2,079	460	1,795	10		6,583		
TOTAL .											

(b) Collaterals and repossessed assets

Collaterals

The Loan-to-Value (LTV) ratio of mortgage lending reflects the gross mortgage loan amount at the balance sheet date over the market value of the mortgaged property held as collateral. The Group obtains real estate collateral values by combining professional appraisals and house price indices. Valuations are updated regularly and are performed more frequently when there is significant change in market conditions

The LTV ratio of mortgage lending is presented below

The civilian or more gage recovery or present	2013	2012
	. <u>€ million</u>	€ million
Mortgages		
Less than 50%	4,779	3,414
50%-70%	3,595	2,699
71%-80%	1,817	1,480
81%-90%	1,704	1,387
91%-100%	1,527	1,205
101%-120%	2,264	1,698
121%-150%	1,939	1,233
Greater than 150%	848	680
Other Collateral	507	425
Total exposure	18,980	14,221
Average LTV	76 15%	75 02%



Other collateral comprises equipment, mainly machinery and vehicles. The breakdown of collateral and guarantees is presented below.

	31 December 2013								
		Value of collatera	l received		Guarantees				
	Real Estate	Financial	Other	Total	received				
Retail Lending	21,178	300	160	21,638	113				
Wholesale Lending	6,717	1,508	1,792	10,017	111				
Public sector	3_	17	60	80	11				
Total	27,898	1,825	2,012	31,735	235				
		31 D	ecember 2012						
	T	Value of collatera	I received		Guarantees				
	Real Estate	Financial	Other	Total	Received				
Retail Lending	17,142	389	167	17,698	123				
Wholesale Lending	6,605	1,480	1,213	9,298	166				
Public sector	4	2	9	15	12				
Total	23,751	1,871	1,389	27,011	301				

Repossessed assets

The Group recognizes collateral assets on the balance sheet by taking possession usually through legal process of collateral held as security or by calling upon other credit enhancements. The main type of collateral that the Group repossesses against repayment or reduction of the outstanding loan is real estate which is recognized within repossessed assets carried at the lower of cost or net realizable value (see also notes 2.18 and 32). In cases where the Group makes use of repossessed properties as part of its operations, they are classified as own-used or investment properties as appropriate (see notes 2.7, 29 and 30).

The following tables present a summary of collaterals that the Group took possession and were recognized as repossessed assets as well as the net gains (losses) arising from the sale of such assets in the period

			31	December 2013	*		
		Of which		Of which			Net
	Gross	added this	Accumulated	arising this	Net	Net	gain/(loss)
	, amount	year	impairment	year	amount	Sale Price	on sale
	<u>€ million</u>	€million	<u>€ million</u>	€ million	<u>€ million</u> j	<u>€ million</u>	€ million
Real estate auction							
items	565	135	(54)	(22)	511	10	1
- Residential	268	46	(26)	(8)	242	7	o
- Commercial	297	89	(28)	(14)	269	3	1
Other collateral	12	8	(2)	(1)	10	6	0
	-	- •	31	December 2012		-	t
	1	Of which		Of which			Net
	Gross	added this	Accumulated	arising this	Net	Net	gain/(loss)
	, amount	year	impairment	year	amount	Sale Price	on sale
	<u>€ million</u>	<u>€ million</u>	€ million	€ million	€ million	€ million	<u>€ million</u>
Real estate auction							
ıtems	504	191	(31)	(19)	473	8	1
- Residential	222	53	(18)	(13)	204	2	0
- Commercial	282	138	(13)	(6)	269	6	1
Other collateral	12	5	(2)	(1)	10	4	0

Properties that have been classified as investment property or own used in 2013 as a result of repossession or transfer from repossessed properties category, amount to € 175 million (2012 € 132 million)



(c) Geographical and industry concentrations of loans and advances to customers

As described above in note 7 2 1, the Group holds diversified portfolios across markets and countries and implements limits on concentrations arising from the geographical location or the activity of groups of borrowers that could be similarly affected by changes in economic or other conditions, in order to mitigate credit risk

The following tables break down the Group's exposure into loans and advances to customers at their gross carrying amounts, impaired loans and advances and impairment allowance by product line, industry and geographical region

			·	31 Dec	ember 2013	*	* · · · · · · · · · · · · · · · · ·	. ,	
		Greece		Re:	st of Europe	>	Oth	er Countrie	3
		Out			Out ^			Out	
	1	of which			of which			of which	
	Gross	impaired	Impairment	Gross	impaired	Impairment	Gross	impaired	Impairment
	' amount	amount	allowance	amount	amount	allowance	amount	amount	allowance
	<u>€ million</u>	<u>€ million</u>	€ million	<u>€ million</u>	€million	<u>€ million</u>	<u>€ million</u>	<u>€ million</u>	€ million
Retail Lending	29,401	9,217	(4,442)	4,333	982	(519)	16	-	-
-Mortgage	16,899	3,057	(952)	2,065	285	(128)	16	•	•
-Consumer	4,400	2,125	(1,680)	<i>896</i>	173	(119)	-	-	-
-Credit card	1,630	709	(500)	415	88	(69)	-	-	-
-Small business	6,472	3,326	(1,310)	957	436	(203)	-	•	-
Wholesale Lending	13,714	4,843	(2,181)	5,196	1,272	(666)	128	117	(70)
-Commerce and	·								
services	5,293	2,029	(919)	2,097	481	(317)	69	62	(45)
Manufacturing	3,498	1, 192	(573)	458	129	(78)	-	-	-
-Shipping	694	37	(16)	215	81	(43)	39	35	(24)
-Construction	2,155	1,001	(310)	996	451	(168)	19	19	(1)
Tourism	1,155	279	(74)	36	2	(0)	1	1	(0)
-Energy	202	6	(4)	58	4	(4)	-	-	-
-Other	717	299	(285)	1,336	124	(56)	-	-	
Public Sector	620	13	(10)	90	-		-	-	-
Total	43,735	14,073	(6,633)	9,619	2,254	(1,185)	144	117	(70)
	1		-	31 De	cember 2012	-			_
	Ť	Greece			est of Europe		0	ther Countri	es
		Out			Out			Out	
		of which			of which			of which	
		ımpaired	Impairment		impaired	Impairment		impaired	!mpairmen
	Gross amount	amount	allowance	Gross amount	amount	allowance	Gross amount	amount	
	<u>€ million</u>	<u>€ million</u>	<u>€ million</u>	<u>€ million</u> _	<u>€ million</u>	€million	<u>€ million</u>	_ <u>€ million</u>	<u>€ millior</u>
Retail Lending	23,542	6,667	(3,005)	4,539	917	(483)	19	-	-
-Mortgage	12,051	1,543	(322)	2,151	246	(103)	19	-	
-Consumer	3,638	1,752	(1,330)	941	164	(138)	-	-	
Credit card	1,382	550	(317)	417	79	(61)	-	-	-
-Small business	6,471	2,822	(1,036)	1,030	428	(181)	-	-	
Wholesale Lending	13,468	2,576	(827)	5,141	777	(335)	432	29	(11
-Commerce and		•	•						
services	5,608	1,225	(413)	2,290	264	(126)	410	11	(11
-Manufacturing	3,421	573	(204)	599	137	(66)	•	-	
-Shipping	880	14	(5)	<i>75</i>	1	(1)	3	2	(0
-Construction	1,979	532	(153)	1,163	331	(124)	19	16	
Construction	1,112	156	(19)	61	1	(1)	-	-	
-Tourism	1,112					(0)	_	_	
-Tourism	256	-	(0)	45	1	107			
Energy	256 212		(0) (33)	45 908				-	
	256 212 539	<i>76</i> 21	(0) (33) (9)	908 161	42	(17) -	-	-	



(d) Forbearance practices on lending activities

Modifications of loans' contractual terms may arise due to various factors, such as changes in market conditions, customer retention and potential deterioration of the borrower's financial condition. Forbearance occurs in the cases where the contractual payment terms of a loan have been modified due to actual or apparent financial difficulty of the borrower, as described in note 2.12. Other renegotiations, more of a business nature, are not considered as forbearance measures.

As a consequence of the current financial and economic crisis, the Group has employed a range of forbearance options in order to enhance the management of customer relationships and effectiveness of collection efforts, improve the recoverability of cash flows and minimize losses for both retail and wholesale portfolios

Forbearance options provide borrowers with more favorable terms than those set in the initial contracts, they are granted following an assessment of the customer's ability and willingness to repay and can be of a temporary or longer term nature. The objective is to assist financially stressed borrowers by decreasing their monthly installment or rearranging their repayment cash outflows, and at the same time, protect the Group from suffering credit losses.

The nature and type of forbearance options may include but is not necessarily limited to, one or more of the following

- debt consolidations, whereby existing loan balances of the borrower are combined in a single loan,
- · reduced or interest-only payments,
- · payment holidays, grace period,
- extended payment periods under which the original term of the loan is extended,
- · capitalization of arrears whereby arrears are added to the principal balance,
- reduction in interest rates,
- · postponement of principal payment,
- · adjustment or non-enforcement of covenants,
- partial write off of the borrower's debt, such as write off part of accrued interest and/ or write off of part of the capital

Depending on the Group's overall assessment of the credit risk of the exposure and the level of the financial difficulty that the obligor faces, forbearance programs are either categorized as rescheduling or restructuring programs

(i) Rescheduling programs

Considering the current economic environment and the trend observed mainly in the Greek banking sector where loan modifications form a wide spread practice in lending activities, the Group extends rescheduling offers on exposures with no overdue payments or at early delinquency status, either at the borrowers' request or the Group's initiative. The Group reports these programs as forbearance measures, although they may also be driven by factors of a business nature, other than the potential financial difficulty of the borrower.

Accordingly, the Group provides suitable and sustainable rescheduling options that are supportive of the borrowers in challenged circumstances, such as temporary financial difficulties, aiming to facilitate the repayment of their obligations, usually through a lower installment for an interim period

The Group proceeds with rescheduling offers to borrowers with delinquency status up to 59 days past due for consumer unsecured exposures and 89 days past due for mortgage or small business loans. Rescheduling programs regarding wholesale exposures are offered on a selective individualized basis on borrowers that exhibit both the willingness to cooperate and the intention and ability to repay their debt in full.

Rescheduled loans are monitored for a period of twelve months and follow the classification and impairment provisioning policies of non-modified loans, as described in note 2 12, when there are no other indicators of impairment. After this period, they are classified as neither past due nor impaired, past due but not impaired or impaired, depending on their delinquency status, similar to non-modified loans, unless other indications of impairment arise, or they enter a new modification program, in which case they follow the categorization of restructured loans.

(ii) Restructuring programs

Restructuring programs involve modifications on loans of borrowers with significant financial difficulties

In retail lending, forbearance practices apply in the case of exposures that are significantly overdue, that is with delinquency status of more than 60 days past due for consumer unsecured exposures and 90 days past due for mortgage or small business loans. In



addition, individuals who are unemployed or face serious health problems as well as small businesses who face substantial financial difficulties fall under the restructuring programs irrespective of the number of days past due

Specifically for unsecured consumer loans (including credit cards), restructuring programs are effected mainly through debt consolidation whereby all existing consumer balances are derecognised, as described below. This practice allows the more effective management of debt by both the borrower and the bank. Through debt consolidation, a decrease of the monthly installment is achieved, relieving the borrower from part of the monthly financial obligations he has to meet. Furthermore, debt consolidation is widely used as a means of converting unsecured exposures to secured lending under a mortgage prenotation, which significantly improves the Group's collection opportunities and portfolio quality.

In the case of mortgage loans, a decrease of installment may be achieved through various types of modifications of the existing loan such as extended payment periods, capitalization of arrears, reduced or interest-only payments, reduction in interest rates, postponement of principal payment, temporary conversions to interest only payments

Wholesale exposures are subject to restructuring when there are indications of significant distress of the borrower, evidenced by a combination of factors including the substantial deterioration of financials, significant credit rating downgrade, significant payment delays and other

Restructuring agreements enter a probation period of six to twelve months, depending on the portfolio and the level of risk, where the payment performance is monitored. During this period, loans are classified as past due but not impaired or impaired based on their delinquency status for retail lending and on borrower's rating for wholesale lending. At the end of the probation period the performance of the restructured borrower is re-examined.

- loans that comply with the terms of the program cease to be considered as restructured, are characterized as cured loans and revert to normal status, and
- loans that fail to perform under the new modified terms remain as impaired. These loans will continue to be disclosed as
 impaired until there is a significant reduction in the risk of non-payment of future cash flows and there are no other indications
 of impairment, which will result in the reversal of impairment, as described in note 2.12

Restructuring is considered a trigger event to perform an assessment of the borrower's financial circumstances and ability to repay, under the Group's impairment policies described in notes 2.12 and 7.2.1. Specifically, retail loans are segregated from other loan portfolios and the collective impairment assessment reflects the risk of higher losses, resulting in higher provision charges/coverage relative to non-modified loans. The impairment assessment of the wholesale exposures is performed on an individual basis taking into consideration various risk aspects (such as borrower's rating, financial position, adherence to the restructuring program and level of collaterals) and the respective impairment charge is calculated

Forborne loans are separately monitored by management through Debt Remedial Management Committees which evaluate the effectiveness of forbearance programs continuously, monitor borrower compliance with the revised terms and default rates, perform quality reviews of the portfolios' performance to identify key risk drivers. A basic factor of the remedial management is the increase of collaterals, mainly with real estate properties which increase recoverability prospects. Furthermore, borrowers subject to forbearance measures are required to repay at least one installment at the beginning of the new arrangement.

(iii) Debt for equity swaps

In wholesale portfolios, the Group on occasion participates in debt for equity transactions as part of the businesses support process, as described in note 2 12. In 2013, as part of a debt for equity restructuring, the Group acquired a minority shareholding of 10 3% of SATO SA, a company listed on the ASE, amounting to € 4 million. Similarly in 2012, the Group acquired the remaining 70% of the share capital of Enalios Real Estate Developments SA, amounting to € 0.2 million, which resulted in the acquisition of the controlling stake and inclusion of the company in the Group's subsidiaries (see also note 28)

(iv) Loan derecognition

A loan that is forborne under the Group's rescheduling and restructuring programs is derecognized and a new loan is recognized, when changes to the original contractual terms result in the forborne loan, being considered, as a whole, a substantially different financial asset. Examples of circumstances that will likely lead to derecognition are described in note 2.12. Upon derecognition, any difference between the old loan and the fair value of the new loan is recognised in the income statement, as part of the impairment provision.



The following tables present forborne loans and advances to customers by type of forbearance measure and net of provision allowance

Restructured Loans and Advances to Customers

	2013 € million	2012 € million
Forbearance measures		
Interest only schedule	42	9
Reduced payment schedule	1,547	924
Payment moratorium/Holidays	706	456
Term extension	92	16
Arrears capitalisation	7	8
Partial debt write-off	0	0
Hybrid (i.e. combination of more than one type)	2,196	1,523
Other	40	30
Total net amount	4,630	2,966

Rescheduled Loans and Advances to Customers

	, 2013	2012
	<u>€ million</u>	<u>€ million</u>
Forbearance measures		
Interest only schedule	0	0
Reduced payment schedule	675	194
Payment moratorium/Holidays	313	281
Term extension	110	105
Arrears capitalisation	2	1
Partial debt write-off	0	0
Hybrid (i.e. combination of more than one type)	1,855	1,599
Other	16	
Total net amount	2,971	2,180

The following tables present a summary of the credit quality of forborne loans and advances to customers

Restructured Loans and Advances to Customers

	i	1 December 201	.3
	Total	Restructured	% of
	loans &	loans &	restructured
	advances	advances	loans &,
	<u>€ million</u>	<u>€ million</u>	advances
Neither past due nor impaired	27,358	-	-
Past due but not impaired	. 9,696	2,612	26 9
Impaired	16,444	3,530	21 5
Total Gross Amount	53,498	6,142	11 5
Individual impairment allowance	(3,846)	(685)	
Collective impairment allowance	(4,042)	(827)	
Total Net amount	45,610	4,630	10 2
Collateral received	31,735	3,819	



31 December			2
	Total Ioans & advances <u>€ million</u>	Restructured loans & advances € million	% of restructured; loans & advances,
Neither past due nor impaired Past due but not impaired Impaired Total Gross Amount	28,129 8,725 10,987 47,841	1,647 2,210 3,857	18 9 20 1 8 1
Individual impairment allowance Collective impairment allowance Total Net amount	(1,987) (2,683) 43,171	(280) (611) 2,966	6 9
Collateral received	27.011	2,270	

Rescheduled Loans and Advances to Customers

	3:	1 December 201	3
	Total	Rescheduled	% of
	loans &	loans &	rescheduled
	advances	advances	loans &
	€ million	€million	_ advances
Neither past due nor impaired	27,358	1,776	6 5
Past due but not impaired	9,696	889	9 2
Impaired	16,444	439	2 7
Total Gross Amount	53,498	3,104	5 8
Individual impairment allowance	(3,846)	(111)	
Collective impairment allowance	(4,042)	(22)	
Total Net amount	45,610	2,971	6 5
Collateral received	31,735	2,128	
	3	1 December 201	2
	Total	Rescheduled	% of
	loans &	loans &	rescheduled
	advances	advances	loans &
	€ million	€ million	advances
Neither past due nor impaired	28,129	1,050	3 7
Past due but not impaired	8,725	904	10 4
Impaired	10,987	318	2 9
Total Gross Amount	47,841	2,272	4 7
Individual impairment allowance	(1,987)	(62)	
Collective impairment allowance	(2,683)	(30)	
Total Net amount	43,171	2,180	5 0
Collateral received	27,011	1,544	



The following tables present the movement of forborne loans and advances to customers

Restructured Loans and Advances to Customers

	2013
'	<u>€ million</u>
Balance at 1 January	2,966
Restructuring measures in the period	3,223
Restructuring measures arising from acquisitions	150
Interest income	155
Repayment of loans (partial or total)	(176)
Loans & advances that exited restructuring status	(1,261)
Impairment	(393)
Loss on derecognition	(91)
- Fair Value of new loans recognised	412
- Carrying amount of old loans derecognised	(503)
Other	57
Balance at 31 December	4,630

Rescheduled Loans and Advances to Customers

	2013,
	<u>€ million</u>
Balance at 1 January	2,180
Rescheduling measures in the period	2,019
Rescheduling measures arising from acquisitions	359
Interest income	58
Repayment of loans (partial or total)	(157)
Loans & advances that exited rescheduling status	(1,372)
Impairment	(67)
Other	(49)
Balance at 31 December	2,971

The following tables present the Group's exposure to forborne loans and advances by product line

Restructured Loans and Advances to Customers

	2013	2012
	<u>€ million</u> [†]	€ million
Retail Lending	3,158	2,106
- Mortgage	1,683	453
- Consumer	<i>302</i>	304
- Credit card	6	2
- Small business	1,167	1,347
Wholesale Lending	1,472	860
-Large corporate	603	382
-SMEs		478
Total net amount	4,630	2,966



Rescheduled Loans and Advances to Customers

	1	2013	2012
		€ million ^{1}}	€ million!
Retail Lending		1,626	973
- Mortgage		1,108	427
- Consumer		277	183
- Credit card		3	3
- Small business		238	360
Wholesale Lending		1,314	1,207
-Large corporate		696	624
-SMEs		618	<i>583</i>
Public Sector		31	-
-Greece		31	-
Total net amount		2,971	2,180

The following tables present the Group's exposure to forborne loans and advances by geographical region

Restructured Loans and Advances to Customers

	2013 ₁₁	2012
	<u>€ million</u>	<u>€ million</u>
Greece	3,970	2,283
Rest of Europe	660	683
Total net amount	4,630	2,966

Rescheduled Loans and Advances to Customers

Total net amount	2,971	2,180
Rest of Europe	452	532
Greece	2,519	1,648
	<u>€ million</u> ,	€ million
	2013	2012

7 2.1.3 Debt Securities

The following table presents an analysis of debt securities by rating agency designation at 31 December 2013 and 2012, based on Moody's ratings or their equivalent

	31 December 2013				
	Trading securities € million	Available- -for-sale securities <u>€ million</u>	Debt securities lending portfolio <u>€ million</u>	Held-to- -maturity securities <u>€ million</u>	Total € million
Aaa	•	246	-	178	424
Aa1 to Aa3	35	166	10,080	51	10,332
A1 to A3	0	129	200	47	376
Lower than A3	75	1,993	4,577	465	7,110
Unrated	1	225	5	_ -	231
Total	111	2,759	14,862	741	18,473



	31 December 2012						
	1	Available-	Debt securities	Held-to-	1		
	Trading	-for-sale	lending	-maturity			
	securities	securities	portfolio	securities	Total		
	€ million	€ million	€ million	<u>€ million</u>	€ million		
Aaa	-	342	•	261	603		
Aa1 to Aa3	223	327	-	182	732		
A1 to A3	0	264	217	106	587		
Lower than A3	179	1,680	4,669	840	7,368		
Unrated	1	261	11		273		
Total	403	2,874	4,897	1,389	9,563		

Securities rated lower than A3 include € 5,229 million related to Greek sovereign debt (2012 € 4,784 million), € 100 million related to Irish and Portuguese sovereign debt (2012 € 128 million), € 181 million related to Cypriot sovereign debt (2012 € 165 million), € 176 million related to Ukraine sovereign debt (2012 € 275 million) and € 975 million related to sovereign debt issued mainly by other Euro-zone members, European Union members and candidate members (2012 € 1,408 million)

The following tables present the Group's exposure in debt securities, as categorized by counterparty's geographical region and industry sector

,				
	,	31 Decemb	er 2013	
		Other		1
	1	European	Other	ı
	Greece	countries	countries	Total
	<u>€ million</u>	<u>€ million</u>	<u>€ million</u>	<u>€ million</u>
Sovereign	5,229	12,086	93	17,408
Banks	41	235	0	276
Corporate	310 _	408	71	789
Total	5,580	12,729	164	18,473
	•	31 Decemb	er 2012	1
		Other		
	}	European	Other	· ·
	Greece	countries	countries	Total
	<u>€ million</u>	€ million	€ million	€ million
Sovereign	4,794	3,055	124	7,973
Banks	10	500	0	510
Corporate	350	651	79	1,080
Total	5,154	4,206	203	9,563

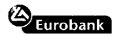
7 2 1 4 Offsetting of financial assets and financial liabilities

The disclosures set out in the tables below include financial assets and financial liabilities that

- a) are offset in the Group's balance sheet according to IAS 32 criteria, or
- b) are subject to enforceable master netting arrangements or similar agreements that cover similar financial instruments, irrespective of whether they are offset in balance sheet

Regarding the former, financial assets and financial liabilities are offset and the net amount is reported in the balance sheet when, there is a legally enforceable right to offset the recognised amounts and there is an intention to settle on a net basis, or realise the asset and settle the liability simultaneously ("the offset criteria"), as also set out in Group's accounting policy 2.5

Regarding the latter, the International Swaps and Derivatives Association (ISDA) and similar master netting arrangements do not meet the criteria for offsetting in the balance sheet, as they create a right of set - off that is enforceable only following an event of default, insolvency or bankruptcy of the Group or the counterparties or following other predetermined events. In addition, the Group and its counterparties may not intend to settle on a net basis or to realise the assets and settle the liabilities simultaneously



Similar agreements to ISDA include derivative clearing agreements, global master repurchase agreements, and global master securities lending agreements. Similar financial instruments include derivatives, repos and reverse repos agreements and securities borrowing and lending agreements. Financial instruments such as loans and deposits are not subject to this disclosure unless they are offset in the balance sheet.

The Group has not offset any financial assets and liabilities as at 31 December 2013 and 2012, as the offset criteria mentioned above are not satisfied, thus, gross amounts of recognised financial assets and liabilities equal respective net amounts in the tables below

Amounts that are not set off in the balance sheet, as presented below are subject to enforceable master netting arrangements and similar agreements and mainly relate to derivatives, repos and reverse repos

In respect of these transactions, the Group receives and provides collateral in the form of marketable securities and cash that are included in the tables below under columns "financial instruments" and "cash collateral" at their fair value

	L		31 December	2013	*	•
	1			Related amou	ints not offset	in the BS
	1	Gross				/
		amounts of	Net			
	Gross	recognised	amounts of	Financial		
	amounts of	financial	financial assets	instruments		
	recognised	liabilities	presented in	(incl non-	Cash	
	financial	offset in the	the balance	cash	collateral	Net
	assets	balance sheet	sheet	collateral)	received	amount
	€ million	€ million	<u>€ million</u>	<u>€ million</u>	€ million	€ million
Financial Assets				~ -		
Reverse repos with central banks	44	-	44	(44)	-	
Derivatives financial instruments	1,202	-	1,202	(522)	(21)	659
Total	1,246		1,246	(566)	(21)	659
	r -		31 December	2013		
				Related amou	ints not offset	in the BS
	,	Gross	Net			
		amounts of	amounts of			
	Gross	recognised	் சிinancial	Financial	>	
	amounts of	financial	liabilities	ınstruments		* 3
	recognised	assets offset	presented in	(incl non-	Cash 🦠	<i>\$</i> **
	financial	in the balance	the balance	cash	collateral	Net
	habilities	sheet	sheet	collateral)	pledged	amount
	€ million	€ million	€ million	€ million	€million	€ million
Financial Liabilities						
Derivative financial instruments	1,541	-	1,541	(522)	(1,016)	3
Repurchase agreements with banks	9,249	-	9,249	(9,249)	•	
Repurchase agreements with customers	38	-	38	(37)	-	1
Total	10,828	-	10,828	(9,808)	(1,016)	4



	·		31 December 2	·-		
	1		51 December 2	Related amo	unts not offse	t in the BS
		Gross amounts				1
	Gross	of recognised	Net	Financial		
	amounts of	financial	amounts of	instruments		
	recognised	liabilities	financial assets	(incl non-	Cash	
	financial	offset in the	presented in the	∗ ⊂ cash	collateral	Net
	assets	balance sheet	balance sheet	¿collateral)	received	amount
	€ million	→ € million	€ million	<u>€ million</u>	<u>€ million</u>	€ million
Financial Assets						
Derivatives financial instruments	1,804	-	1,804	(902)	(33)	869
Reverse repos with banks	132		132	(132)		
Total	1,936		1,936	(1,034)	(33)	869
	1	-	31 December	2012		1
	1				unts not offse	t in the BS
						
		Gross amounts	Net			1
	, Gross	of recognised	amounts of	Financial		1
	amounts of	financial	financial	ınstruments		
	recognised	assets offset in	liabilities	(incl non-	Cash	
	financial	the balance	presented in the	cash	collateral	Net
	liabilities	sheet	balance sheet	collateral)	pledged	amount
	<u>€ million</u>	<u>€ million</u>	<u> € million</u>	<u>€ million</u>	<u>€ million</u>	<u>€ million</u>
Financial Liabilities			m c 4 c	(002)	(1 720)	c
Derivative financial instruments	2,646	-	2,646	(902)	(1,738)	6
Repurchase agreements with banks	1,848		1,848 4,494	(1,848)	(1,738)	- 6
Total	4,494		4,494	(2,730)	(1,730)	

Financial assets and financial liabilities are disclosed in the above tables at their recognized amounts, either at fair value (derivative assets and liabilities) or amortized cost (all other financial instruments), depending on the type of financial instrument

7.2 2 Market risk

The Group takes on exposure to market risks Market risks arise from exposure on interest rate, currency and equity products or combination of them, all of which are exposed to general and specific market movements. Specifically, the market risks the Group is exposed to are the following

(a) Interest rate risk

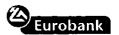
The Group takes on exposure to the effects of fluctuations in the prevailing levels of market interest rates on its financial positions and cash flows. Cash flow interest rate risk is the risk that the future cash flows of a financial instrument will fluctuate because of changes in market interest rates. Fair value interest rate risk is the risk that the value of a financial instrument will fluctuate because of changes in market interest rates. The Board's Risk Committee sets limits on the level of interest rate risk that may be undertaken and exposures are monitored daily.

(b) Currency risk

The Group takes on exposure to the effects of fluctuations in the prevailing foreign currency exchange rates on its financial position and cash flows. The Board's Risk Committee sets limits on the level of exposures which are monitored daily

(c) Equity risk

Equity price risk is the risk of the decrease of fair values as a result of changes in the levels of equity indices and the value of individual stocks. The equity risk that the Group undertakes, arises mainly from the investment portfolio. The Board's Risk Committee sets limits on the level of the exposures which are monitored daily



Market risk in Greece and Cyprus is managed and monitored using Value at Risk (VaR) methodology. Market risk in International operations is managed and monitored using mainly sensitivity analyses. Information from International operations is presented separately as it originates from significantly different economic environments with different risk characteristics.

(i) VaR summary for 2013 and 2012

VaR is a methodology used in measuring financial risk by estimating the potential negative change in the market value of a portfolio at a given confidence level and over a specified time horizon. The VaR that the Group measures is an estimate based upon a 99% confidence level and a holding period of 1 day and the methodology used for the calculation is Monte Carlo simulation (full reprising).

The VaR models are designed to measure market risk in a normal market environment. It is assumed that any changes occurring in the risk factors affecting the normal market environment will follow a normal distribution.

Although VaR is an important tool for measuring market risk, the assumptions on which the model is based do give rise to certain limitations. Given this, actual outcomes are monitored regularly, via back testing process, to test the validity of the assumptions and the parameters used in the VaR calculation.

Since VaR constitutes an integral part of the Group's market risk control regime, VaR limits have been established for all (trading and investment portfolios) operations and actual exposure is reviewed daily by management. However, the use of this approach does not prevent losses outside of these limits in the event of extraordinary market movements.

Average VaR by risk type (Trading and Investment portfolios (1)) - Greece and Cyprus

	2013	2012
	<u>€million</u>	€ million
Interest Rate Risk	12	42
Foreign Exchange Risk	2	2
Equities Risk	4	5
Total VaR	14	42

⁽¹⁾ Interest rate valatility applied to all portfolios. Credit spread valatility applied to Trading and Available-for-sale positions

The aggregate VaR of the interest rate, foreign exchange and equities VaR benefits from diversification effects

Interest Rate VaR takes into account the changes to the fair valuation of all the Group's items that are attributable to movements in the Interest Rates. This includes loans and deposits, as well as securities and derivatives held by the Group. Despite the large relative size of the loan and deposit portfolio, its timing and amount matching, combined with the current level of interest rates, mean that the incremental contribution of these items to the Interest Rate VaR is not material. The largest portion of the Group's Interest rate VaR figures is attributable to the risk associated with interest rate sensitive securities and derivatives. Interest rate exposure for the Group's securities and derivatives portfolio can be analyzed into time bands as shown in the following tables.

		31	December 20	13	
	less than 1 month € million	1-3 months <u>€ million</u>	3-12 months <u>€ million</u>	1-5 years € million	More than 5 years <u>€ million</u>
Financial instruments at fair					
value through profit or loss	47	2	5	37	23
Fixed coupon bonds	47	2	5	37	23
Variable coupon bonds	0	•	0	•	-
Investment securities	1,460	1,549	12,733	1,239	835
Fixed coupon bonds	1,209	982	1,474	1,239	835
Variable coupon bonds	251	567	11,259	-	-
Derivatives ⁽¹⁾	380	(1,175)	2,440	(1,105)	(540)



		31 (December 20	12]
	less than 1	1-3	3-12	1-5	More than
	month	months	months	years	5 years
	<u>€ million</u>	<u>€ million</u>	€ million	€ million	€ million '
Financial instruments at fair value					
through profit or loss	1	14	330	26	43
Fixed coupon bonds	0	13	328	26	43
Variable coupon bonds	1	1	2	-	-
Investment securities	2,005	1,653	2,196	1,457	1,279
Fixed coupon bonds	1,673	849	1,161	1,457	1,279
Variable coupon bonds	332	804	1,035	-	-
Derivatives ⁽¹⁾	(1,434)	2,598	1,646	(1,263)	(1,563)

⁽¹⁾ Far linear interest rate derivatives, notional amounts are shown in the appropriate time band, aggregated across all currencies. For non-linear interest rate derivatives, delta equivalent notional amounts are shown in the appropriate time band, aggregated across all currencies.

(ii) Sensitivity analysis for 2013 and 2012

Sensitivity analyses used for monitoring market risk stemming from International operations, excluding Cyprus, do not represent worst case scenarios

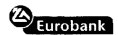
	31	December 2013	1
	Sensitivity of income statement € million	Sensitivity of ≟ equity <u>€ million</u>	Total sensitivity € million
Interest Rate +100 bps parallel shift	(2)	(10)	(12)
Equities / Equity Indices / Mutual Funds -10% decrease on prices	(0)	(0)	(0)
Foreign exchange -10% depreciation of functional currency over foreign currencies	13	(59)	(46)
	31	December 2012	
	31 Sensitivity of	December 2012 Sensitivity	
			Total
	Sensitivity of	Sensitivity	
	Sensitivity of income	Sensitivity of	Total
Interest Rate +100 bps parallel shift	Sensitivity of income statement	Sensitivity of equity	Total sensitivity
Interest Rate +100 bps parallel shift Equities / Equity Indices / Mutual Funds -10% decrease on prices Foreign exchange -10% depreciation of functional	Sensitivity of income statement € million	Sensitivity of equity <u>€ million</u>	Totali sensitivity <u>€ million</u>

(iii) Foreign exchange risk concentration

The following table presents the Group's exposure to foreign currency exchange risk as at 31 December 2013 and 2012



				31 Deceml	ber 2013	-		~ 1
	USD	CHF	RON	RSD	BGN	OTHER	EUR	Total
	€million	€ million	€milion	€ million	€ million	€million	€ million	€ million
ASSETS								
Cash and balances with central								
banks	16	7	363	139	257	82	1,122	1,986
Loans and advances to banks	505	6	37	-	1	93	1,925	2,567
Financial instruments at fair value								
through profit or loss	14	-	41	-	2	25	293	375
Derivative financial instruments	41	-	1	-	-	1	1,221	1,264
Loans and advances to customers	1,519	5,681	603	234	944	428	36,201	45,610
Investment securities	651	8	140	81	8	66	17,762	18,716
Other assets ⁽¹⁾	48	2	192	76	63	45	6,642	7,068
Total Assets	2,794	5,704	1,377	530	1,275	740	65,166	77,586
LIABILITIES								
Due to central and other banks	344	32	5	3	27	85	26,603	27,099
Derivative financial instruments	69		287	•	375	6	821	1,558
Due to Customers	3,941	63	1,355	90	1,361	473	34,252	41,535
Debt issued and other borrowed	-,	- -	·• · · =		•			
funds	3	-	4	-	-		782	789
Other Liabilities	14	244	41	•	14	- 6	1,763	2,082
Total Liabilities	4,371	339	1,692	93	1,777	570	64,221	73,063
Net on balance sheet position	(1,577)	5,365	(315)	437	(502)	170	945	4,523
-		 -	 •					
Derivative forward foreign exchange position	1,643	(5,384)	445	5	346	(73)	4,232	1,214
	66	(19)	130	442	(156)	97	5,177	5,737
Total Foreign Exchange Position		(13]			(130)		<u> </u>	-
			<u> </u>		nber 2012			T-1-1
	USD	CHF	RON	RSD	BGN	OTHER	EUR	Total € million
	<u>€ million</u>	<u>€ million</u>	<u>€ million</u>	<u>€ million</u>	€ million	<u>€ million</u>	<u>€ million</u>	E Hamilon
ASSETS								
Cash and balances with central								
banks	19	6	291	120	296	108	1,225	2,065
Loans and advances to banks	662	458	29	2	6	168	3,368	4,693
Financial instruments at fair value								
through profit or loss	11	-	118	-	2	17	562	710
Derivative financial instruments	96	242	13	-	1	1	1,535	1,888
Loans and advances to customers	1,881	5,922	672	221	835	624	33,016	43,171
A CALL COMPANY A COMPANY					6	90	7,717	9,469
Investment securities	1,043	355	169	89				
Investment securities Other assets ⁽¹⁾	1,043	5	343	75	65	44	5,112	
							5,112 52,535	
Other assets (1) Total Assets	13	5	343	75	65	44		
Other assets ⁽¹⁾ Total Assets LIABILITIES	3,725	6,988	343 1,635	75	65	44		67,653
Other assets ⁽¹⁾ Total Assets LIABILITIES Due to central and other banks	13 3,725	6,988	343 1,635	75	65	44	52,535	67,653 31,819
Other assets ⁽¹⁾ Total Assets LIABILITIES Due to central and other banks Derivative financial instruments	13 3,725 465 246	6,988	343 1,635 31 262	75	1,211	1,052	52,5 <u>35</u> 31,293	67,653 31,819 2,677
Other assets ⁽¹⁾ Total Assets LIABILITIES Due to central and other banks	13 3,725	5 6,988 30 682	343 1,635	75 507	65 1,211	1,052	52,535 31,293 1,159	67,653 31,819 2,677
Other assets (1) Total Assets LIABILITIES Due to central and other banks Derivative financial instruments Due to Customers	13 3,725 465 246	5 6,988 30 682	343 1,635 31 262	75 507	65 1,211	1,052	52,535 31,293 1,159	31,819 2,677 30,752
Other assets ⁽¹⁾ Total Assets LIABILITIES Due to central and other banks Derivative financial instruments Due to Customers Debt issued and other borrowed funds	13 3,725 465 246 4,791	5 6,988 30 682	343 1,635 31 262 1,294	75 507	65 1,211	1,052	52,535 31,293 1,159 22,653	31,819 2,677 30,752 1,365
Other assets ⁽¹⁾ Total Assets LIABILITIES Due to central and other banks Derivative financial instruments Due to Customers Debt issued and other borrowed	13 3,725 465 246 4,791	5 6,988 30 682	343 1,635 31 262 1,294	75 507	65 1,211 321 1,244	7 599	31,293 1,159 22,653 1,356	31,819 2,677 30,752 1,365 1,695
Other assets (1) Total Assets LIABILITIES Due to central and other banks Derivative financial instruments Due to Customers Debt issued and other borrowed funds Other Liabilities	13 3,725 465 246 4,791 5 7	5 6,988 30 682 92	343 1,635 31 262 1,294 4 33	75 507 - - 79	65 1,211 321 1,244	7 599	31,293 1,159 22,653 1,356 1,637	31,819 2,677 30,752 1,365 1,695 68,308
Other assets (1) Total Assets LIABILITIES Due to central and other banks Derivative financial instruments Due to Customers Debt issued and other borrowed funds Other Liabilities Total Liabilities Net on balance sheet position	13 3,725 465 246 4,791 5 7	5 6,988 30 682 92	343 1,635 31 262 1,294 4 33 1,624	75 507 79 79	321 1,244 1,579	44 1,052 7 599 - 4 610	31,293 1,159 22,653 1,356 1,637 58,098	31,819 2,677 30,752 1,365 1,695 68,308
Other assets (1) Total Assets LIABILITIES Due to central and other banks Derivative financial instruments Due to Customers Debt issued and other borrowed funds Other Liabilities Total Liabilities Net on balance sheet position Derivative forward foreign	13 3,725 465 246 4,791 5 7 5,514 (1,789)	5 6,988 30 682 92 - - 804 6,184	343 1,635 31 262 1,294 4 33 1,624	75 507 79 79	321 1,244 1,579 (368)	44 1,052 7 599 4 610 442	31,293 1,159 22,653 1,356 1,637 58,098 (5,563)	31,819 2,677 30,752 1,365 1,695 68,308 (655
Other assets LIABILITIES Due to central and other banks Derivative financial instruments Due to Customers Debt issued and other borrowed funds Other Liabilities Total Liabilities Net on balance sheet position	13 3,725 465 246 4,791 5 7	5 6,988 30 682 92	343 1,635 31 262 1,294 4 33 1,624	75 507 79 79	321 1,244 1,579	44 1,052 7 599 - 4 610	31,293 1,159 22,653 1,356 1,637 58,098	5,657 67,653 31,819 2,677 30,752 1,365 1,695 68,308 {655



(1) Other assets include Property, plant & equipment, Investment property, Intangible assets, Deferred tax asset & Other assets

7.2.3 Liquidity risk

The Group is exposed to daily calls on its available cash resources due to deposits withdrawals, maturity of medium or long term notes, loan draw-downs and guarantees. Furthermore, margin calls on secured funding transactions (with ECB and the market) and on risk mitigation contracts (CSAs, GMRAs) result in liquidity exposure. The Group maintains cash resources to meet all of these needs. The Board Risk Committee sets liquidity limits to ensure that sufficient funds are available to meet such contingencies.

Past experience shows that liquidity requirements to support calls under guarantees and standby letters of credit are considerably less than the amount of the commitment. This is also the case with credit commitments where the outstanding contractual amount to extend credit does not necessarily represent future cash requirements, as many of these commitments will expire or terminate without being funded

The matching and controlled mismatching of the maturities and interest rates of assets and liabilities is fundamental to the management of the Group. It is unusual for banks to be completely matched, as transacted business is often of uncertain term and of different types. An unmatched position potentially enhances profitability, but also increases the risk of losses.

The maturities of assets and liabilities and the ability to replace, at an acceptable cost, interest bearing liabilities as they mature, are important factors in assessing the liquidity of the Group

Liquidity Risk Management Framework

The Group's Liquidity Risk Management Policy defines the following supervisory and control structure

- Board Risk Committee's role is to approve all strategic liquidity risk management decisions and monitor the quantitative and qualitative aspects of liquidity risk
- Group Assets and Liabilities Committee has the mandate to form and implement the liquidity policies and guidelines in conformity with Group's risk appetite, and to review monthly the overall liquidity position of the Group
- Group Treasury is responsible for the implementation of the Group's liquidity strategy, the daily management of the Group's liquidity and for the preparation and monitoring of the Group's liquidity budget
- Global Market and Counterparty Risk Sector is responsible for measuring, monitoring and reporting the liquidity of the Group

The following list summarises the reports which are produced on a periodic basis

- (a) The regulatory liquidity gap report along with the regulatory liquidity ratios,
- (b) Stress test scenarios These scenarios evaluate the impact of a number of systemic stress events on the Group's liquidity position,
- (c) Liquidity warning indicators

Maturity analysis of assets and assets held for managing liquidity risk

The following tables present maturity analysis of Group assets as at 31 December 2013 and 2012, based on their carrying values Loans without contractual maturities are presented in the "less than 1 month" time bucket. The Group has established credit risk mitigation contracts with its interbank counterparties (ISDA/CSA). Due to these contracts the Group has already posted collateral, which is not presented in the below tables. For derivative assets not covered by ISDA/CSA agreements the positive valuation is presented at fair value in the "over 1 year" time bucket.



		31 D	ecember 2013		
	Less than 1 month <u>€ million</u>	1 - 3 months € million	3 months to 1 year € million	Over 1 year € million	Total <u>€ million</u>
- Cash and balances with central banks - Loans and advances to banks - Loans and advances to customers - Debt Securities - Equity securities and Unit Linked products - Derivative financial instruments - Other assets ⁽¹⁾	1,986 500 11,192 1,254 - - 50	52 1,662 983 - -	2,886 2,710 - - - 73	752 29,870 13,526 618 814 6,929	1,986 1,304 45,610 18,473 618 814 7,068
- Other assets	14,982	2,713	5,669	52,509	75,873
	Less than 1 month € million	31 D 1 - 3 months € million	3 months to 1 year € million	Over 1 year ₹	Total ∝€ million
 Cash and balances with central banks Loans and advances to banks Loans and advances to customers Debt Securities Equity securities and Unit Linked products Derivative financial instruments Other assets⁽¹⁾ 	2,065 945 12,010 1,683 - - 21	129 1,187 857 - - - - - - - - - - - - - - - - - - -	49 3,151 1,485 - - - 82 4,767	1,612 26,823 5,538 616 1,093 5,536 41,218	2,065 2,735 43,171 9,563 616 1,093 5,657 64,900

⁽¹⁾ Other assets include Property, plant & equipment, Investment property, Intangible assets, Deferred Tax Asset & Other assets

The Group holds a diversified portfolio of cash and high liquid assets to support payment obligations and contingent deposit withdrawals in a stressed market environment. The Group's assets held for managing liquidity risk comprise

- (a) Cash and balances with central banks,
- (b) Eligible bonds and other financial assets for collateral purposes,
- (c) Interbank placings maturing within one month

The unutilised assets, containing highly liquid and central banks eligible assets, provide a contingent liquidity reserve of € 12 bn as at 31 December 2013 (2012 € 7 3 bn) In addition the Group holds other types of highly liquid assets, as defined by the regulator, amounting to €1 6 bn (cash value) (2012 €2 2 bn)

Maturity analysis of liabilities

The amounts disclosed in the table below are the contractual undiscounted cash flows for the years 2013 and 2012. Liabilities without contractual maturities (sight and saving deposits) are presented in the "less than 1 month" time bucket. The Group has established credit risk mitigation contracts with its interbank counterparties (ISDA/CSA). Due to these contracts the Group has already posted collateral which covers the valuation of its net liabilities from interbank derivatives. For derivative liabilities not covered by ISDA/CSA agreements the negative valuation is presented at fair value in the "less than 1 month" time bucket.

It should be noted that this table represents the worst case scenario since it is based on the assumption that all liabilities will be paid earlier than expected (all term deposits are withdrawn at their contractual maturity). The recent experience shows that even in a period of a systemic financial crisis the likelihood of such an event is remote.



	<u>-</u>	31 De	ecember 2013		
			<u> </u>	Gro	ss nominal
	Less than	1-3	3 months	Over	(inflow)/
	1 month	months	to 1 year	1 year	outflow
	<u>€ million</u>	€ million	<u>€ million</u>	€ million	<u>€ million</u>
Non-derivative liabilities					
- Due to banks	24,582	1,915	148	488	27,133
- Due to customers	23,568	8,250	9,045	1,020	41,883
- EMTNs	-	309	4	462	775
 Securitizations (redemptions and coupons)⁽¹⁾ 	33	10	44	209	296
- Other liabilities	212	178	716	988	2,094
	48,395	10,662	9,957	3,167	72,181
Derivative financial instruments	33	 -			33
Off-balance sheet items					
	Less than (O ver ¹			
	1 year	1 year '			
	€million	€ million			
Credit related commitments	936	812			
Capital expenditure	8	-			
Operating lease commitments	23	17			
	967	829			
	1	31 D	ecember 2012		
	1		 -	Gr	oss nominal i
	Less than	1 - 3	3 months	Over	(inflow)/
	1 month	months	to 1 year	1 year	outflow
	<u>€ million</u>	€ million	€ million	€ million	€ million
Non-derivative liabilities					
- Due to banks	30,457	302	559	586	31,904
- Due to customers	15,975	5,309	8,450	1,452	31,186
- EMTNs	0	395	103	530	1,028
- Securitizations (redemptions and coupons)(1)	6	13	58	299	376
- Other liabilities	119	90	528	1,005	1,742
	46,557	6,109	9,698	3,872	66,236
Derivative financial instruments	132		-		132

⁽¹⁾ Outflow from securitisations is fully covered by respective inflows from mortgage loans with matched maturity repayments

Off-balance sheet items

	Less than 1 year € million	Over 1 year <u>€ million</u>
Credit related commitments	920	785
Capital expenditure	8	-
Operating lease commitments	25	23_
· -	953	808

Due to the Greek sovereign debt crisis, Greek banks obtained part of their funding through the European Central Bank (ECB) and the Bank of Greece (BoG) As at 31 December 2013, the Bank's net funding from these sources totaled € 17 bn (2012 € 29 bn)



The main reasons for the decrease of ECB/BOG funding were the significant increase of Group's deposits base through the merger of NHPB and New Proton Bank, the loan and bond portfolio deleveraging, the reduction of interbank placings and posted collateral, and the significant increase of interbank secured funding (repos)

The Bank reduced also its secured funding from BOG (emergency liquidity assistance) by € 6 4 bn to € 5 6 bn (2012 € 12 bn) and succeeded a funding reallocation to lower cost sources

The gradual recovery of private sector deposits, as a result of return to a sustainable path, and restoration of market access over the next years (IMF notes that banks are expected to be able to re-access markets before the sovereign, mainly due to their high capitalisation and low sovereign exposures post-recapitalisation), enhanced by the Bank's undertaken initiatives to strengthen its liquidity position, establish the conditions for a further substantial reduction of Eurosystem exposure in the medium term

7 3 Capital management

Capital position pro-forma

	Pro-forma ^{(1)¹}	- 1	Pro-forma ⁽²⁾
	2013	2013	2012
	<u>€million</u>	<u>€ million</u>	<u>€ million</u>
Total equity attributable to shareholders of the Bank	4,165	4,165	4,574
Add Regulatory non-controlling interest	415	214	209
Less Goodwill	(116)	(116)	(258)
Less Other adjustments	(281)	(287)	(423)
Core Tier I capital	4,183	3,976	4,102
Add Preferred securities	77	77	367
Less Other adjustments			(48)
Total Tier I capital	4,260	4,053	4,421
Tier II capital-subordinated debt	267	267	290
Less Other adjustments	(9)	(70)	(290)
Total Regulatory Capital	4,518	4,250	4,421
Risk Weighted Assets	37,166	38,135	37,999
Ratios	%	* %	%
Core Tier I	11 3	10 4	10 8
Tier I	11 5	10 6	11 6
Capital Adequacy Ratio	12 2	11 1	11 6

⁽¹⁾ pro-forma with the completion of transaction with Fairfax Financial Holdings Limited and the implementation of Basel II IRB credit risk methodology to NHPB's mortgage portfolio

The Group has sought to maintain an actively managed capital base to cover risks inherent in the business. The adequacy of the Group's capital is monitored using, among other measures, the rules and ratios established by the Basel Committee on Banking Supervision ("BIS rules/ratios") and adopted by the European Union and the Bank of Greece in supervising the Bank

During the last years the Group focused on the organic strengthening of its capital position and, excluding the impact of PSI+, managed to maintain capital ratios at levels comfortably above minimum required. This was achieved by active derisking of lending portfolios through tighter credit policies and change in the portfolio mix in favour of more secured loans. In addition, it proceeded in last years to several strategic initiatives, namely the disposal of Polish and Turkish operations (note 18), the liability management exercise of buying back preferred securities and Lower Tier II unsecured subordinated notes, the merger with Dias S.A., the transaction with Fairfax Financial Holdings Limited, the acquisition of NHPB and New Proton Bank and the implementation of Basel II IRB credit risk methodology to the acquired banks, created additional capital of € 2.7 bn

Following the announcement by BoG of the Bank's capital needs (note 6), the Bank with its letter to BoG on 24 March 2014, submitted its capital enhancement plan whereby a) revised its capital actions providing for an additional positive impact on regulatory capital of € 81 million and proposed to adjust the restructuring plan accordingly and b) the Bank stated that it intends to cover the remaining capital needs of € 2,864 million through a share capital increase

⁽²⁾ pro-forma with recapitalisation amount of € 5 8 bn

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Notes to the Consolidated Financial Statements



Finally, the Group is examining a number of additional initiatives for enhancing its capital base, associated with the restructuring, transformation or optimisation of operations, in Greece and abroad, that will generate or release further capital and/or reduce Risk Weighted Assets

Regulatory disclosures regarding capital adequacy and risk management, based on Bank of Greece Act 2655/2012 (Basel II, Pillar 3), are available at the Bank's website

7.4 Fair value of financial assets and liabilities

Fair value is the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date under current market conditions (i.e. an exit price). When a quoted price for an identical asset or liability is not observable, fair value is measured using valuation techniques that are appropriate in the circumstances, and maximise the use of relevant observable inputs and minimise the use of unobservable inputs. Observable inputs are developed using market data, such as publicly available information about actual events or transactions, and reflect assumptions that market participants would use when pricing financial instruments, such as quoted prices in active markets for similar instruments, interest rates and yield curves, implied volatilities and credit spreads.

Financial instruments carried at fair value

Trading assets, derivatives and other transactions undertaken for trading purposes, as well as available-for-sale securities and assets and liabilities designated at fair-value-through-profit-or-loss are measured at fair value by reference to quoted market prices when available. If quoted prices are not available, the fair values are estimated using valuation techniques. See also note 2.9(i) and note 3.3.

These financial instruments carried at fair value are categorised into the three levels of the fair value hierarchy as at 31 December 2013 based on whether the inputs to the fair values are observable or unobservable, as follows

- a) Level 1 Financial instruments measured based on quoted prices in active markets for identical financial instruments that an entity can access at the measurement date. A market is considered active when quoted prices are readily and regularly available from an exchange, dealer, broker, industry group, pricing service, or regulatory agency and represent actually and regularly occurring transactions. These include actively quoted debt instruments, equity and derivative instruments traded on exchanges, as well as mutual funds and unit-linked products that have regularly and frequently published quotes.
- b) Level 2 Financial instruments measured using valuation techniques with the following inputs: i) quoted prices for similar financial instruments in active markets, ii) quoted prices for identical or similar financial instruments in markets that are not active, iii) inputs other than quoted prices that are directly or indirectly observable, mainly interest rates and yield curves observable at commonly quoted intervals, forward exchange rates, equity prices, credit spreads and implied volatilities obtained from internationally recognised market data providers and iv) may also include other unobservable inputs which are insignificant to the entire fair value measurement. Level 2 financial instruments mainly include over-the-counter (OTC) derivatives and less-liquid debt instruments.
- c) Level 3 Financial instruments measured using valuation techniques with significant unobservable inputs. When developing unobservable inputs, best information available is used, including own data, while at the same time market participants' assumptions are reflected (e.g. assumptions about risk). Level 3 financial instruments include unquoted equities and bond loans.



The fair value hierarchy categorisation of the Group's financial assets and liabilities carried at fair value is presented in the following table

<u>i</u>		31 Decembe	er 2013]	
1	Level 1	Level 2	Level 3	Total	
	€ million	€ million	€milion	<u>€ million</u>	
Financial assets measured at fair value					
Financial instruments held for trading	142	26	0	168	
Financial instruments designated at fair value through					
profit or loss	207	-	-	207	
Derivative financial instruments	0	1,264	-	1,264	
Available-for-sale investment securities	2,702	131	280	3,113	
Total financial assets	3,051	1,421	280	4,752	
Financial liabilities measured at fair value					
Derivative financial instruments	1	1,557	-	1,558	
Due to customers					
- Structured deposits	-	16	-	16	
- Unit linked products	212	267	-	479	
Debt issued and other borrowed funds					
- Structured notes	<u>-</u>	34	-	34	
Trading liabilities	0			0	
Total financial liabilities	213	1,874	 -	2,087	
	31 December 2012				
·	Level 1	Level 2	Level 3	Total	
	€ million	€ million	<u>€ million</u>	<u>€ million</u>	
Financial assets measured at fair value					
Financial instruments held for trading	428	4	-	432	
Financial instruments designated at fair value through					
profit or loss	278	-	-	278	
Derivative financial instruments	0	1,888	-	1,888	
Available-for-sale investment securities	2,870	313	<u> </u>	3,183	
Total financial assets	3,576	2,205		5,781	
Financial liabilities measured at fair value					
Derivative financial instruments	1	2,676	-	2,67 7	
Due to customers					
- Structured deposits	-	22	-	22	
- Unit linked products	290	293	-	583	
Debt issued and other borrowed funds					
- Structured notes	-	29	-	29	
Trading liabilities	3	<u> </u>		3	
Total financial liabilities	294	3,020		3,314	

Other than the transfer of € 94 million available-for-sale and € 25 million trading bonds, mainly of Ukrainian and Serbian government, from Level 1 to Level 2 in 2013 due to decrease in the level of market activity, there were no other transfers between Level 1 and 2 and vice versa in 2013, as well as, no changes in valuation techniques used, during the year

Following management review of the fair value hierarchy categorisation, the Group transferred in 2013 € 48 million of unquoted available-for-sale equity instruments and € 226 million of available-for-sale bond loans into Level 3, due to the significance of the unobservable inputs used in their fair value measurement

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Reconciliation of Level 3 fair value measurements

	2013 € million
Balance at 1 January	-
Transfers into Level 3	274
Transfers out of Level 3	(1)
Level 3 arising on acquisition	25
Total loss for the period included in profit or loss Total gain for the period included in other	(24)
comprehensive income	5
Purchases/(sales)	1
Balance at 31 December	280

The loss of € 24 million for the year included in profit or loss is presented in line "other impairment losses" in the Group's income statement

Group's valuation processes

The Group uses widely recognized valuation models for determining the fair value of common financial instruments, such as interest and cross currency swaps, that use only observable market data and require little management estimation and judgment Observable prices or model inputs are usually available in the market for listed debt and equity securities, exchange-traded and simple over-the-counter derivatives. Availability of observable market prices and model inputs reduces the need for management judgment and estimation and also reduces the uncertainty associated with determining fair values.

Where valuation techniques are used to determine the fair values of financial instruments, they are validated against historical data and, where possible, against current or recent observed transactions in different instruments, and periodically reviewed by qualified personnel independent of the personnel that created them. All models are certified before they are used and models are calibrated to ensure that outputs reflect actual data and comparative market prices. Fair values estimates obtained from models are adjusted for any other factors, such as liquidity risk or model uncertainties, to the extent that market participants would take them into account in pricing the instrument. Fair values reflect the credit risk of the instrument and include adjustments to take account of the credit risk of the Group entity and the counterparty, where appropriate

Global Market Counterparty Risk Sector establishes the processes and procedures governing the fair valuations, in line with the Group's accounting policies. Some of the specific valuation controls include verification of observable pricing, re-performance of model valuations, a review and approval process for new models and/or changes to models, calibration and back-testing against observable market transactions, where available, analysis of significant valuation movements, etc. Where third parties' valuations are used for fair value measurement, these are reviewed in order to ensure compliance with the requirements of IFRS 13

Valuation techniques

OTC derivative financial instruments are fair valued by discounting expected cash flows using market interest rates at the measurement date. Counterparty credit risk adjustments and own credit risk adjustments are applied to OTC derivatives, where appropriate. Bilateral credit risk adjustments consider the expected cash flows between the Group and its counterparties under the relevant terms of the derivative instruments and the effect of the credit risk on the valuation of these cash flows. As appropriate in circumstances, the Group considers also the effect of any credit risk mitigating arrangements, including collateral agreements and master netting agreements on the calculation of credit risk valuation adjustments (CVAs). CVA calculation uses probabilities of default (PDs) based on observable market data as credit default swaps (CDS) spreads, where appropriate, or based on internal rating models. The Group applies similar methodology for the calculation of debit-value-adjustments (DVAs), when applicable

For the year ended 31 December 2013, the Group has switched from libor discounting to overnight index swap (OIS) discounting for collateralized derivatives (note 15)

The Group determines fair values for debt securities held using quoted market prices in active markets for securities with similar credit risk, maturity and yield or by using discounted cash flows method

For debt securities issued by the Group and designated at FVTPL, fair values are determined by discounting the expected cash flows at a risk-adjusted rate, where the Group's own credit risk is determined using inputs indirectly observable, i.e. quoted prices of similar securities issued by the Group or other Greek issuers



The fair values of unquoted available-for-sale equity instruments are estimated mainly (i) using third parties' valuation reports based on investees' net assets, where management does not perform any further significant adjustments, and (ii) net assets' valuations, adjusted where considered necessary

The fair values of unquoted available-for-sale bond loans are estimated by discounting the future cash flows, over the time period they are expected to be recovered, including the realisation of any collateral held. In valuing these loans, the Group makes assumptions on expected recoverable amounts and timing of collateral realisation. The main unobservable input used in their valuation is the recovery rate which on average was 50% for the 2013. A reasonably possible change of 3% in the recovery rate used would not have a significant effect on their fair value measurement.

Financial instruments not carried at fair value

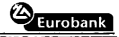
The following table presents the carrying amounts and fair values of financial assets and liabilities which are not carried at fair value on the balance sheet, analysed by the level in the fair value hierarchy into which each fair value measurement is included

		31 De	cember 2013		
	Level 1 €million	Level 2 <u>€ million</u>	Level 3 €million	Fair value <u>€ milion</u>	Carrying amount <u>€ million</u>
Loans and advances to customers Investment securities	-	-	45,930	45,930	45,610
- Debt securities lending portfolio	2,524	11,886	-	14,410	14,862
- Held to maturity securities	256	437		693	741
Total financial assets	2,780	12,323	45,930	61,033	61,213
Debt issued and other borrowed funds		637		637	755
Total financial liabilities		637		637	755

The assumptions and methodologies underlying the calculation of fair values of financial instruments not carried at fair value on the balance sheet date are in line with those used to calculate the fair values for financial instruments carried at fair value and are as follows

- a) Loans and advances to customers for loans and advances to customers quoted market prices are not available as there are no active markets where these instruments are traded. The fair values are estimated by discounting future expected cash flows over the time period they are expected to be recovered, using appropriate risk-adjusted rates. Loans are grouped into homogenous assets with similar characteristics, as monitored by Management, such as product, borrower type and delinquency status, in order to improve the accuracy of the estimated valuation outputs. In estimating future cash flows, the Group makes assumptions on expected prepayments, product spreads and timing of collateral realisation. The discount rates incorporate inputs for expected credit losses and interest rates, as appropriate
- b) Investment securities carried at amortised cost the fair values of financial investments are determined using prices quoted in an active market when these are available. In other cases, fair values are determined using quoted market prices for securities with similar credit risk, maturity and yield or by using the discounted cash flows method.
- c) Debt issued and other borrowed funds the fair values of the debt issued and other borrowed funds are determined using quoted market prices, if available if quoted prices are not available, fair values are determined based on quotes for similar debt securities or by discounting the expected cash flows at a risk-adjusted rate, where the Group's own credit risk is determined using inputs indirectly observable, i.e. quoted prices of similar securities issued by the Group or other Greek issuers

For other financial instruments which are short term or re-price at frequent intervals (cash and balances with central banks, loans and advances to banks, due to central and other banks and due to customers), the carrying amounts represent reasonable approximations of fair values



8. Net interest income

	2013 <u>€ million</u>	
Interest income		
Customers	2,396	2,644
Banks	30	77
Trading securities	4	60
Other securities	333	667
Derivatives	97	627
	2,860	4,075
Interest expense		
Customers	(983)	(935)
Banks	(441)	(877)
Debt issued and other borrowed funds	(24)	(64)
Derivatives	(118)	(738)
	(1,566)	(2,614)
Total from continuing operations	1,294	1,461
Total from discontinued operations		84
Total	1,294	1,545

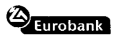
Interest Income recognised by quality of Loans and Advances and Product Line is further analysed below •

		31 December 2013	
	Interest		
	' income on	Interest	
	non-impaired	income on	
	loans and	impaired loans	
	advances	and advances	Total
	<u>€ milion</u>	<u>€ million</u>	<u>€ million</u>
Retail lending	1,223	232	1,455
Wholesale lending	763	176	939
Public sector	2	<u>-</u>	2
Total interest income from customers	1,988	408	2,396
Retail lending Wholesale lending Public sector Total interest income from customers	€ milion 1,223 763 2	<u>€ million</u> 232 176	<u>€ mil</u> 1,4

The unwinding of the discount of the impairment allowance (note 26) amounting to € 249 million (retail lending € 177 million, wholesale lending € 72 million) is included in interest income on impaired loans and advances to customers (2012 retail lending € 132 million, wholesale lending € 46 million)

9. Net banking fee and commission income

	2013	2012
	<u>€ million</u>	<u>€ million</u>
Lending related fees and commissions	107	115
Mutual funds and assets under management related fees	33	36
Capital markets related fees	30	21
Other fees	33	28
Total from continuing operations	203	200
Total from discontinued operations		12
Total	203	212



10. Income from non banking services

Income from non banking services includes rental income from investment properties and other recurring income from services provided by the Group (e.g. payroll services, e-commerce)

11 Net trading income and gains less losses from investment securities

	1	2013	2012
	ţ	<u>€ million</u>) +	<u>€ million</u>
Debt securities and other financial instruments		78	107
Equity securities and mutual funds		44	(32)
Gains/(losses) on derivative financial instruments		(105)	(61)
Revaluation on foreign exchange positions		9	15
Total from continuing operations		26	29
Total from discontinued operations		<u> </u>	6_
Total		26	35

12 Net other operating income

During the year, the Group proceeded with the sale of loans to banks amounting to € 840 million at a discount of 1 6%, with a resulting loss of € 13 million. This initiative enhanced the Group's Core Tier I ratio by reducing the Risk Weighted Assets and improved its liquidity position.

13 Operating expenses

	2013 <u>€ milion</u>	2012 <u>€ million</u>
Staff costs (note 14)	(589)	(588)
Administrative expenses	(320)	(294)
Depreciation and impairment of property, plant and equipment	(67)	(75)
Amortisation and impairment of intangible assets	(31)	(30)
Operating lease rentals	<u>(64)</u>	(71)
Total from continuing operations	(1,071)	(1,058)
Total from discontinued operations		(72)
Total	(1,071)	(1,130)

As at 31 December 2013, the administrative expenses include € 35 million, paid to the Hellenic Deposits and Investment Guarantee Fund, related to the resolution scheme for the Group, including NHPB and New Proton Bank

The Bank has adopted since 2007 a Policy on External Auditors' Independence which provides amongst others, for the definition of the permitted and non-permitted services the Group auditors may provide further to the statutory audit. For any such services to be assigned to the Group's auditors there are specific controlling mechanisms in order for the Bank's Audit Committee to ensure there is proper balance between audit and non-audit work. Finally, according to Bank's Policy, there is periodic tendering of the statutory auditors at least once every four years in order to ensure the External Auditors' Independence.

The fees charged by the Group's principal independent auditor "PricewaterhouseCoopers" for audit and other services provided are analysed as follows



	2013
	<u>€million</u>
Statutory audit	(3 5)
Tax audit-article 82, law 2238/1994	(0 5)
Other audit related assignments	(0 4)
Non audit assignments	(0 6)
Total	(5 0)

14 Staff costs

	1	2013	2012
	l L	€milion	<u>€ million</u>
Wages, salaries and performance remuneration		(429)	(429)
Social security costs		(100)	(92)
Additional pension and other post employment costs		(19)	(21)
Other		(41)	(46)
Total from continuing operations		(589)	(588)
Total from discontinued operations			(46)
Total		(589)	(634)

The average number of employees of the Group (including those of NHPB and New Proton) during the year was 20,053 (2012 17,662, excluding the employees of Turkish subsidiaries). As at 31 December 2013, the number of branches of the Group (including those of NHPB) amounted to 1,155.

In November 2013, the Bank launched a Voluntary Exit Scheme for its staff and the staff for most of its subsidiaries in Greece (note 49)

15 Other impairment and non recurring losses

	2013	2012
	<u>€ million</u>	<u>€ million</u>
Impairment losses and valuation losses on investment property and		
repossessed properties	(132)	(54)
Impairment losses on bonds	(39)	(186)
Impairment losses on mutual funds and equities	(18)	(79)
Other impairment losses	(189)	(319)
Provision for claims in dispute	(103)	-
Voluntary Exit Scheme cost (note 49)	(87)	-
Valuation losses on derivative financial instruments	(23)	(12)
Expenses relating with NBG Voluntary Tender Offer	(17)	-
Expenses relating with the acquisition of NHPB and New Proton	(14)	-
Integration and restructuring costs	(10)	•
Restructuring costs and other non recurring losses	(254)	(12)
Total	(443)	(331)

As at 31 December 2013, the Group has recognized impairment and valuation losses on investment and repossessed properties amounting to € 132 million, as a result of the effect of the macroeconomic conditions on the real economy and the persistent decline in the real estate market prices, mainly in Greece but also in the South-Eastern Europe, and after taking into consideration other asset-specific indicators of impairment based on technical and legal reports

As of 30 June 2013, the Group has incorporated the overnight index swap curve for cash collateralised derivatives. As at the date of change, the valuation losses recognised amounted to € 23 million. As at 31 December 2012, the Group recognised credit valuation losses amounting to € 12 million related with derivative financial instruments conducted with corporate clients.



As at 31 December 2013, the Group has recognized integration and restructuring expenses amounting to € 10 million relating mainly to the closing of branches in the framework of its network rationalization

As at 31 December 2012, the Group has recognized an impairment loss amounting to € 100 million on subordinated debt issued by Agricultural Bank of Greece (ABG) whose license was revoked in July 2012 and has since been put in liquidation

As at 31 December 2012, the Group has recognized impairment losses amounting to € 79 million on equity securities (including mutual funds and non listed shares), for which the decline in fair value below cost was considered to be significant and/or prolonged, as a result of the continuing deterioration in the equity markets (note 2 12)

16 Income tax and non recurring tax adjustments

	2013	2012
	€million	<u>€ million</u>
Current tax	(43)	(42)
Deferred tax	518	390
Overseas taxes	(17)	(13)
Income tax	458_	335
Change in nominal tax rates	596	-
Provisions for tax litigations and withholding tax claims	(98)	-
Other non recurring tax adjustments	(169)	
Non recurring tax adjustments	329	-
Total tax (charge)/income from continuing operations	787	335
Total tax (charge)/income from discontinued operations		14
Total	787	349

According to Law 4110/2013, the nominal Greek corporate tax rate increased to 26% for income generated in accounting years 2013 and onwards. In addition, dividends distributed based on General Meetings held within 2013 are subject to 25% withholding tax, while dividends distributed based on General Meetings held as of 1 January 2014 onwards are subject to 10% withholding tax. The increase of the corporate tax rate mentioned above resulted in the adjustment of the Group's cumulative deferred tax as of 31 December 2013 by € 608 million, compared to that recorded as of 1 January 2013, out of which € 596 million have been recorded in 31 December 2013 income statement and € 12 million in other comprehensive income

The nominal corporate tax rates in the countries that the Group's subsidiaries operate were changed as follows. Cyprus 12 5% (2012–10%), Serbia 15% (2012–10%), Ukraine 19% (2012–21%). The effect on deferred tax asset from the above changes in the applicable tax rates was immaterial.

The Group recognised in 2013, non-recurring tax losses amounting to € 169 million related to the recent tax law change and the reassessment of subsidiaries deferred tax asset as described below

By virtue of the recent tax law change (i.e. one off taxation of tax free reserves and taxation introduced on listed shares and derivatives, Law 4172/2013), a one off DTA release or tax charge of € 92.3 million was booked in 2013 of which € 89 million referred to the Bank and € 3.3 million to Eurobank Equities. The DTA release or tax charge is mainly triggered by the fact that the accumulated losses from listed shares and derivatives (i.e. respective losses realized up to 31 December 2013) can no longer be utilized for tax purposes.

Following the reassessment of subsidiaries' deferred tax asset, the Group recognised in 2013 income statement a non recurring loss amounting to € 77 million

The Group recognized in 2013 a non-recurring tax charge of € 98 million in relation to tax litigations and withholding tax claims against the state, of which € 57 million referred to the Bank, € 33 million to Eurobank Asset Management Mutual Fund Mngt Company, € 5 million to Eurobank Equities, € 1 3 million to Eurobank Leasing and 1 2 million to Eurobank Properties

The Bank has been audited by tax authorities up to 2009, has not been audited for 2010 and has obtained by external auditors unqualified tax certificate for years 2011 and 2012, in accordance with article 82 of Law 2238/1994, while tax audit from external auditors is in progress for 2013. In addition, NHPB has not yet been audited for the period from 18 January 2013 until 30 June 2013,



while New Proton is currently under tax audit from external auditors for the period 1 January 2013 until 30 June 2013, which are the last open tax periods, before their absorption by Eurobank in the fourth quarter of 2013. New Proton has obtained an unqualified tax certificate with a matter of emphasis for its first unaudited by tax authorities tax year ended 31 December 2012.

Greek subsidiaries which are subject to statutory audit by external auditors have obtained unqualified tax certificate for years 2011 and 2012 while tax audit for 2013 is in progress. The open tax years of foreign Group's bank subsidiaries are as follows. Bancpost S.A. (Romania), 2011-2013, (ii) Eurobank Cyprus Ltd, 2010-2013, (iii) Eurobank Bulgaria A.D. and Eurobank A.D. Beograd (Serbia), 2008-2013, and (iv) Eurobank Private Bank Luxembourg S.A., 2009-2013. The remaining of the Group's subsidiaries (including Greek subsidiaries), associates and joint ventures (notes 28 and 32), which operate in countries where a statutory tax audit is explicitly stipulated by law, have 1 to 10 open tax years.

The tax on the Group's profit before tax differs from the theoretical amount that would arise using the applicable tax rates as follows

	2013, € million	2012 € million
Profit/(loss) before tax from continuing operations	(1,926)	(1,694)
Tax at the applicable tax rates	501	339
Tax effect of	(4.7)	(20)
 - income and expenses not subject to tax - effect of different tax rates in different countries 	(17) (6)	(29) 3
- change in applicable tax rate	596	- -
- provisions for tax litigations and withholding tax claims	(98)	-
- other non-recurring tax adjustments	(169)	-
- other	(20)	22
Total tax (charge)/income from continuing operations	787	335
Total tax (charge)/income from discontinued operations	<u> </u>	14
Total	787	349

17. Deferred income taxes

Deferred income taxes are calculated on all temporary differences under the liability method at the rate in effect at the time the reversal is expected to take place

The movement on deferred income tax is as follows

	2013 € million	2012 € million
Balance at 1 January	2,098	1,708
Impairment on Greek sovereign exposure	(17)	73
Other income statement credit/(charge)	965	317
Available for sale investment securities	(9)	(37)
Cash flow hedges	(21)	17
Effect in other comprehensive income from the change in nominal tax		
rates	12	-
Release of DTA on losses from sale of treasury shares - tax law 4172/2013	(34)	-
DTA on share capital increase and LME expenses recognised in equity	61	(6)
Acquired DTA of NHPB Group	4	-
Disposal of foreign operations	-	8
Other	(4)	18_
Balance at 31 December	3,055	2,098



Deferred income tax asset/(liability) is attributable to the following items

	2013 € million	2012 € million
PSI+ tax related losses (tax deductible over a period of thirty years)	1,256	1,001
Loan impairment	1,234	754
Unused tax losses	311	47
Changes in fair value accounted through the income statement	200	188
Share capital increase and LME expenses	48	(6)
Cash flow hedges	30	40
Changes in fair value accounted directly to available-for-sale revaluation		
reserve	(6)	3
Sale of treasury and other shares	-	34
Fixed assets	(17)	(21)
Pensions and other post retirement benefits	7	7
Other	(8)	51
Net deferred income tax	3,055	2,098
The net deferred income tax is analysed as follows		
	2013	2012
	<u>€ million</u>	<u>€ million</u>
Deferred income tax asset	3,063	2,106
Deferred income tax liability (note 37)	(8)	(8)
Net deferred income tax	3,055	2,098

Deferred income tax (charge)/credit in the income statement is attributable to the following items

	2013	2012
	€ million!	€ million
Changes in fair value	(47)	6
Loan impairment	241	350
Unused tax losses	263	22
Change in nominal tax rates	596	-
DTA release due to tax law 4172/2013	(89)	-
Tax deductible PSI+ losses	(45)	-
Fixed assets	8	15
Pensions and other post retirement benefits	(3)	(4)
Other	24	1
Deferred income tax (charge)/credit	948	390

18 Discontinued operations

Disposal of Turkish operations

On 21 December 2012, the Group disposed Eurobank Tekfen A S and its subsidiaries to Burgan Bank of Kuwait, following the approvals from all competent authorities. The Group recognized a loss of € 31 million, before tax, arising from the recyclement of losses previously recognized in other comprehensive income (currency translation and available for sale reserve) to the income statement. Turkish operations for 2012 are presented in the International segment.

As at 31 December 2013, the Group recognized an additional loss of € 17 million, before tax, based on the Net Asset Value of Eurobank Tekfen A S and its subsidiaries at the closing of the transaction



Disposal of Polish operations

Based on the terms of the Investment Agreement signed with Raiffeisen Bank International AG (RBI) in February 2011, the Group recorded the disposal of its Polish operations as of 31 March 2011

On 30 April 2012, the Group transferred 70% of its Polish banking subsidiary (Polbank) to RBI after obtaining the relevant approvals from the Polish Financial Supervision Authority (KNF) and exercised its put option on its remaining 13% stake in Raiffeisen Polbank As of 30 April 2012, Polbank and RBI Poland (RBI's Polish banking subsidiary) are combined. The Group has received € 814 million in cash, of which € 50 million have been pledged as collateral for the credit performance of the disposed mortgage loan portfolio and € 178 million received in February 2014 The remaining consideration receivable is subject to adjustments based on the Net Asset Value of Polbank at the closing of the transaction

As at 31 December 2012, the gain on the disposal of Polish operations was adjusted with € 81 million losses, before tax (€ 65 million losses, after tax)

The results of the Group's discontinued operations are set out below. The income statement distinguishes discontinued operations from continuing operations.

	Year ended 31 December	
	2013	2012
	<u>€ million</u>	<u>€ million</u>
Net interest income	-	84
Net banking fee and commission income	•	12
Other income from discontinued operations	-	6
Operating expenses	-	(72)
Impairment losses on loans and advances		(18)
Profit/(loss) before tax from discontinued operations	•	12
Income tax		(2)
Profit/(loss) before gain on disposal	-	10
Gain/(loss) on disposal before tax	(18)	(112)
Income tax	0	16
Net profit/(loss) from discontinued operations	(18)	(86)
Net profit from discontinued operations attributable to non controlling		
interest		0
Net Profit/(loss) for the year from discontinued operations		
attributable to shareholders	(18)	(86)

19 Earnings per share

Basic earnings per share is calculated by dividing the net profit attributable to ordinary shareholders by the weighted average number of ordinary shares in issue during the year, excluding the average number of ordinary shares purchased by the Group and held as treasury shares

The diluted earnings per share is calculated by adjusting the weighted average number of ordinary shares outstanding to assume conversion of all potentially dilutive ordinary shares. The Group has two categories of potentially dilutive ordinary shares share options and convertible, subject to certain conditions, preferred securities (Series D). In order to adjust the weighted average number of shares for the share options a calculation is done to determine the number of shares that could have been acquired at fair value (determined as the average market price of the Bank's shares for the year) based on the monetary value of the subscription rights attached to outstanding share options. The number of shares calculated as above is added to the weighted average number of ordinary shares in issue in order to determine the weighted average number of ordinary shares used for the calculation of the diluted earnings per share



	Year ended 31 December	
	2013	2012
Net profit/(loss) for the year attributable to ordinary shareholders (after deducting dividend attributable to preferred securities holders and after including gains/(losses) on preferred securities)	(1,177)	(1,273)
Net profit/(loss) for the year from continuing operations (after deducting dividend attributable to preferred securities holders and after including gains/(losses) on preferred securities)	(1,159)	(1,186)
Weighted average number of ordinary shares in issue for basic and diluted earnings/(losses) per share	2,871,586,813	55,189,171
Earnings/(losses) per share		
- Basic and diluted earnings/(losses) per share	(0 41)	(23 06)
Earnings/(losses) per share from continuing operations		
- Basic and diluted earnings/(losses) per share	(0 40)	(21 49)

Basic and diluted losses per share from discontinued operations for 2013 amounted to € 0 01 (2012 earnings per share € 0 16)

Basic and diluted losses per share for 2012 have been adjusted taking into account the reverse split of the ordinary shares at a ratio of 10 existing shares for a new share in accordance with the decisions of the Extraordinary General Meeting held on 30 April 2013

In addition, basic and diluted losses per share for 2012 have been decreased by € 0 09 as a result of retrospective application of IAS 19 amendment (note 38)

Share options did not have an effect on the diluted earnings per share, as their exercise price exceeded the average market price of the Bank's shares for the year. The Series D of preferred securities (note 41), were not included in the calculation of diluted earnings per share, as their effect would have been anti-dilutive.

20 Cash and balances with central banks

	2013 € million	2012 € million
Cash in hand	591	590
Balances with central banks	1,395_	1, <u>475</u>
	1,986	2,065
of which Mandatory and collateral deposits with central banks	965	989

Mandatory deposits with central banks include (a) deposits of € 837 million (2012 € 895 million) with the Bank of Greece and other central banks which represent the minimum level of average monthly deposits which the banks are required to maintain, the majority can be withdrawn at any time provided the average monthly minimum deposits are maintained (b) collateral deposits for eurosystem's funding of € 60 million and (c) deposits of € 68 million (2012 € 94 million) with the Bank of England in accordance with UK regulatory requirements

21. Cash and cash equivalents and other information on cash flow statement

Following the acquisition of NHPB and New Proton, the Bank considered a) the most appropriate method of incorporation of cash flows of acquired entities as of 1 September 2013 and b) the best practice applied by the banking industry and decided to change the method of presentation of operating cash flows of combined Group from direct to indirect for the year ended 31 December 2013 Comparative information for the year ended 31 December 2012 has been adjusted accordingly

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For the purpose of the cash flow statement, cash and cash equivalents comprise the following balances with less than 90 days maturity

	2013 <u>€ mıllıon</u>	2012 € million,
Cash and balances with central banks (excluding mandatory and collateral deposits with central banks)	1,021	1,076
Loans and advances to banks	875	997
Financial instruments at fair value through profit or loss	55_	141
	1,951	2,214

Other (income)/losses on investment securities presented in operating activities are analysed as follows

	2013	2012
	<u>€ million</u>	€ million
Amortisation of premiums/discounts and accrued interest	(123)	(97)
(Gains)/losses from sale	(44)	73
Dividends	(3)	(4)
	(170)	(28)

22. Loans and advances to banks

	2013	2012
	<u>€ million</u>	<u>€ million</u> ,
Pledged deposits with banks	1,597	3,216
Placements with banks	635	885
Current accounts and settlement balances with banks	335	460
Reverse repos with banks		132
·	2,567	4,693

The Group's exposure in loans and advances to banks, as categorized by counterparty's geographical region, is presented in the following table

	2013 € million	2012 € million
Greece	78	39
Other European countries	2,229	4,440
Other countries	260	214
Total	2,567	4,693



23 Financial instruments at fair value through profit or loss (including trading)

	2013	2012
	€million	<u>€ million</u>
Debt securities		
- EFSF bonds	-	223
- Greek government bonds	9	5
- Greek government treasury bills	2	0
- Other government bonds	98	170
- Other issuers	2	5
	111	403
Unit linked products	207	278
Equity securities	57_	29
	264	307
Total	375	710

24. Derivative financial instruments and hedge accounting

24.1 Derivative financial instruments

The Group utilises the following derivative instruments for both hedging and non-hedging purposes

Currency forwards represent commitments to purchase or sell foreign and domestic currency. Foreign currency and interest rate futures are contractual obligations to receive or pay a net amount based on changes in currency rates or interest rates or to buy or sell foreign currency or a financial instrument on a future date at a specified price established in an organized financial market. Since future contracts are collateralised by cash or marketable securities and changes in the futures contract value are settled daily with the exchange, the credit risk is negligible.

Currency and interest rate swaps are commitments to exchange one set of cash flows for another. Swaps result in an economic exchange of currencies or interest rates (for example, fixed rate for floating rate) or a combination of all these (i.e. cross-currency interest rate swaps). Except for certain currency swaps, no exchange of principal takes place. The Group's credit risk represents the potential cost to replace the swap contracts if counterparties fail to perform their obligation. This risk is monitored on an ongoing basis with reference to the current fair value, a proportion of the notional amount of the contracts and the liquidity of the market. To control the level of credit risk undertaken, the Group assesses counterparties using the same techniques as for its lending activities and/or marks to market with bilateral collateralisation agreements over and above an agreed threshold.

Foreign currency and interest rate options are contractual agreements under which the seller (writer) grants the purchaser (holder) the right, but not the obligation, either to buy (a call option) or sell (a put option) at or by a set date or during a set period, a specific amount of a foreign currency or a financial instrument at a predetermined price. In consideration for the assumption of foreign exchange or interest rate risk, the seller receives a premium from the purchaser. Options may be either exchange-traded or negotiated between the Group and a customer (OTC). The Group is exposed to credit risk on purchased options only, and only to the extent of their carrying amount, which is their fair value.

The notional amounts of certain types of financial instruments provide a basis for comparison with instruments recognised on the balance sheet but do not necessarily indicate the amounts of future cash flows involved or the current fair value of the instruments and, therefore, do not indicate the Group's exposure to credit or price risks. The derivative instruments become favourable (assets) or unfavourable (liabilities) as a result of fluctuations in market interest rates or foreign exchange rates relative to their terms. The aggregate contractual or notional amount of derivative financial instruments on hand, the extent to which instruments are favourable or unfavourable and, thus the aggregate fair values of derivative financial assets and liabilities can fluctuate significantly from time to time. The fair values of derivative instruments held are set out in the following table.



	31 December 2013			31 December 2012		
	Contract/		Ī.,	Contract/		
	notional	Fair va	alues 🗒	notional	Fair va	lues
	amount	Assets	Liabilities	amount	Assets	Liabilities
	€million	€ million	<u>€million</u>	<u>€ million</u>	€ million	<u>€ million</u>
Derivatives held for trading	-					
OTC currency derivatives						_
- Currency forwards	388	8	2	832	11	8
- Currency swaps	1,831	4	8	2,147	11	6
 OTC currency options bought and sold 	413	2	4	780	29	27
		14	14_	•	51	41
OTC interest rate derivatives	10.000	1.030	920	19,929	1,559	1,411
- Interest rate swaps	18,000	1,030 72	920 69	-	1,339	1,411
- Cross-currency interest rate swaps	3,523	72 87	92	4,342 10,384	108	156
- OTC interest rate options	5,427	1,189	1,081	10,364	1,797	1,685
		1,103	1,001		2,737	+,003
Exchange traded interest rate futures	326	0	1	577	0	1
		1,189	1,082		1,797	1,686
Other derivatives						
Other derivative contracts (see below)	3,456	41	3	2,828	21	7
Total derivative assets/liabilities held for trading		1,244	1,099		1,869	1,734
Derivatives designated as fair value hedges						
Interest rate swaps	1,293	0	323	2,582	16	490
Cross-currency interest rate swaps	•	_		24	0	16
		<u>-</u>	323		16	506
Derivatives designated as cash flow hedges						
Interest rate swaps	1,232	0	107	4,975	0	393
Cross-currency interest rate swaps	6,338	19	29	5,351	3	44
		19	136		3	437
Derivatives designated as net investment hedges						
Currency forwards/currency swaps	23_	1	(0)	11	(0)	0
Total derivative assets/liabilities held for hedging						
purposes		20_	459		19	943
Total derivatives assets/liabilities		1,264	1,558		1,888	2,677

Other derivative contracts include equity options, exchange traded index futures, exchange traded index options bought and sold, commodity swaps and credit default swaps, and warrants





The Group's exposure in derivative financial instruments, as categorized by counterparty's geographical region and industry sectors, is presented in the following tables

31 December 2013				
		Other		Ī
	Other	European	_	1
Total	countries	countries	Greece	i
€ million	<u>€ million</u>	<u>€ million</u>	<u>€ million</u>	Į
669	-	-	669	
523	176	347	-	
72	25	2	45	
1,264	201	349	714	

31 December 2012					
		Other	¥		
,		European	Other		
+	Greece	countries	countries	Total	
'	€ million	_€ million	<u>€ million</u>	€ million	
	779	-	-	779	
	0	592	302	894	
	146	. 7	62	215	
	925	599	364	1,888	

Sovereign Banks Corporate

Sovereign Banks Corporate

24 2 Hedge accounting

The Group uses derivatives for hedging purposes in order to reduce its exposure to market risks and non-derivative financial instruments to manage foreign currency risk. The hedging practices and accounting treatment are disclosed in note 2.4

(a) Fair value hedges

The Group hedges a proportion of its existing interest rate risk resulting from any potential decrease in the fair value of fixed rate financial assets denominated both in local and foreign currencies using interest rate and cross currency interest rate swaps. The net fair value of these swaps at 31 December 2013 was € 323 million liability (2012 € 490 million liability). The Group recognized a loss of € 9 million (2012 € 2 million gain) from changes in the fair value of the hedged items attributable to the hedged risk, net of changes in the fair value of the hedging instruments

(b) Cash flow hedges

The Group hedges a proportion of its existing interest rate risk resulting from any cash flow variability associated with future interest rate changes on variable rate assets or liabilities or unrecognised highly probable forecast transactions using interest rate swaps. At 31 December 2013, interest rate swaps had a net fair value of € 117 million liability (2012 € 434 million liability). In 2013, the ineffectiveness recognised in income statement that arose from cash flow hedges was nil (2012 nil).

(c) Net investment hedges

The Group hedges part of the currency translation risk of net investments in foreign operations through derivative financial instruments and borrowings designated as hedging instruments, the results of which have been deferred in the translation reserve component of equity

Borrowings and derivative financial instruments amounting to € 304 million (2012 € 286 million), analysed in RON 1 3 bn (2012 RON 1 4 bn) and TRY 65 million, gave rise to currency gains for the year of € 3 million (2012 € 8 million gains), which affected positively the currency translation reserve



25. Loans and advances to customers

	2013	2012
	€ million	<u>€ million</u>
Wholesale lending	19,748	19,742
Mortgage lending	18,980	14,221
Consumer lending (1)	7,341	6,378
Small business lending	7,429	7,500
Gross loans and advances to customers	53,498	47,841
Less Impairment allowance (note 26)	(7,888)	(4,670)
	45,610	43,171

⁽¹⁾ Credit cords balances are included

As at 30 August 2013, gross loans and advances to customers acquired from NHPB group and New Proton amounted to € 8,908 million (wholesale € 2,255 million, mortgage € 5,064 million, consumer € 1,465 million, small business lending € 124 million, note 48)

Loans and advances to customers include finance lease receivables, as detailed below

Gross investment in finance leases receivable	2013 <u>€ million</u>	2012 _, € million'
Not later than 1 year	682	326
Later than 1 year and not later than 5 years	542	836
Later than 5 years	736	900
	1,960	2,062
Unearned future finance income on finance leases	(280)	(334)
Net investment in finance leases	1,680	1,728
Less Impairment allowance	(305)	(159)
	1,375	1,569
The net investment in finance leases is analysed as follows		
Not later than 1 year	637	281
Later than 1 year and not later than 5 years	419	705
Later than 5 years	624_	742
,	1,680	1,728
Less Impairment allowance	(305)	(159)
·	1,375	1,569

26. Impairment allowance for loans and advances to customers

The movement of the impairment allowance for loans and advances to customers by product line is as follows

	31 December 2013						
	Wholesale €million	Mortgage € million	Consumer (1) € million	Small business € million	Public <u>€ million</u>	Total € million	
Balance at 1 January	1,172	425	1,846	1,217	10	4,670	
Impairment loss for the year	817	352	358	393	-	1,920	
Recoveries of amounts previously written							
off	4	0	19	2	-	25	
Amounts written off	(57)	(1)	(31)	(12)	-	(101)	
Unwinding of discount	(72)	(47)	(18)	(112)	-	(249)	
Foreign exchange differences and other							
movements	(5)	(14)	(71)	(5)	-	(95)	
Arising from acquisitions	1,058	365	265	30	-	1,718	
Balance at 31 December	2,917	1,080	2,368	1,513	10	7,888	



	31 December 2012					
j	Wholesale <u>€ million</u>	Mortgage <u>€ million</u>	Consumer (1) € million	Small business € million	Public <u>€ million</u>	Total' <u>€ million</u> '
Balance at 1 January	893	268	1,356	870	10	3,397
Impairment loss for the year	430	192	584	449	•	1,655
Recoveries of amounts previously written						
off	6	0	17	2	•	25
Amounts written off	(72)	(6)	(9)	(23)	-	(110)
Unwinding of discount	(45)	(29)	(32)	(72)	•	(178)
Foreign exchange differences and other						
movements	(7)	-	(70)	(6)	-	(83)
Disposal of foreign operations	(33)	-	(0)	(3)		(36)
Balance at 31 December	1,172	425	1,846	1,217	10	4,670

⁽¹⁾ Credit cards balances are included

27 Investment securities

	2013 € million	2012 € million
Available-for-sale investment securities	3,113	3,183
Debt securities lending portfolio	14,862	4,897
Held-to-maturity investment securities	741	1,389_
·	18,716	9,469

As at 30 August 2013, investment securities acquired from NHPB group and New Proton amounted to € 5,868 million (EFSF bonds € 4,248 million, Greek government bonds € 281 million, Greek government treasury bills € 1,160 million, other bonds € 86 million and equities € 93 million, note 48)

During 2013, the Bank, in the context of its recapitalisation (note 6) received from the Hellenic Financial Stability Fund (HFSF) EFSF notes of € 5,839 million. The aforementioned notes are categorised under the Debt Securities Lending portfolio

During 2013, the Group proceeded with the downsizing using selective sales of its "Held-to-Maturity" investment securities amounting to € 339 million (face value), as a response to the significant increase in the regulatory capital requirements of the banking industry, imposed by the Bank of Greece bringing the limit for the Core Tier I capital to 9% of Risk Weighted Assets and for Equity Core Tier I to 6%, effective from 31 March 2013 (note 6) The sale of the securities did not trigger tainting rules of the Group's "Held-to-Maturity" portfolio, as the significant increase in the regulatory requirements of the industry was a non-recurring event beyond the Group's control that could not have been reasonably anticipated upon initial classification of those securities

In 2008 and 2010, in accordance with the amendments to IAS 39, the Group reclassified eligible debt securities from the "Available-for-sale" portfolio to "Debt securities lending" portfolio carried at amortised cost. Interest on the reclassified securities continued to be recognised in interest income using the effective interest rate method. As at 31 December 2013, the carrying amount of the reclassified securities was € 1,105 million. If the financial assets had not been reclassified, changes in the fair value for the period from the reclassification date until 31 December 2013 would have resulted in € 333 million losses net of tax, which would have been recognised in the available-for-sale revaluation reserve.



27 1 Classification of investment securities by type

		31 December 2013				
	Available-	Debt securities	Held-to-			
	-for-sale	lending	-maturity	;		
	securities	portfolio	securities	Total		
	<u>€ million</u>	€ million	<u>€ million</u>	€ mıllıon ^j		
Debt securities						
- EFSF bonds	107	10,080	-	10,187		
- Greek government bonds	4	2,052	-	2,056		
- Greek government treasury bills	1,079	2,083	-	3,162		
- Other government bonds	1,190	400	305	1,895		
- Other issuers	379	247	436	1,062		
	2,759	14,862	741	18,362		
Equity securities	354			354		
Total	3,113	14,862	741	18,716		
		31 Decembe	er 2012	- 1		
	Available-	Debt securities	Held-to-	1		
	, -for-sale	lending	-maturity	I		
	securities	portfolio	securities	Total		
	€ million	<u>€ million</u>	€ million	<u>€ million</u>		
Debt securities						
- EFSF bonds	181	-	-	181		
- Greek government bonds	10	1,726	-	1,736		
- Greek government treasury bills	706	2,347	-	3,053		
- Other government bonds	1,590	543	473	2,606		
- Other issuers	387	281	916	1,584		
	2,874	4,897	1,389	9,160		
Equity securities	309			309		
Total	3,183	4,897	1,389	9,469		

27.2 Movement of investment securities

	31 December 2013			
	Available-	Debt securities	Ĥeld-to-	
	-for-sale	lending	-maturity	
	securities	portfolio	securities	Total
	€ million	<u>€ million</u>	<u>€ million</u>	<u>€ million</u>
Balance at 1 January	3,183	4,897	1,389	9,469
Arising from acquisitions	1,041	4,827	•	5,868
Additions, net of disposals and redemptions	(1,158)	5,099	(654)	3,287
Net gains/(losses) from changes in fair value				
for the year	74	-	•	74
Amortisation of premiums/discounts and interest	38	87	(1)	124
Amortisation of mark-to-market of reclassified				
securities	-	2	10	12
Changes in fair value due to hedging	-	(111)	-	(111)
Impairment losses/reversal	(45)	69	•	24
Exchange adjustments	(20)	(8)	(3)	(31)
Balance at 31 December	3,113	14,862	741	18,716



	31 December 2012				
	Available-	Debt securities	Held-to-	ž	
	-for-sale	lending	-maturity		
	securities	portfolio	securities	Total	
	<u>€ million</u>	€ million	<u>€ million</u>	<u>€ million</u>	
Balance at 1 January	3,185	5,992	2,206	11,383	
Additions, net of disposals and redemptions Net gains/(losses) from changes in fair value	214	(1,084)	(209)	(1,079)	
for the year	152	-	-	152	
Amortisation of premiums/discounts and interest Amortisation of mark-to-market of reclassified	57	49	(9)	97	
securities	-	2	10	12	
Changes in fair value due to hedging	-	(33)	-	(33)	
Impairment losses	(68)	(20)	(528)	(616)	
Exchange adjustments	(6)	(9)	(12)	(27)	
Disposal of foreign operations	(351)		(69)	(420)	
Balance at 31 December	3,183	4,897	1,389	9,469	

27.3 Equity reserve. revaluation of the available-for-sale investments

Gains and losses arising from the changes in the fair value of available-for-sale investments are recognised in a revaluation reserve for available for sale financial assets in equity. The movement of the reserve is as follows

	2013	2012
	<u> € million</u> j	<u>€ million</u> ;
Balance at 1 January	(9)	(194)
Net gains/(losses) from changes in fair value	74	152
Deferred income taxes	(14)	(23)
Acquired AFS reserve (NHPB and NPB), net of tax	2	
	62	129_
Net (gains)/losses transferred to net profit on disposal Impairment losses on other investment securities transfer to net	(74)	(21)
profit, net of tax	5	61
Deferred income taxes	16	3
	(53)	43
Net (gains)/losses transferred to net profit from fair value		
hedges/amortisation of mark-to-market	58	15
Deferred income taxes	<u>(9)</u>	(2)
	49_	13
Balance at 31 December	49	(9)



28 Shares in subsidiary undertakings

The following is a listing of the Bank's subsidiaries at 31 December 2013

Name .	Note	Percentage holding	Country of incorporation	Line of business
		98 01	Greece	Business-to-business e-commerce,
Be-Business Exchanges S A of Business Exchanges Networks and Accounting and Tax	a	96 01	Greece	accounting and tax services
Services	ь	55 94	Greece	Real estate
Cloud Hellas S A		100 00	Greece	Insurance brokerage
ERB Insurance Services S A Eurobank Asset Management Mutual Fund Mngt		100 00	Greece	Mutual fund and asset management
Company S A				
Eurobank Business Services S A		100 00	Greece	Payroll and advisory services
Eurobank Equities S A		100 00	Greece	Capital markets and advisory services
Eurobank Ergasias Leasing S A		100 00	Greece	Leasing
Eurobank Factors S A		100 00	Greece	Factoring
Eurobank Financial Planning Services S A Eurobank Household Lending Services S A		100 00 100 00	Greece Greece	Management of overdue loans Promotion/management of household
Ediobalik, your distribution of the control of the				products
Eurobank Properties R E 1 C		55 94	Greece	Real estate
Eurobank Property Services S A		100 00	Greece	Real estate services
Eurobank Remedial Services S A		100 00	Greece	Notification to overdue debtors
Eurolife ERB General Insurance S A		100 00	Greece	Insurance services
Eurolife ERB Life Insurance S A		100 00	Greece	Insurance services
Hellenic Post Credit S A	c	50 00	Greece	Credit card management and other services
Hellenic Postbank Hellenic Post Mutual Funds	c	51 00	Greece	Mutual fund management
Mngt Company S A				
T Credit S A	c	100 00	Greece	Vehicle and equipment leasing
T Leasing S A	c	100 00	Greece	Leasing
Eurobank Bulgaria A D		99 99	Bulgaria	Banking
Bulgarian Retail Services A D		100 00	Bulgaria	Rendering of financial services and credit card management
ERB Auto Leasing E O O D		100 00	Bulgaria	Vehicle leasing and rental
ERB Property Services Sofia A D		80 00	Bulgaria	Real estate services
ERB Leasing E A D		100 00	Bulgaria	Leasing
IMO 03 E A D		100 00	Bulgaria	Real estate services
IMO Central Office E A D		100 00	Bulgaria	Real estate services
IMO Property Investments Sofia E A D		100 00	Bulgaria	Real estate services
IMO Rila E A D		100 00	Bulgaria	Real estate services
ERB Hellas (Cayman Islands) Ltd		100 00 100 00	Cayman Islands Channel Islands	Special purpose financing vehicle Holding company
Berberis Investments Ltd		100 00	Channel Islands	Special purpose financing vehicle
ERB Helias Funding Ltd		100 00	Cyprus	Banking
Eurobank Cyprus Ltd CEH Balkan Holdings Ltd		100 00	Cyprus	Holding company
Chamia Enterprises Company Ltd		100 00	Cyprus	Special purpose investment vehicle
ERB New Europe Funding III Ltd		100 00	Cyprus	Finance company
NEU 03 Property Holdings Ltd	d	100 00	Cyprus	Holding company
NEU II Property Holdings Ltd		100 00	Cyprus	Holding company
NEU III Property Holdings Ltd		100 00	Cyprus	Holding company
NEU Property Holdings Ltd		100 00	Cyprus	Holding company
Eurobank Private Bank Luxembourg 5 A		100 00	Luxembourg	Banking
Eurobank Fund Management Company		100 00	Luxembourg	Fund management
(Luxembourg) S A				
Eurobank Holding (Luxembourg) S A		100 00	Luxembourg	Holding company
ERB New Europe Funding B V		100 00	Netherlands	Finance company
ERB New Europe Funding II B V		100 00	Netherlands	Finance company
ERB New Europe Holding B V		100 00	Netherlands	Holding company
Bancpost S A		99 11 55 94	Romania Romania	Banking Real estate
Eliade Tower S A		100 00	Romania	Informatics data processing
ERB IT Shared Services S A ERB Leasing IFN S A		100 00	Romania	Leasing
ERB Retail Services IFN 5 A		100 00	Romania	Credit card management
ERB ROM Consult S A	e	100 00	Romania	Consultancy services
Eurobank Finance 5 A	-	100 00	Romania	Investment banking
Eurobank Property Services S A		80 00	Romania	Real estate services
		100 00	Romania	Insurance services



Name Eurolife ERB Asigurari Generale S A IMO Property Investments Bucuresti S A IMO-II Property Investments S A Retail Development S A Seferco Development S A Eurobank A D Beograd ERB Asset Findoo Beograd ERB Leasing A D Beograd ERB Property Services doo Beograd IMO Property Investments A D Beograd	Note.	100 00 100 00 100 00 55 94 55 94 99 98 100 00 99 99	Romania Romania Romania Romania Romania Serbia Serbia	Line of business Insurance services Real estate services Real estate Real estate Real estate Banking
IMO Property Investments Bucuresti S A IMO-II Property Investments S A Retail Development S A Seferco Development S A Eurobank A D Beograd ERB Asset Fin d o o Beograd ERB Leasing A D Beograd ERB Property Services d o o Beograd IMO Property Investments A D Beograd		100 00 100 00 55 94 55 94 99 98 100 00	Romania Romania Romania Romania Serbia	Real estate services Real estate services Real estate Real estate
IMO-II Property Investments S A Retail Development S A Seferco Development S A Eurobank A D Beograd ERB Asset Fin d o o Beograd ERB Leasing A D Beograd ERB Property Services d o o Beograd IMO Property Investments A D Beograd		100 00 55 94 55 94 99 98 100 00	Romania Romania Romania Serbia	Real estate services Real estate Real estate
Retail Development S A Seferco Development S A Eurobank A D Beograd ERB Asset Fin d o o Beograd ERB Leasing A D Beograd ERB Property Services d o o Beograd IMO Property Investments A D Beograd		55 94 55 94 99 98 100 00	Romania Romania Serbia	Real estate Real estate
Seferco Development S A Eurobank A D Beograd ERB Asset Fin d o o Beograd ERB Leasing A D Beograd ERB Property Services d o o Beograd IMO Property Investments A D Beograd		55 94 99 98 100 00	Romania Serbia	Real estate
Eurobank A D Beograd ERB Asset Fin d o o Beograd ERB Leasing A D Beograd ERB Property Services d o o Beograd IMO Property Investments A D Beograd		99 98 100 00	Serbia	
ERB Asset Find o o Beograd ERB Leasing A D Beograd ERB Property Services d o o Beograd IMO Property Investments A D Beograd		100 00		Banking
ERB Leasing A D Beograd ERB Property Services d o o Beograd IMO Property Investments A D Beograd			Serbia	-
ERB Property Services do o Beograd IMO Property Investments A D Beograd		00.00	**· -·-	Asset management
IMO Property Investments A D Beograd		פע פע	Serbia	Leasing
		80 00	Serbia	Real estate services
		100 00	Serbia	Real estate services
Reco Real Property A D		55 94	Serbia	Real estate
EFG Istanbul Holding A S		100 00	Turkey	Holding company
Public J S C Universal Bank		99 97	Ukraine	Banking
ERB Property Services Ukraine LLC		100 00	Ukraine	Real estate services
Anaptyxi II Holdings Ltd (1)		-	United Kingdom	Special purpose financing vehicle (SIC 12)
Anaptyxi II Plc		-	United Kingdom	Special purpose financing vehicle (SIC 12)
Anaptyxi SME I Holdings Ltd (1)		-	United Kingdom	Special purpose financing vehicle (SIC 12)
Anaptyxi SME I Plc		•	United Kingdom	Special purpose financing vehicle (SIC 12)
Andromeda Leasing I Holdings Ltd (1)		-	United Kingdom	Special purpose financing vehicle (SIC 12)
Andromeda Leasing I Plc		-	United Kingdom	Special purpose financing vehicle (SIC 12)
Byzantium Finance Plc	f	-	United Kingdom	Special purpose financing vehicle (SIC 12)
Daneion 2007-1 Plc		•	United Kingdom	Special purpose financing vehicle (SEC 12)
Daneion APC Ltd		-	United Kingdom	Special purpose financing vehicle (SIC 12)
Daneion Holdings Ltd (1)		-	United Kingdom	Special purpose financing vehicle (SIC 12)
ERB Hellas Pic		100 00	United Kingdom	Special purpose financing vehicle
Karta II Holdings Ltd (1)		•	United Kingdom	Special purpose financing vehicle (SIC 12)
Karta II Pic		•	United Kingdom	Special purpose financing vehicle (SIC 12)
Themeleion II Mortgage Finance Plc		=	United Kingdom	Special purpose financing vehicle (SIC 12)
Themeleion III Holdings Ltd (1)		-	United Kingdom	Special purpose financing vehicle (SIC 12)
Themeleion III Mortgage Finance Plc		_	United Kingdom	Special purpose financing vehicle (SIC 12)
Themeleion IV Holdings Ltd (1)		-	United Kingdom	Special purpose financing vehicle (SIC 12)
Themeleion IV Mortgage Finance Plc			United Kingdom	Special purpose financing vehicle (SIC 12)
Themeleion Mortgage Finance Plc		_	United Kingdom	Special purpose financing vehicle (SIC 12)

⁽¹⁾ not consolidated due to immateriality

Note (i) Enalios Real Estate Development S.A., Global Fund Management S.A., Hotels of Greece S.A., Athens Insurance Brokerage Ltd, Security Services Systems Ltd are dormant/under liquidation subsidiary undertakings not consolidated due to immateriality (ii) On 30 August 2013, following the acquisition of New Proton Bank S.A., the Group acquired 99 91% of Proton Mutual Funds Management Company S.A. The entity is under liquidation and is not consolidated due to immateriality.

(a) Be-Business Exchanges S A of Business Exchanges Networks and Accounting and Tax Services, Greece

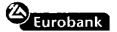
In October 2013, the name of Be-Business Exchanges S A was changed and its activities were expanded. The new name of the entity is "Be-Business Exchanges S A of Business Exchanges Networks and Accounting and Tax Services" and provides additionally accounting and tax services.

(b) Cloud Hellas S A , Greece

In December 2013, the Group acquired Cloud Hellas S A, a real estate company operating in Greece. The acquired subsidiary is 100% subsidiary of Eurobank Properties R E I C (note 48)

(c) Hellenic Post Credit S A , Hellenic Postbank - Hellenic Post Mutual Funds Mngt Company S A , T Credit S A and T Leasing S.A., Greece

On 30 August 2013, following the binding agreements signed between the Bank and the Hellenic Financial Stability Fund (HFSF) on 15 July 2013, the Bank acquired by HFSF 100% of the shares and voting rights of New TT Hellenic Postbank S A (NHPB) and New Proton Bank S A (New Proton), after receiving all necessary regulatory approvals. Therefore, as of the said date, NHPB and New Proton became 100% subsidiaries of the Bank. The Group acquired, through its participation in NHPB, 50% of Hellenic Post Credit S A , 51% of Hellenic Postbank - Hellenic Post Mutual Funds Mngt Company S A , and 100% of T Credit S A and T Leasing S A Following the merger agreements signed between the Bank, NHBP and New Proton and after receiving all necessary regulatory approvals, the merger of the Bank with the above named subsidiaries was completed on 27



December and on 22 November 2013, respectively The merger was effected with the absorption of NHBP and New Proton by the Bank (note 48)

(d) NEU 03 Property Holding Ltd, Cyprus

In November 2013, the Group established, as a 100% subsidiary, NEU 03 Property Holdings Ltd, a holding company operating in Cyprus

(e) ERB ROM Consult \$ A , Romania

In March 2013, the name and activity of "Eurobank Securities S A" were changed. The new name of the entity is "ERB ROM Consult S A" and it provides consultancy services.

(f) Byzantium Finance Plc, United Kingdom

In August 2013, following the acquisition of New TT Hellenic Postbank S A , the Group acquired Byzantium Finance Plc, a special purpose entity for the issuance of mortgage backed notes

(g) Anaptyxi 2006-1 Plc, Anaptyxi APC Ltd, Anaptyxi Holdings Ltd and Anaptyxi Options Ltd, United Kingdom In January 2013, the companies were liquidated

(h) Best Direct S A , Greece

In February 2013, the company was liquidated

(i) Eurobank EFG Ukraine Distribution LLC, Ukraine

In June 2013, the Group disposed of Eurobank EFG Ukraine Distribution LLC

(j) EFG Business Services d o o Beograd, Serbia

In September 2013, the company was liquidated

29. Property, plant and equipment

		🗽 31 Decembe	er 2013	/*
	Land,	🦥 Furniture,		i
	buildings,	equipment,	Computer	1
	leasehold	motor	hardware,	
	improvements	vehicles	software	Total
	<u>€ million</u>	€ million	<u>€ million</u>	<u>€ million</u>
Cost			. —	
Balance at 1 January	771	253	447	1,471
Arising from acquisitions	116	15	5	136
Transfers	3	1	0	4
Transfers from/to repossessed assets				
and/or held for sale	1	0	-	1
Additions	9	7	11	27
Disposals and write-offs	(15)	(14)	(29)	(58)
Impairment	(7)	(0)	(0)	(7)
Exchange adjustments	(2)	(1)	(0)	(3)
Disposal of foreign operations	(1)	(0)	(0)	(1)
Balance at 31 December	875	261	434	1,570
Accumulated depreciation				
Balance at 1 January	(195)	(201)	(385)	(781)
Transfers	(0)	(0)	0	•
Arising from acquisitions	(4)	(6)	(2)	(12)
Disposals and write-offs	13	13	29	55
Charge for the year	(28)	(14)	(21)	(63)
Exchange adjustments	0	(0)	1	1
Disposal of foreign operations	0	0	0	
Balance at 31 December	(214)	(208)	(378)	(800)
Net book value at 31 December	661	53	56	770



	r - t	31 Decembe	r 2012	
	Land,	Furniture,		Ī
	buildings,	equipment,	Computer	İ
	leasehold	motor	hardware,	
	improvements	vehicles	software	Total
	€ million	€ million	€ million	<u>€ million</u>
Cost				
Balance at 1 January	779	264	450	1,493
Transfers	23	(0)	(0)	23
Additions	12	4	12	28
Disposals and write-offs	(20)	(7)	(7)	(34)
Exchange adjustments	(6)	(3)	(1)	(10)
Disposal of foreign operations	(17)	(5)	(7)	(29)
Balance at 31 December	771	253	447	1,471
Accumulated depreciation				
Balance at 1 January	(189)	(193)	(375)	(757)
Transfers	0	0	0	0
Disposals and write-offs	14	6	7	27
Charge for the year	(25)	(18)	(22)	(65)
Exchange adjustments	1	2	1	4
Disposal of foreign operations	4	2	4	10
Balance at 31 December	(195)	(201)	(385)	(781)
Net book value at 31 December	576	52	62	690

Leasehold improvements relate to premises occupied by the Group for its own activities

included in the above as at 31 December 2013 is € 0.6 million (2012 € 0.01 million) relating to assets under construction

The net book value of finance leases included in property, plant and equipment as at 31 December 2013 was € 12 million (2012 € 14 million)

30 Investment property

	1	2013	2012
	-	<u>€ million</u>	<u>€ million</u>
Cost			
Balance at 1 January		658	601
Arising from acquisition of subsidiaries		63	-
Transfers from repossessed assets		97	-
Transfers from/to property plant and equipment		(6)	(23)
Additions		7 7	117
Disposals and write-offs		(9)	(1)
Impairments		(100)	(33)
Exchange adjustments		(1)	(3)
Balance at 31 December		779	658
Accumulated depreciation			
Balance at 1 January		(42)	(33)
Transfers from/to property plant and equipment		0	(0)
Disposals and write-offs		0	(0)
Charge for the year		(10)	(9)
Exchange adjustments		1	0
Balance at 31 December		(51)	(42)
Net book value at 31 December		728	616

EUROBANK ERGASIAS S A





During the year ended 31 December 2013 an amount of € 24 million (2012 € 22 million) was recognised as rental income from investment property in income from non banking services. As at 31 December 2013 and 2012, there were no capital commitments in relation to investment property.

The fair value measurements as at 31 December 2013 for each class of investment property are presented in the below table. The main classes of investment property have been determined based on the nature, the characteristics and the risks of the Group's properties. The fair value measurements of the Group's investment property are categorised within level 3 of the fair value hierarchy.

	r	
	Fair Value	Book Value
	2013	2013
	€ million	€ million
Residential	And the committee	
Greece	0	0
International countries	68	67
Total	68	67
Commercial		
Greece	347	332
International countries	179	173
Total	526	505
Land Plots		
Greece	8	6
International countries	70	68_
Total	78	74
Industrial		
Greece	35	29
International countries	58	53
Total	93	82
Total	765	728

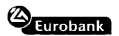
The basic methods used for estimating the fair value of the Group's investment property are the income approach (income capitalisation/discounted cash flow method), the comparative method and the cost approach, which are also used in combination depending on the class of property being valued

The discounted cash flow method is used for estimating the fair value of the Group's commercial investment property. Fair value is calculated through the projection of a series of cash flows using explicit assumptions regarding the benefits and liabilities of ownership (income and operating costs, vacancy rates, income growth), including the residual value anticipated at the end of the projection period. To this projected cash flows series, an appropriate, market-derived discount rate is applied to establish its present value.

Under the income capitalisation method, also used for the commercial class of investment property, a property's fair value is estimated based on the normalized net operating income generated by the property, which is divided by the capitalisation rate (the investor's rate of return)

The comparative method is used for the residential, commercial and land plot classes of investment property. Fair value is estimated based on data for comparable transactions, by analyzing either real transaction prices of similar properties, or by asking prices after performing the necessary adjustments.

The cost approach is used for estimating the fair value of the residential and the industrial classes of the Group's investment property. This approach refers to the calculation of the fair value based on the cost of reproduction/replacement (estimated construction costs), which is then reduced by an appropriate rate to reflect depreciation.



31. Intangible assets

	31 December 2013			31 December 2012			
		Other			Other		
		ıntangıble			ıntangıble		
,	Goodwill	assets	Total	Goodwill	assets	▼ Total	
	€million	<u>€ million</u>	€million	€ million	<u>€ million</u>	€ million	
Cost							
Balance at 1 January	536	308	844	536	300	836	
Arising from acquisition of subsidiaries	-	23	23	-	-	-	
Transfers	-	2	2	•	0	0	
Additions	-	21	21	-	25	25	
Disposals and write-offs	-	(6)	(6)	•	(2)	(2)	
Impairment	-	0	0	-	•	•	
Exchange adjustments	-	(1)	(1)	₹	(3)	(3)	
Disposal of foreign operations	<u> </u>	(0)	(0)	-	(12)	(12)	
Balance at 31 December	536	347	883	536	308	844	
Accumulated impairment/amortisation							
Balance at 1 January	(279)	(159)	(438)	(237)	(134)	(371)	
Arising from acquisition of subsidiaries	•	(13)	(13)	•	-	-	
Transfers	•	0	0	-	0	0	
Amortisation charge for the year	-	(31)	(31)		(30)	(30)	
Disposals and write-offs		6	6	-	1	1	
Impairment (see below)	(142)	-	(142)	(42)	•	(42)	
Exchange adjustments	-	1	1	-	1	1	
Disposal of foreign operations	-	0	0	-	3	3	
Balance at 31 December	(421)	(196)	(617)	(279)	(159)	(438)	
Net book value at 31 December	115	151	266	257	149	406	

Included in the above as at 31 December 2013 is € 0 3 million (2012 € 0 2 million) relating to assets under construction

Impairment testing of goodwill

Goodwill acquired in a business combination is allocated, at acquisition, to the cash-generating units (CGUs) that are expected to benefit from that business combination and form part of the Group's primary business segments, as described in accounting policies note 2 8(i). The carrying amount of goodwill is allocated to the following reportable segments.

	2013	2012
	 <u>€ million</u> ;	<u>€ million</u>
Global and Capital Markets (Eurobank Equities S A)	2	2
Wealth Management (Eurolife ERB Life Insurance S A)	22	22
International (Bulgaria, Romania, Serbia)	 91	233
Total goodwill	 115	257

The legal entities included within the Global and Capital Markets and the Wealth Management segment form the CGUs for the impairment testing of goodwill. Within the International Segment, CGUs are determined at the level of each country, which represent the lowest level within the Group at which goodwill is reviewed for internal management purposes. The recoverable amounts of the CGUs are determined from value-in-use calculations. These calculations use cash flow projections based on business plans approved by Management covering a 5-year period. Cash flow projections for years six to ten have been projected based on operational and market specific assumptions. Cash flows beyond the ten-year period (the period in perpetuity) have been extrapolated using the estimated growth rates stated below.

The key assumptions for the value-in-use calculations are those regarding the discount rates, growth rates and cash flow projections based on net loans and deposits growth (or gross written premium growth for the insurance business) Management determines cash flow projections based on past experience, actual performance, and expectations about market growth. The discounting of the



cash flows relevant for the calculation is made on different country-specific equity capital cost rates, which are based on the capital asset pricing model. The individual components of the calculation (risk-free interest rate, market risk premium, country-specific risk and beta factor) are based on external sources of information. The growth rates are based on respective internal or external market growth forecasts and do not exceed the average long-term growth rate for the relevant markets.

The key assumptions used for the value-in-use calculations in 2013 and 2012 were as follows

1	Eurolife El	RB Life	Bulga	rsa -	Romani	 a	Serbia]
; *	2013	2012	2013	2012	2013	2012	2013	2012
Discount rate (pre-tax)	19%	21%	11%	12%	13%	13%	17%	13%
Terminal value growth rate	3%	3%	3%	4%	3%	4%	3%	4%
Net loan growth	-	-	3 4%	3 3%	0 0%	2 8%	1 7%	4 3%
Deposit growth	-	-	4 3%	6 1%	4 6%	7 6%	4 3%	7 7 %
Gross written premium	6 6%	11 4%	-	-	-	-	-	

The volume of net loans and deposits is the main driver for the revenues and the costs of the CGUs of the International segment to which goodwill has been allocated. The weighted average annual volume growth rate for the initial 5-year period is presented in the above table.

(i) Wealth Management and Global and Capital Markets segments

No impairment losses of the CGUs of the Wealth Management and Global and Capital Markets segments to which goodwill has been allocated were identified during the year ended 31 December 2013

For Eurolife ERB Life Insurance S A, with € 22 million goodwill, the recoverable amount exceeded the carrying amount by € 127 million. No reasonably possible change in any of the above key assumptions would cause the carrying amount to exceed the recoverable amount.

For Eurobank Equities S.A., with € 2 million goodwill, the carrying amount of goodwill is not considered to be significant in comparison with the Group's total carrying amount of goodwill

During the year ended 31 December 2012, a goodwill impairment charge amounting to € 42 million was recognised against the carrying amount of Eurobank Asset Management Mutual Fund Mngt Company S A which included the full amount of goodwill recognised from the acquisition of Intertrust Mutual Funds Co S A in 2004

(ii) International segment

During the year ended 31 December 2013, the Group recognised an impairment loss of € 142 million in relation to the CGUs of the International segment to which goodwill has been allocated. In particular, an impairment loss of € 97 million was identified against the goodwill recognised for Bulgaria, thus resulting in a remaining goodwill of € 91 million, € 35 million against the goodwill recognised for Serbia, and € 10 million against the goodwill recognised for Romania. As a result, the goodwill for Serbia and Romania was reduced to nil and their carrying amount was reduced to their recoverable amounts (€ 422 million for Serbia and € 344 million for Romania). The recoverable amount of Bulgaria was € 507 million

The impairment losses resulted from reassessing the initial projections used to determine the recoverable amounts, in order to reflect the current economic conditions and more conservative growth assumptions about the Group's International operations

During the year ended 31 December 2012, no impairment losses of the CGUs of the International segment to which goodwill has been allocated were identified

The total goodwill impairment loss, amounting to € 142 million (2012 € 42 million), has been recognised in the separate line "Impairment losses on goodwill asset" in the Consolidated Income Statement



32 Other assets

	2013 € million	2012 € million
Receivable from Deposit Guarantee and Investment Fund	657	330
Repossessed properties and relative prepayments	558	523
Pledged amount for a Greek sovereign risk financial guarantee	250	246
Income tax receivable	223	179
Prepaid expenses and accrued income	67	44
Investments in associated undertakings and joint ventures		
(see below)	6	8
Prepaid expenses for Bank's recapitalisation	-	154
Other assets	480	355
_	2,241	1,839

As at 30 August 2013, total other assets include receivables acquired from NHPB group and New Proton amounting to € 447 million (of which receivable from deposits guarantee and investment fund € 304 million, receivable from public entities € 36 million, income tax receivable € 20 million)

As at 31 December 2013, other assets amounting to € 480 million mainly consist of receivables from a) settlement balances with customers, b) guarantees, c) public entities, d) fraudulent and legal cases and e) insurance and brokerage activity

The movement of the investments in associated undertakings and joint ventures is as follows

	2013	2012
	€million	<u>€ million</u>
Balance at 1 January	8	8
Additions/(disposals)	0	0
Share capital increase	0	0
Currency translation reserve	0	-
Share of results for the year	(3)	(0)
Unrecognised share of losses for the year	1	
Balance at 31 December	6	8

The financial information of the Group's associated undertakings and joint ventures as at 31 December 2013 is presented below

Name Note	Country of incorporation	Line of business	'Percentage'	Assets		Profit/(loss)		Group's Share of Profit/(loss) € million
Rosequeens Properties SRL	Romania	Real estate company	33 33	61	64	(4)	0	(0)
Cardink S A	Greece	POS administration	50 00	11	12	(1)	0	(1)
Tefin S A a	Greece	Motor vehicle sales financing	50 00	6	1	0	3	0
Sinda Enterprises Company Ltd	Cyprus	Special purpose investment vehicle	48 00	5	0	(0)	2	0
Femion Ltd	Cyprus	Special purpose investment vehicle	66 45	4	4	(1)	0	(1)
Unitfinance S A a	Greece	Financing company	40 00	3	0	0	1	0
Rosequeens Properties Ltd	Cyprus	Special purpose investment vehicle	33 33	0	0	0	0	0
Odyssey GPS arl b	Luxembourg	Special purpose investment vehicle	20 00	0	0	0	0	0
				90	81	(6)	6	(2)

Note Filoxenia S.A. is a dormant and under liquidation associated undertaking not consolidated due to immateriality

Odyssey GP S a r l is the Group's associated undertaking



As at 31 December 2013 all of the Group's associated undertaking and joint ventures are unlisted

(a) Tefin S A and Unitfinance S A, Greece

In December 2013, the Extraordinary General Meeting of the companies decided their liquidation

(b) Odyssey GP S a r l, Luxembourg

In February 2013, the Group acquired 20% of Odyssey GP Sarl, a special purpose investment vehicle incorporated in Luxembourg

(c) Omega Insurance and Reinsurance Brokers S A , Greece

On 30 August 2013, following the acquisition of New Proton Bank S A, the Group acquired 26 05% of Omega Insurance and Reinsurance Brokers S A, the investment in which was fully impaired. The Group is not represented in the Board of Directors of the company, therefore does not exercise significant influence over it and does not account for it as an associate but as an available-for-sale financial investment.

33 Due to central banks

	2013	2012
	<u>€ million</u>	<u>€ million</u>
Secured borrowing from ECB and BoG	16,887	28,938
Secured borrowing from other central banks	20	31
Other borrowing from central banks		78
	16,907	29,047

As at 31 December 2013, the Bank has lowered its dependency on Eurosystem financing facilities to € 16 9 bn as a result of access to the repo markets, assets deleveraging, deposit gathering as well as the funding synergies from the acquisition of NHPB and New Proton

34 Due to other banks

	Annual s	2013 <u>€ million</u>	2012 <u>€ million</u>
Secured borrowing from other banks		9,359	1,983
Secured borrowing from international financial institutions		293	336
Other borrowing from international financial institutions		225	252
Interbank takings		287	168
Current accounts and settlement balances with banks		28	33
		10,192	2,772

As at 30 August 2013, due to other banks include repos and interbank takings acquired from NHPB group and New Proton amounting to € 2,540 million (note 48)

As at 31 December 2013, the majority of secured borrowing transactions with other banks were conducted with foreign financial institutions with collaterals EFSF bonds (note 27)



35. Due to customers

	2013	2012
	€million	_ <u>€ million</u>
Term deposits	25,850	20,947
Savings and current accounts	13,678	8,490
Repurchase agreements	1,408	378
Unit linked products	479	583
Other term products	120	354
	41,535	30,752

As at 30 August 2013, due to customers include customer deposits from NHPB group and New Proton acquisition amounting to € 11,297 million (term deposits € 7,013 million, saving and current accounts € 4,284 million, note 48)

As at 31 December 2013, the carrying amount of structured deposits and liabilities of unit linked products designated at fair-value-through-profit-or-loss was € 495 million (2012 € 605 million) and their fair value change was € 90 million loss (2012 € 138 million loss), which is attributable to changes in market conditions

The fair value change of structured deposits and liabilities of unit linked products is offset in the income statement against changes in the fair value of structured derivatives and assets designated at fair-value-through-profit-or-loss, respectively

The difference between the carrying amount and the contractual undiscounted amount that will be required to be paid at the maturity of the structured deposits was € 2 million (2012 € 10 million)

36 Debt issued and other borrowed funds

	2013	2012
	<u>€million</u>	€ million
Medium-term notes (EMTN)	288	772
Subordinated	206	217
Securitised	295	376
	789	1,365

As at 30 August 2013, debt issued and other borrowed funds include notes from NHPB group and New Proton acquisition amounting to € 34 million (securitised € 29 million and other loan notes € 5 million)(note 48) In November 2013, the Group proceeded with the redemption of loan notes acquired by New Proton

As at 31 December 2013, the carrying amount of structured notes designated at fair-value-through-profit-or-loss amounted to € 34 million (2012 € 29 million) and their fair value change to € 2 million gain (2012 € 19 million gain). The fair value of the structured notes takes into account the credit risk of the Group. As at 31 December 2013 the cumulative change in fair value of these instruments attributable to changes in credit risk amounted to € 7 million gain (2012 € 23 million). The fair value change of the structured notes due to market risks, other than the Group's credit risk, is offset in the income statement against change in the fair value of structured derivatives.

The difference between the carrying amount and the contractual undiscounted amount that will be required to be paid at the maturity of the structured notes was € 8 million (2012 € 24 million)

The Group's funding consists of notes under Euro Medium Term Note (EMTN) program, securitisations of various classes of loans, covered bonds and government guaranteed bonds

Medium-term notes (EMTN)

During the year, notes amounting to € 475 million, issued under the EMTN Program through the Group's special purpose entities, matured

As at 31 December 2013, the EMTNs held by Group's customers, amounted to € 59 million (2012 € 281 million) were included in "Due to customers" (note 35)

EUROBANK ERGASIAS S.A

Notes to the Consolidated Financial Statements



Subordinated (Lower Tier-II)

In June 2007, the Group issued unsecured subordinated floating rate notes, through its subsidiary ERB Hellas Plc In February 2012, ERB Hellas (Cayman Islands) Ltd substituted ERB Hellas PlC as issuer of Lower Tier-II unsecured subordinated notes. The above mentioned entities are the Group's special purpose entities. The notes have a ten year maturity with a call provision after five years. The notes pay floating rate interest quarterly based on a coupon of three month Euribor plus 160 basis points. The notes qualify as Lower Tier-II capital for the Group and are listed on the Luxembourg Stock Exchange. As at 31 December 2013, the liability amounted to € 206 million (2012 € 217 million)

In the context of the liability management exercise ("LME") decided by the Board of Directors of the Bank on 29 April 2013, the subordinated medium term notes tendered by the holders and accepted by the Group were € 22 million (note 39), including those held by the Group's clients and were included in "Due to customers"

As at 31 December 2013, the notes held by Group's customers, amounted to € 61 million (2012 € 73 million) were included in "Due to customers" (note 35)

In the event that HFSF participates in the capital increase of the Bank (note 6), the new State Aid rules, which were effected from 1 August 2013, will be applicable. Such rules require the prior contribution of preferred securities holders and subordinated creditors in reducing the capital shortfall.

Asset Backed Securities

In June 2004, the Group issued residential mortgage backed securities at an average funding cost of three month Euribor plus 47 basis points. As of December 2011, the Issuer has the option to call the issue at par at each interest payment date (clean-up call option). As at 31 December 2013, the liability amounted to € 15 million (2012 € 22 million).

In June 2005, the Group issued residential mortgage backed securities at an average funding cost of three month Euribor plus 44 basis points. As of July 2012, the Issuer has the option to call the issue at par at each interest payment date (step-up call option). As at 31 December 2013, the liability amounted to € 41 million (2012 € 51 million).

In June 2006, the Group issued residential mortgage backed securities at an average funding cost of three month Euribor plus 21 basis points. The securities' initially expected average life was seven years. As at 31 December 2013, the liability amounted to € 56 million (2012 € 84 million).

In June 2007, the Group issued residential mortgage backed securities at an average funding cost of three month Euribor plus 37 basis points. As of August 2012, the Issuer has the option to call the issue at par at each interest payment date (step-up call option). As at 31 December 2013, the liability amounted to € 157 million (2012 € 219 million).

During the year, the Group proceeded with the repurchase of residential mortgage backed securities amounting to € 51 million, issued through the Group's special purpose entities

Covered bonds and Government guaranteed bonds

As at 31 December 2013, the covered bonds and government guaranteed bonds under the second stream of the Greek Economy Liquidity Support Program (note 4), totaling to € 3,800 million and € 13,932 million respectively, were fully retained by the Bank and its subsidiaries. In February 2013, government guaranteed bonds amounting to € 2,344 million, matured

Financial disclosures required by the Act 2620/28 08 2009 of the Bank of Greece in relation to the covered bonds issued, are available at the Bank's website

Post balance sheet event

In January 2014, the Group proceeded with the redemption of securitized notes acquired by NHPB at their carrying amount

In February 2014, notes amounting to € 247 million, issued under the EMTN Program through the Group's special purpose entities, matured

In March 2014, the Board of Directors of the Bank decided the substitution of the issuer ERB Hellas (Cayman Islands) Ltd with the Bank in relation to the Lower Tier II unsecured subordinated notes

In March 2014, the Group proceeded with the redemption of covered bonds amounting to € 250 million



37 Other liabilities

	2013	2012
	€million	<u>€ million</u>
In the second se	1,189	1,159
Insurance reserves	1,105	1,133
Other provisions	202	22
Deferred income and accrued expenses	79	56
Income taxes payable	59	17
Initial recognition adjustment of sovereign risk financial guarantee	55	59
Standard legal staff retirement indemnity obligations	27	33
Settlement balances with customers	72	15
Deferred tax liability (note 17)	8	8
Other liabilities	391	326
	2,082	1,695

As at 30 August 2013, total "other liabilities" include liabilities from NHPB group and New Proton acquisition amounting to € 135 million (of which provisions for legal cases € 42 million, provisions for letters of guarantee € 23 million, voluntary retirement scheme liability € 14 million)

As at 31 December 2013, other provisions amounting to € 202 million consist of amounts for a) outstanding litigations and claims in dispute of € 154 million (note 45), b) letter of guarantees of € 23 million, c) operational risk events of € 14 million, d) untaken vacation indemnity of € 4 million and e) other provisions of € 7 million

As at 31 December 2013, other liabilities amounting to € 391 million mainly consist of payables relating with a) suppliers and creditors, b) bank checks and remittances, c) contributions to insurance organisations, d) duties and other taxes, e) credit card transactions under settlement and f) liabilities from insurance activity

The movement of the Group's other provisions, is presented in the following table

	2013
	<u>€ million</u>
Balance at 1 January	22
Arising from acquisitions	70
Amounts charged during the year	115
Amounts used during the year	(3)
Amounts reversed during the year	(3)
Foreign exchange and other movements	1_
Balance at 31 December	202

As at 31 December 2013, other provisions include an amount of € 38 million for outstanding litigations with DEMCO S A In 2008 Post Credit (TT) and DEMCO S A concluded a shareholders' agreement whereby, amongst others, the participation of TT in the company BEST LINE CARDS S A 100% controlled by DEMCO was provided for TT's participation in BEST LINCE CARDS S A was effected through its participation in the share capital increase with a result the two companies to become shareholders by a 50% shareholding each. The company was later renamed to HELLENIC POSTCREDIT SOCIETE ANONYME OF CREDIT FUNDING. In 2012 DEMCO terminated the agreement and sought recourse to the arbitral tribunal as provided for by the shareholders agreement. It contended that TT had violated a non-competition clause with regard to the issuance and management of credit cards. The allegation concerned the non transferring to POSTCREDIT of a small portfolio which belonged to T-Bank, which was acquired by TT on December 16, 2011 by virtue of an Act issued by the Director of the Central Bank of Greece and in line with the provisions thereof DEMCO exercised a put option and requested TT to pay an amount of € 59.3 million on account of the transfer to TT of DEMCO's 50% shareholding in POSTCREDIT. An award was issued whereby the request was accepted and TT was condemned to pay the amount of € 33 million plus interest as from 22 June 2012 and the amount of € 0.8 million as a penal clause plus interest as from 22 May 2012.

Under the Law the arbitral award has a force of res judicata and is enforceable TT challenged the validity of the award and filed a lawsuit for vacation before the Athens Court of Appeals scheduled to be heard on 3 April 2014. The issuance of the Judgment is expected to occur within 2014 provided the case will be heard.



38 Standard legal staff retirement indemnity obligations

Application of IAS 19 Amendment

In 2013, the Group applied retrospectively the Amendments to IAS 19 'Employee benefits' which introduce several changes to the accounting for employee benefits. The amendments amongst other, eliminate the corridor approach and require all actuarial gains and losses to be recognised directly in the other comprehensive income. Previously, the Group had elected to recognise immediately all actuarial gains and losses directly in the income statement. As a result, an amount of € 16 million and € 5 million, net of tax, were transferred from retained earnings to special reserves on 1 January 2012 and 2013, respectively, without having any impact on the Group's total equity

The adoption of the amendments had no impact on the Group's consolidated balance sheet and cash flow statement as at 31 December 2013 nor on their comparatives

The impact of the amendments on the consolidated income statement and consolidated statement of comprehensive income for 2012 is presented in the following tables

	, 2012 ⁾
	<u>€ million</u> ,
Operating expenses	(6)
Profit/(loss) before tax	(6)
Income tax	1
Net profit/(loss) for the year from continuing operations	(5)
	2012
	€ million
Actuarial gains/(losses) on post employment benefit obligations, net	
oftax	5_
Other comprehensive income for the year	5

The impact of the application of the IAS 19 Amendment on basic and diluted earnings/(losses) per share is disclosed in note 19

Other changes introduced by the amendment include

- (a) the replacement of the interest cost on the defined benefit obligation and the expected return on plan assets with a net interest cost based on (i) the net defined benefit asset or liability and (ii) the discount rate used to discount post employment benefit obligation and
- (b) the requirement to recognise past service cost immediately in the income statement

The above changes did not have any material impact on the Group's consolidated financial statements

The Group provides for staff retirement indemnity obligation for its employees in Greece and abroad, who are entitled to a lump sum payment based on the number of years of service and the level of remuneration at the date of retirement, if they remain in the employment of the Group until normal retirement age, in accordance with the local labour legislation. The above retirement indemnity obligations typically expose the Group to actuarial risks such as interest rate risk and salary risk. Therefore, a decrease in the discount rate used to calculate the present value of the estimated future cash outflows or an increase in future salaries will increase the staff retirement indemnity obligations of the Group.

The movement of the liability for standard legal staff retirement indemnity obligations is as follows



	2013 € million,	2012 € million
Balance at 1 January	33	56
Current service cost	3	4
Interest cost	2	3
Past service cost and (gains)/losses on settlements	86	-
Remeasurements		
Actuarial (gains)/losses arising from changes in financial assumptions	8	(5)
Actuarial (gains)/losses arising from experience adjustments	2	(1)
Benefits paid	(108)	(22)
Exchange adjustments	(0)	(0)
Arising from acquisitions	1	-
Disposal of foreign operations		(2)
Balance at 31 December	27	33

The benefits paid by the Group, in the context of Voluntary Exist Scheme (VES), implemented in 2013, amounted to € 97 3 million The provision for staff retirement obligations, participated on the above scheme, amounted to € 13 3 million (note 49)

Furthermore, based on Management's decision, in 2013 the standard legal staff retirement obligation of Eurobank Cyprus was amended to a defined contribution pension plan

The significant actuarial assumptions (expressed as weighted averages) were as follows

	2013	2012
	%	<u>%</u>
Discount rate	3 9	4 9
Future salary increases	18	16

As at 31 December 2013, the average duration of the standard legal staff retirement indemnity obligation was 19 years (2012 18 years)

A quantitative sensitivity analysis based on reasonable changes to significant actuarial assumptions as at 31 December 2013 is as follows

An increase/(decrease) of the discount rate assumed, by 75 bps/(75 bps), would result in a (decrease)/increase of the standard legal staff retirement obligations by (\le 3 2 million)/ \le 3 2 million

An increase/(decrease) of the future salary growth assumed, by 0 5%/(0 5%) would result in an increase/(decrease) of the standard legal staff retirement obligations by \le 3 1 million/(\le 3 1 million)

The above sensitivity analysis is based on a change in an assumption while holding all other assumptions constant. In practice, this is unlikely to occur, and changes in some of the assumptions may be correlated.

The methods and assumptions used in preparing the above sensitivity analysis were consistent with those used to estimate the retirement benefit obligation and did not change compared to the previous year



39 Ordinary share capital, share premium and treasury shares

The par value of the Bank's shares is € 0 30 per share (2012 € 2 22) All shares are fully paid. The movement of ordinary share capital, share premium and treasury shares is as follows

	Ordinary share capital <u>€million</u>	Treasury shares <u>€ million</u>	Net ∝ <u>€ million</u>	Share premium <u>€ million</u>	Treasury shares <u>••• •€ million</u> •••	Net <u>« € million</u>
Balance at 1 January 2012	1,228	(2)	1,226	1,448	(9)	1,439
Purchase of treasury shares	•	(6)	(6)		3	3
Sale of treasury shares	<u>-</u>	2	2		9	9
Balance at 31 December 2012	1,228	(6)	1,222	1,448	3	1,451
Balance at 1 January 2013	1,228	(6)	1,222	1,448	3	1,451
Share capital decrease by reducing the						
ordinary shares' par value	(1,211)		(1,211)		•	-
Share capital increase following recapitalisation, net						
of expenses	1,136	•	1,136	4,537	-	4,537
Share capital increase following LME, net of						
expenses	62	-	62	254	-	254
Share capital increase following acquisition of NHPB,						
net of expenses	426	•	426	430	•	430
Purchase of treasury shares	-	0	0		0	0
Sale of treasury shares	<u> </u>	6	6		(3)	(3)
Balance at 31 December 2013	1,641	<u> </u>	1,641	6,669		6,669

The following is an analysis of the movement in the number of shares issued by the Bank

	Number of shares		
	<i>‡</i> issued		€, , , °
	ordinary	Treasury	*
	shares	shares _	Net Net
Balance at 1 January 2012	552,948,427	(809,010)	552,139,417
Purchase of treasury shares	-	(2,716,066)	(2,716,066)
Sale of treasury shares		937,204	937,204
Balance at 31 December 2012	552,948,427	(2,587,872)	550,360,555
Balance at 1 January 2013	552,948,427	(2,587,872)	550,360,555
Share capital decrease through reverse split (10 old			
shares for each 1 new share)	(497,653,584)	•	(497,653,584)
Share capital increase following recapitalisation	3,789,317,358	-	3,789,317,358
Share capital increase following LME	205,804,664	-	205,804,664
Share capital increase following acquisition of NHPB	1,418,750,000	-	1,418,750,000
Purchase of treasury shares	-	(300,639)	(300,639)
Sale of treasury shares	<u> </u>	2,714,911	2,714,911
Balance at 31 December 2013	5,469,166,865	(173,600)	5,468,993,265

On 30 April 2013, the Extraordinary General Meeting approved

(a) the decrease of the share capital of the Bank by means of the parallel (i) increase of the nominal value of each ordinary share with voting rights and decrease of the total number of the existing ordinary shares thereof through reverse split, at a ratio of 10 old shares for each 1 new share, and (ii) decrease of the nominal value of the ordinary share of the Bank (as it resulted after the reverse split) to € 0 30, for the purpose of forming a special reserve of an equal amount of € 1,211 million, pursuant to article 4 par 4a of Law 2190/1920 In addition, it authorized the Board of Directors to liquidate, as



soon as possible, the shares formed from the aggregation of the fractional balances that may result from the reverse split and distribute to the beneficiaries the proceeds of such sale

- (b) the recapitalisation of the Bank, in accordance with the provisions of Law 3864/2010 and the Act of the Cabinet 38/9 11 2012, of € 5,839 million. The share capital increase is covered entirely by the HFSF with the contribution of bonds, issued by the EFSF and owned by the HFSF, as follows
 - the share capital of the Bank is increased by € 1,136 8 million by issuing 3,789,317,358 new ordinary shares with a nominal value of € 0 30 each, and
 - ii the share premium is increased by € 4,702 million

On 27 June 2013, the Annual General Meeting approved the increase of the Bank's share capital with the amount of € 62 million, by payment in cash of € 317 million in total and the issue of new common shares, of a nominal value of € 0 30 each, via private placement to the holders of five series of preferred securities (Lower Tier I – Series A, B, C, D and E) and one series of subordinated debt instruments (Lower Tier II), with abolition of the pre-emptive rights in favour of existing common and preferred shareholders Following the aforementioned decision of the AGM, the certification of the payment in cash of the said share capital increase by the Bank's Board of Directors at its meeting on 27 June 2013 and the filing with GEMH of the Ministry of Development and Competitiveness approval decision on 3 July 2013

- (a) the share capital of the Bank is increased by € 62 million by issuing 205,804,664 new ordinary shares with a nominal value of € 0 30 each, and
- (b) the share premium is increased by € 255 million

On 26 August 2013, the Extraordinary Shareholders General Meeting approved the increase of the Bank's share capital and share premium by € 426 million and € 255 million, respectively, by issuing 1,418,750,000 new ordinary shares with a nominal value of € 0 30 each and offer price of € 0 48 each, subscribed totally by way of contribution in kind by the HFSF and specifically by the contribution of the total number of shares of the "New TT Hellenic Postbank S A" (NHPB) owned by HFSF, having a value of € 681 million, as derived from their valuation according to article 9, par 4 of Law 2190/1920. The fair value of the newly issued Bank's ordinary shares was adjusted to € 860 million at the time NHPB shares were acquired, 30 August 2013, based on Eurobank's share market price of € 0 606 at the same date (note 48)

Incremental costs directly attributable to the aforementioned share capital increases amounted to € 171 million, net of tax, mainly comprising the lump sum payment to HFSF imposed by Law 4093/2012 amounting to € 114 million, net of tax and the 1% subscription fee amounting to € 35 million, net of tax, on EFSF notes advanced to the Group by HFSF on account for the subsequent recapitalisation of the Bank

Treasury shares

Under Law 3756/2009, banks participating in the Government's Greek Economy Liquidity Support Program are not allowed to acquire treasury shares under article 16 of the Company Law

In the ordinary course of business, subsidiaries of the Group may acquire and dispose of treasury shares

40. Preference shares

F	reference Shares	1
Number of	2013	2012
shares	€ million	€ million
345,500,000	950	950

Balance at 31 December

On 12 January 2009 the Extraordinary General Meeting of the Bank approved the issue of 345,500,000 non-voting, non-listed, non-transferable, tax deductible, non-cumulative 10% preference shares, with nominal value € 2 75 each, under Law 3723/2008 "Greek Economy Liquidity Support Program", to be fully subscribed to and paid by the Greek State with bonds of equivalent value. The proceeds of the issue total € 940 million, net of expenses, and the transaction was completed on 21 May 2009. In accordance with the current legal and regulatory framework, the issued shares have been classified as Tier I capital.

The preference shares pay a non-cumulative coupon of 10%, subject to meeting minimum capital adequacy requirements, set by Bank of Greece, availability of distributable reserves in accordance with article 44a of Company Law 2190/1920 and the approval of

Notes to the Consolidated Financial Statements



the Annual General Meeting According to Law 3723/2008, as in force, five years after the issue of the preference shares or earlier subject to the approval of the Bank of Greece, the Bank may redeem the preference shares at their nominal value. In case of non redemption at the expiration of the five year period, the coupon is increased by 2% each year.

Based on the 2013 results and Law 3723/2008 in combination with article 44a of Company Law 2190/1920, the distribution of dividends to either ordinary or preference shareholders is not permitted

41 Preferred securities

On 18 March 2005, the Group, through its Special Purpose Entity, ERB Hellas Funding Limited, issued € 200 million preferred securities which represent Lower Tier I capital for the Group (Tier I Series A). The preferred securities have no fixed redemption date and give the issuer the right to call the issue at par on 18 March 2010 and annually thereafter. All obligations of the issuer in respect of the preferred securities are guaranteed on a subordinated basis by the Bank. The securities pay fixed non-cumulative annual dividend of 6.75% for the first two years and non-cumulative annual dividends that are determined based on the ten year Euro swap rate plus a spread of 0.125% capped at 8% thereafter. The rate of preferred dividends for the Tier I Issue series A has been determined at 1.89% for the period 18 March 2013 to 17 March 2014. The preferred dividend must be declared and paid if the Bank declares a dividend. The preferred securities are listed on the Luxembourg and Frankfurt Stock Exchanges.

On 2 November 2005, the Group, through its Special Purpose Entity, ERB Hellas Funding Limited, issued € 400 million preferred securities which represent Lower Tier I capital for the Group (Tier I Series B). The preferred securities have no fixed redemption date and give the issuer the right to call the issue at par on 2 November 2015 and quarterly thereafter. All obligations of the issuer in respect of the preferred securities are guaranteed on a subordinated basis by the Bank. The securities pay fixed non-cumulative annual dividend of 4 57% for the first ten years and non-cumulative annual dividends that are determined based on the 3month Euribor plus a spread of 2 22% thereafter. The preferred dividend must be declared and paid if the Bank declares dividend. The preferred securities are listed on the London Stock Exchange.

On 9 November 2005, the Group, through its Special Purpose Entity, ERB Hellas Funding Limited, issued € 150 million preferred securities which represent Lower Tier I capital for the Group (Tier I Series C). The preferred securities have no fixed redemption date and give the issuer the right to call the issue at par on 9 January 2011 and quarterly thereafter. All obligations of the issuer in respect of the preferred securities are guaranteed on a subordinated basis by the Bank. The securities pay fixed non-cumulative dividend on a quarterly basis at a rate of 6% per annum. The preferred dividend must be declared and paid if the Bank declares a dividend. The preferred securities are listed on the London, Frankfurt and Euronext Amsterdam Stock Exchanges.

On 21 December 2005, the Group, through its Special Purpose Entity, ERB Hellas Funding Limited, issued € 50 million preferred securities which are consolidated and form a single series with the existing € 150 million preferred securities issued on 9 November 2005

On 29 July 2009, the Group, through its Special Purpose Entity, ERB Hellas Funding Limited, issued € 300 million preferred securities which represent Tier I capital for the Group (Tier I Series D). This is in accordance with the decision of the Annual General Meeting on 30 June 2009 which allows the Bank to issue in tranches up to € 500 million of such securities. The preferred securities have no fixed redemption date and give the issuer the right to call the issue after five years from the issue date and quarterly thereafter. In addition the securities, subject to certain conditions, are convertible at the option of the bondholder and the issuer after October 2014 into Eurobank ordinary shares at a 12% discount to the share market price during the period preceding the exchange. All obligations of the issuer in respect of the preferred securities are guaranteed on a subordinated basis by the Bank. The securities pay fixed non-cumulative dividend on a quarterly basis at a rate of 8 25% per annum. The preferred dividend must be declared and paid if the Bank declares a dividend. The preferred securities are listed on the London Stock Exchange.

On 30 November 2009, the Group, through its Special Purpose Entity, ERB Hellas Funding Limited, issued € 100 million preferred securities which represent Tier I capital for the Group (Tier I Series E). The terms and conditions of the issue are similar to preferred securities issued on 29 July 2009 and the conversion option applies from February 2015. The preferred securities are listed on the London Stock Exchange.



The movement of preferred securities issued by the Group through its Special Purpose Entity, ERB Hellas Funding Limited, is as follows

	Series A <u>€ million</u>	Series B €million	Series C € million	Series D €million	Series E € million	Total € million
Balance at 1 January 2013	17	7	59	225	59	367
Purchase of preferred securities (LME) Issue costs transferred to retained earnings	(16)	(2)	(10)	(208)	(59)	(295)
upon buy back	1	0	0	4	-	5
Balance at 31 December 2013	2	5	49	21		77

On 29 April 2013, the Board of Directors of the Bank decided to proceed with a liability management exercise ("LME") in respect of the five series of preferred securities (Lower Tier I-Series A,B,C,D,E) and the single subordinated medium term note (Lower Tier II) (the "Securities") issued by the Bank through its special purpose entities. In particular, the Board of Directors decided to execute the LME on a voluntary basis as follows

- (a) repurchase by the Bank of the tendered Securities at their nominal value, and
- (b) undertaking by holders tendering Securities to participate in the new share capital increase, for cash, with the proceeds of the repurchase, at a share issue price equal to the issue price of the share capital increase of € 5,839 million which was fully subscribed by the HFSF, within the framework of Law 3864/2010, i.e. € 1 54091078902977 per share

On 27 June 2013, the Annual General Meeting approved the aforementioned increase of the Bank's share capital with the amount of € 62 million, by payment in cash of € 317 million in total and the issue of new common shares, of a nominal value of € 0 30 each, via private placement to the holders of five series of preferred securities (Lower Tier I – Series A, B, C, D and E) and one series of subordinated debt instruments (Lower Tier II) (note 39)

In 2013, ERB Hellas Funding Ltd announced that, in accordance with the terms of Series B and C non-cumulative guaranteed non-voting exchangeable preferred securities, the non-cumulative preferred dividend on these preferred securities, which would otherwise had been payable on 2 November 2013 and 9 January 2014, respectively, would not be declared and would not be paid

Also, in 2013, ERB Hellas Funding Ltd announced that, in accordance with the terms of Series D and E non-cumulative guaranteed non-voting exchangeable preferred securities, the non-cumulative preferred dividend on these preferred securities, which would otherwise had been payable on 29 July 2013, 29 October 2013 and 29 January 2014 for Series D and 28 August 2013, 29 November 2013 and 28 February 2014 for Series E, would not be declared and would not be paid

Finally, in 2013, ERB Hellas Funding Ltd announced that, in accordance with the terms of Series A CMS-Linked non-cumulative guaranteed non-voting preferred securities, the non-cumulative preferred dividends on these preferred securities, which would otherwise have been payable on 18 March 2014, would not be declared and would not be paid

As at 31 December 2013, the dividend attributable to preferred securities holders amounted to €10 million (2012 €32 million)

In the event that HFSF participates in the capital increase of the Bank (note 6), the new State Aid rules, which were effected from 1 August 2013, will be applicable. Such rules require the prior contribution of preferred securities holders and subordinated creditors in reducing the capital shortfall.

42 Share options

The Group has granted share options to executive directors, management and employees. All options are equity-settled and may be exercised wholly or partly and converted into shares, at their owners' option provided that the vesting requirements are met

In April 2006, the Annual General Meeting approved the establishment of an umbrella share options program allowing the Board of Directors (through the Board's Remuneration Committee) to issue share options within the next 5 years totaling up to 3% of the Bank's shares within the defined framework similar to the share options issued in the past. The umbrella program to issue share options expired within 2011. The Repeat Extraordinary General Shareholders' Meeting on 21 November 2007 amended the terms of the program so that throughout its implementation the vesting and exercise periods of the share options may be determined at the discretion of the Board following recommendation by the Remuneration Committee.



The movement in the number of share options outstanding and their related weighted average exercise prices are as follows

	31 Decemb	31 December 2013		er 2012
	Exercise price in €			Number of share
	per share	options	price in € per share	options
Balance at 1 January	11 38	3,015,066	11 54	4,493,749
Expired and/or cancelled Balance at 31 December and average	12 02	(2,108,170)	11 87	(1,478,683)
exercise price per share	9 90	906,896	11 38	3,015,066

Share options outstanding and exercisable at the end of year have the following expiry dates and exercise prices

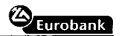
	31 Decemb	er 2013	31 December 2012		
	Exercise	Exercise Number of		Number of	
	price in €	share'	price in €	share	
Expiry date - 31 December	per share	options	per share	options	
2013	-	•	13 58	1,215,121	
2014	9 90	906,896	9 90	1,799,945	
	9 90	906,896	11 38	3,015,066	

The exercise price and number of shares options are subject to mathematical adjustments, by decision of the Board, if in the time period between the issuance of the options certificates and the date of their exercise changes occur in the share capital or the shares of the Bank, which alter the financial value of the options

In this context, and following the changes to the Bank's share capital during 2013, the aforementioned exercise price and number of share options are subject to readjustments, in case an exercise date/period is to be defined. The current exercise price of the outstanding share options is much higher than the current stock market price of Bank's ordinary shares.

43 Special reserves

_	31 December 2012						
Ī	Statutory	Non taxed	IAS 39	Other			
;	reserves	reserves	reserves	reserves	Total [†]		
	<u>€ million</u>	<u>€ million</u>	€ million	<u>€ million</u>	<u>€ million</u>		
Balance at 1 January, as previously reported	429	1,270	(296)	(127)	1,276		
Adjustments due to retrospective application of IAS							
19 Amendment (note 38)	<u> </u>	<u> </u>	-	16	16		
Balance at 1 January, as restated	429	1,270	(296)	(111)	1,292		
Transfers between reserves	4	(1)	•	(210)	(207)		
Available-for-sale securities							
- net changes in fair value, net of tax	-	-	129		129		
- impairment losses on other investment securities							
transfer to net profit, net of tax	•	-	61	•	61		
- transfer to net profit, net of tax	-	-	(5)		(5)		
Cash flow hedges			,				
- net changes in fair value, net of tax	=	-	(110)	-	(110)		
- transfer to net profit, net of tax	•	-	46	-	46		
Currency translation differences, net of hedging	•	-	•	3	3		
Actuarial gains/(losses) on post employment benefit							
obligations, net of tax	•	•	•	5	5		
Value of employee services	<u> </u>			(2)	(2)		
Balance at 31 December	433	1,269	(175)	(315)	1,212		



, ~		-			
	Statutory reserves € million	Non-taxed reserves € million	IAS 39 reserves € million	Other reserves € million	Total € million
<u></u>					
Balance at 1 January	433	1,269	(175)	(336)	1,191
Adjustments due to retrospective application of IAS 19 Amendment (note 38)	_	_	_	21	21
Balance at 1 January, as restated	433	1,269	(175)	(315)	1,212
Share capital decrease by reducing the ordinary					
shares' par value	-		-	1,211	1,211
Acquisition of subsidiaries	1	-	-	910	911
Transfers between reserves	3	(72)	•	302	233
Available-for-sale securities					
- net changes in fair value, net of tax	-	•	60	•	60
- Acquired AFS reserve (NHPB and NPB) net of tax	-	•	2	•	2
- impairment losses on other investment securities					
transfer to net profit, net of tax	-	•	5	-	5
- transfer to net profit, net of tax	-	•	(9)	-	(9)
Cash flow hedges					•
- net changes in fair value, net of tax	-	•	19	-	19
- transfer to net profit, net of tax	-	-	52	-	52
Currency translation differences, net of hedging	-	-	-	(22)	(22)
Actuarial gains/(losses) on post employment benefit	-	-	•	(8)	(8)
Value of employee services			<u> </u>	(8)	(8)
Balance at 31 December	437	1,197	(46)	2,070	3,658_

In 2013, the increase of Group's other reserves by € 2,406 million is mainly attributable to a the forming of a special reserve of € 1,211 million following Bank's share capital decrease by reducing the ordinary shares' par value, pursuant to article 4 par 4a of Law 2190/1920 (note 39), b the share capital and share premium of New Proton amounting to € 910 million which have been recognized in Bank's accounts following the completion of the legal merger of New Proton with the Bank on 22 November 2013 Statutory reserves and IAS 39 reserves are not distributable. Included in IAS 39 reserves as at 31 December 2013 is € 97 million loss (2012 € 166 million loss) relating to cash flow hedging reserve.

Non-taxed reserves are taxed when distributed As at 31 December 2013, non-taxed reserves include an amount of € 246 million which consists of € 289 million which following Law 3513/2006 were subject to one-off taxation amounting to € 43 3 million. The Bank has contested the above taxation in the courts

Included in other reserves as at 31 December 2013 is € 236 million loss (2012 € 214 million loss) relating to currency translation reserve, net of hedging

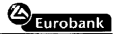
44. Transfers of financial assets

The Group enters into transactions by which it transfers recognised financial assets directly to third parties or to SPEs

(a) The Group sells, in exchange for cash, securities under an agreement to repurchase them ('repos') and assumes a liability to repay to the counterparty the cash received. In addition, the Group pledges, in exchange for cash, securities and loans and receivables and assumes a liability to repay to the counterparty the cash received. The Group has determined that it retains substantially all the risks and rewards of these financial assets and therefore has not derecognised them. The related liability is recognised in Due to banks (notes 33 and 34) and Due to customers (note 35), as appropriate

The Group enters into securitizations of various classes of loans (mortgage, credit card and small business loans), under which it assumes an obligation to pass on the cash flows from the loans to the holders of the notes. The Group has determined that it retains substantially all risks and rewards of these loans and therefore has not derecognised them. Moreover, the note holders' recourse is limited to the transferred loans. The related liability is recognised in Debt issued and other borrowed funds (note 36).

The table below sets out the details of Group's financial assets that have been sold or otherwise transferred, but which do not qualify for derecognition



	Carrying am	ount
	2013	2012
	€million	<u>€ million</u>
Loans and advances to banks	-	852
Financial instruments at fair value through profit or loss	18	76
Loans and advances to customers	12,782	25,868
-securitized loans	2,798	4,269
-pledged loans under covered bond program	4,380	4,445
-pledged loans with central and other banks	5,604	17,154
Investment securities	14,910	6,388
	27,710	33,184

- (b) As at 31 December 2013, the Government guaranteed bonds issued by the Group of total face value € 13,932 million (cash value € 8,650 million) under the second stream of Greek Economy Liquidity Support Program (note 4), which were fully retained by the Group, were pledged to central banks and international financial institutions (2012 face value € 16,276 million and cash value € 11,794 million)
- (c) In addition, the Group may sell or re-pledge any securities borrowed or obtained through reverse repos and has an obligation to return the securities. The counterparty retains substantially all the risks and rewards of ownership and therefore the securities are not recognised by the Group. As at 31 December 2013, the Group had borrowed or obtained through reverse repos, securities with fair value of € 121 million (2012 € 193 million), the majority of which had been pledged under agreements to repurchase or for obtaining Eurosystem's funding
- (d) Moreover, as at 31 December 2012 the HFSF had advanced to the Group securities with fair value € 5,343 million (face value € 5,311 million) on account for the recapitalisation of the Bank (note 6), out of which securities with fair value of € 4,550 million had been pledged under agreements to repurchase or for obtaining Eurosystem's funding

As at 31 December 2013, the cash value of the assets transferred or borrowed by the Group through securities lending, reverse repo and other agreements (points a, b and c) amounted to € 29,922 million while the associated liability from the above transactions amounted to € 28,262 million (notes 33, 34, 35 and 36) (2012 cash value € 38,086 million and liability € 32,042 million)

45. Contingent liabilities and other commitments

	1	2013	2012
		<u>€ million</u>	€ million
Guarantees and standby letters of credit		679	581
Other guarantees and commitments to extend credit		1,007	1,046
Documentary credits		62	78
Capital expenditure		8	8
		1,756	1,713

Legal Proceedings

There were a number of legal proceedings outstanding against the Group as at the year end. The Group's provision for outstanding litigations and claims in dispute amounted to € 154 million, of which € 42 million related with the acquired entities (note 48). In almost every case where a provision had been made proper remedies have been filed by the Group. Other than the aforementioned amount, no significant impact is expected on the Group's financial position from the outcome of pending lawsuits and cases in arbitration process.



46 Operating leases

Leases as lessee - Non-cancellable operating lease rentals are payable as follows

	31 December	er 2013	31 December 2012		
	Land	Furniture,	Land	Furniture,	
	and	equipment,	and	equipment,	
	buildings	vehicles	buildings	vehicles	
	^ <u>€ millioñ</u>	€million	€million	<u>€ million</u>	
Not later than one year	23	-	24	1	
Later than one year and no later than five years	13	•	18	1	
Later than five years	3	1	4		
	39	1	46	2	

There are no material future minimum sublease payments to be received under non cancellable subleases

Leases as lessor - Non-cancellable operating lease rentals are receivable as follows

		31 Decemb	er 2013	31 Decen	nber 2012
	;	Land Furniture		Land	Furniture,
		and	equipment,	and	equipment,
		buildings	vehicles	buildings	vehicles
		<u>€ million</u>	€million	_ <u>€ million</u>	<u>€ million</u>
Not later than one year		11	1	13	1
Later than one year and no later than five years		23	0	31	0
Later than five years		<u> </u>		0	
		34	1	44	1

47. Segment information

Management has determined the operating segments based on the internal reports reviewed by the Executive Board (which replaced the Strategic Planning Group (SPG) from 2 August 2013) that are used to allocate resources and to assess its performance in order to make strategic decisions. The Executive Board considers the business both from a business unit and geographic perspective. Geographically, management considers the performance of its business in Greece and other countries in Europe (international). Greece is further segregated into retail, wholesale, wealth management, global and capital markets, while the operations of NHPB are monitored as a separate segment until their operational integration with Eurobank. International is monitored and reviewed on a country basis. The Group aggregates segments when they exhibit similar economic characteristics and profile and are expected to have similar long-term economic development.

The Group is organized in the following reportable segments

- Retail incorporating customer current accounts, savings, deposits and investment savings products, credit and debit cards, consumer loans, small business banking and mortgages
- Corporate incorporating direct debit facilities, current accounts, deposits, overdrafts, loan and other credit facilities, foreign currency and derivative products to corporate entities
- Wealth Management incorporating private banking services, including total wealth management, to medium and high net worth individuals, insurance, mutual fund and investment savings products, and institutional asset management
- Global and Capital Markets incorporating investment banking services including corporate finance, merger and
 acquisitions advice, custody, equity brokerage, financial instruments trading and institutional finance to corporate and
 institutional entities, as well as, specialised financial advice and intermediation to private and large retail individuals as
 well as small and large corporate entities
- NHPB incorporating the operations of NHPB group which was acquired by the Bank on 30 August 2013. The table below
 presents the post combination income and expenses and the assets and liabilities of the acquired entities (after the
 elimination of intercompany balances) as at 31 December 2013 (note 48).
- International incorporating operations in Romania, Bulgaria, Serbia, Cyprus, Ukraine and Luxembourg



Other operations of the Group comprise mainly investing activities, including property management and investment and the management of unallocated capital

The Group's management reporting is based on International Financial Reporting Standards (IFRS). The accounting policies of the Group's operating segments are the same with those described in the principal accounting policies.

Revenues from transactions between business segments are allocated on a mutually agreed basis at rates that approximate market prices

47.1 Operating segments

1				31 Dece	ember 2013				
	Retail € million	Corporate <u>€ million</u>	Wealth Management € million	Global & Capital Markets € million	NHPB group € million	International €million	Other and Elimination center	Total € million	
Net interest income	499	373	_ 55	(64)	43	422	(34)	1,294	
Net commission income	26	59	26	(2)	1	95	(2)	203	
Other net revenue	1	6	73	(13)	2	24	(3)	90	
Total external revenue	526	438	154	(79)	46	541	(39)	1,587	
Inter-segment revenue	78	23	(55)	(34)	0	-	(12)	•	
Total revenue	604	461	99	(113)	46	541	(51)	1,587	
Operating expenses Impairment losses on loans and	(427)	(100)	(55)	(83)	(51)	(337)	(18)	(1,071)	
advances	(990)	(646)	(15)		(0)	(269)	_	(1,920)	
Profit/(loss) before tax from continuing								1-10-01	
operations before one-offs	(813)	(285)	29	(196)	(5)	(65)	(69)	(1,404)	
One-offs (notes 5, 15, and 31)	(73)	(51)	(11)	34	(1)	(67)	(351)	(520)	
Profit/(loss) before tax from continuing									
operations ⁽¹⁾	(886)	(336)	18	(162)	(6)	(132)	(422)	(1,926)	
Profit/(loss) before tax from									
discontinued operations	-	•	-	•	-	-	(18)	(18)	
Non controlling interest	<u> </u>		0		(0)	0	1	1	
Profit/(loss) before tax attributable to									
shareholders, after one-offs	(886)	(336)	18	(162)	(6)	(132)	(439)	(1,943)	
Profit/(loss) before tax attributable to									
shareholders, before one-offs	(813)	(285)	29	(196)	(5)	(65)	(88)	(1,423)	
Segment assets	19,923	12,776	1,494	8,523	6,575	12,987	15,308	77,586	
Segment liabilities	14,437	2,795	4,336	29,306	10,390	11,152	647	73,063	

The International segment is further analysed as follows

			31	December 201	13		
	Romania € milion	Bulgaria €milion	Serbia <u>€million</u>	Cyprus € million	Ukraine €milion	Luxembourg € million	Total. € million
Net interest income	158	123	47	50	24	20	422
Net commission income	29	29	12	17	4	4	95
Other net revenue	12	0	2	0	2	8	24
Total external revenue	199	152	61	67	30	32	541
Inter-segment revenue	0	0	0_	0	0	0	0
Total revenue	199	152	61	67	30	32	541
Operating expenses	(132)	(87)	(50)	(23)	(33)	(12)	(337)
Impairment losses on loans and advances	(124)	(76)	(30)	(17)	(20)	(2)	(269)
Profit/(loss) before tax from continuing operations							
before one-offs	(57)	(11)	(19)	27	(23)	18	(65)
One-offs (notes 5, 15, and 31)	(31)	(36)	<u> </u>	<u> </u>	<u> </u>		(67)
Profit/(loss) before tax from continuing operations ⁽¹⁾	(88)	(47)	(19)	27	(23)	18	(132)
Non controlling interest	0	0	0	<u>-</u>	0		<u> </u>
Profit/(loss) before tax attributable to shareholders,							
after one-offs	(88)	(47)	(19)	27	(23)	18	(132)
Profit before tax attributable to shareholders,							
before one-offs	(57)	(11)	(19)	27	(23)	18	(65)
_							



	31 December 2013						
•	Romania	Bulgaria	Serbia	Cyprus	Ukraine	Luxembourg	International
Į.	€ million	<u>€ million</u>	<u>€ million</u>	_ <u>£milion</u> _	<u>€ million</u>	<u>€ million</u>	<u>£million</u> [}]
Segment assets ⁽²⁾	3,853	3,068	1,591	2,955	665	1,106	12,987
Segment liabilities ⁽²⁾	3,425	2,688	1,178	2,556	671	884	11,152
				 December 20	012		
				Global &		Other and	-
'			Wealth	Capital		Elimination	
	Retail <u>€ million</u>	Corporate M <u>€ million</u>	lanagement <u>€ million</u>	Markets <u>€ million</u>	International <u>€ million</u>	center <u>€ million</u>	Total <u>€ million</u>
Net interest income	661	410	61	11	400	(82)	1,461
Net commission income	30	59	31	(19)	99	0	200
Other net revenue	(0)	(2)	42	9_	32	13_	94
Total external revenue	691	467	134	1	531	(69)	1,755
Inter segment revenue Total revenue	83 _	491	(60) 74	(40)	533	(9)	1,755
voto. (evenue			,,	(33)		(1.0)	2,1.52
Operating expenses	(457)	(103)	(55)	(66)	(362)	(15)	(1,058)
Impairment losses on loans and advances	(1,059)	(294)	(4)	(0)_	(298)	(0)	(1,655)
Profit/(loss) before tax from continuing operations	(743)	94	15	(105)	(127)	(03)	(059)
before one-offs One-offs (notes 5, 15, and 31)	(742)	(52)	15 (51)	(105) (458)	(127)	(93) (175)	(958) (736)
Profit/(loss) before tax from continuing operations ⁽¹⁾	(742)	42	(36)	(563)	(127)	(268)	(1,694)
Profit/(loss) before tax from discontinued operations	-	-	(30)	-	12	(112)	(100)
Non controlling interest		<u> </u>	0		(1)	(13)	(14)
Profit/(loss) before tax attributable to shareholders,	(748)		10.41		(445)	(202)	4 0001
after one-offs	(742)	42	(36)	(563)	(116)	(393)	(1,808)
Profit/(loss) before tax attributable to shareholders, before one-offs	(742)	94	15	(105)	(116)	(218)	(1,072)
Segment assets	21,270	14,269	2,078	11,710	14 155	4 171	67,653
Segment liabilities	13,445	3,158	4,735	34,220	12,214	536	68,308
	1		3	1 December 2			
	1 _						
	Romania € million	Bulgaria € million	Serbia € million	Cyprus € million			Total € million
Net interest income Net commission income	139 30	112 29	50 12	44 22	29 4	26 2	400 99
Other net revenue	30	(1)	2	0	1	ō	32
Total external revenue	199	140	64	66	34	28	531
Inter-segment revenue	(16)	2	0	10_	1	5	2
Total revenue	183	142	64	76	35	33	533
Operating expenses	(148)	(88)	(53)	(23)	(39)	(11)	(362)
Impairment losses on loans and advances	(124)	(119)	(20)	(9)		0	(298)
Profit/(loss) before tax from continuing operations ⁽¹⁾	(89)	(65)	(9)	44	(30)	22	(127)
Profit/(loss) before tax from discontinued operations	•	•	-		-	-	12
Non controlling interest		0			0	<u> </u>	(1)
Profit/(loss) before tax attributable to shareholders	(89)	(6S <u>)</u>	(9)	44	(30	22	(116)
	r		2	1 December 2	-		,
	, Romania	Bulgaria	Serbia	Cyprus		Luxembourg	International
	i <u>€ million</u>	<u>€ miliion</u>	€ million	€ million		<u>€ million</u>	<u>€ million</u>
Segment assets ⁽²⁾	4.005	3 346	4.600	3 405	~	4 251	44 455
	4,095	3,216	1,623	3,497_	741	1,351	14,155
Segment liabilities ⁽²⁾	3,596	2,786	1,216	3,117	722	1,146	12,214
al							

⁽¹⁾ Income/(loss) from associated undertakings and joint ventures is included

⁽²⁾ Intercompany balances among the Countries have been excluded from the reported assets and liabilities of International segment



47 2 Entity wide disclosures

Breakdown of the Group's revenue for each group of similar products and services is as follows

	1	2013	2012
	,	<u>€ million</u> +	<u>€ million</u>
Lending related activities		2,407	2,531
Deposits, network and asset management activities		(739)	(562)
Capital markets		(142)	(275)
Insurance related activities		36	30
Non banking and other services		25_	31
		1,587	1,755

48. Acquisition of subsidiaries

Acquisition of New TT Hellenic Postbank S A and New Proton Bank S A

On 15 July 2013, the Group signed a binding agreement with the Hellenic Financial Stability Fund ("HFSF") to acquire 100% of the shares and voting rights of the New TT Hellenic Postbank ("NHPB") for a consideration of € 681 million in the form of newly issued Eurobank ordinary shares with a minimum of 1,418,750,000 shares

On the same day, the Group also signed a binding agreement with HFSF to acquire 100% of the shares and voting rights of the New Proton Bank S A ("New Proton") for a € 1 cash consideration Prior to completion of the transaction, the HFSF covered the capital needs of New Proton by contributing € 395 million in cash

On 30 August 2013, following the above binding agreements, the Group acquired from HFSF 100% of the shares and voting rights of NHPB and New Proton, after receiving all necessary regulatory approvals. Thus, as of the said date, NHPB and New Proton became 100% subsidiaries of the Bank.

Both transactions were approved by the Extraordinary General Meeting of Eurobank shareholders, which took place on 26 August 2013 Furthermore, on the same day the Extraordinary General Meeting of Eurobank shareholders approved the increase of the share capital of the Bank through the issuance of 1,418,750,000 new ordinary shares with a nominal value of € 0 30 and offer price € 0 48 each, subscribed by way of contribution in kind from HFSF of the total number of NHPB's shares, amounting to € 681 million The number of the new ordinary shares issued was the minimum number of shares to be issued to HFSF pursuant to the binding agreement

Both before and after 30 August 2013, the Group, NHPB and New Proton were all under the control of HFSF, therefore both transactions were business combinations involving entities under common control which are excluded from the scope of IFRS 3 "Business Combinations". Hence, in accordance with the Group's accounting policy, the acquisitions of NHPB and Proton were accounted for by using the pooling of interests method (also known as merger accounting).

Although the acquisition of a subsidiary in exchange for the issuance of shares in a common control transaction is not specifically addressed in IFRS, the Group has recorded the issuance of 1,418,750,000 new ordinary shares, being the consideration for the acquisition of NHPB, with reference to Eurobank's share market price as at the combination date, 30 August 2013, in accordance with IFRS definitions and principles on related areas. Accordingly, the Group has accounted for the share capital increase at the price of € 0,606 amounting to € 860 million and the difference with the nominal value amounting to € 434 million has been recorded in the share premium account

Based on the finalised Net Asset Value of NHPB at the completion date and in accordance with the terms of the binding agreement, the consideration was reduced by € 57 million, of which € 55 million were paid by HFSF in cash in November 2013

In order to achieve consistency of accounting policies and presentation, certain reclassifications were made to the balance sheets of NHPB group and New Proton as of the date of the business combination, which did not have an effect on the net assets acquired The assets and liabilities of NHPB group and New Proton were recorded at their book values upon the acquisition. The book values of net assets of Eurobank Group, NHPB group and New Proton at the date of the combination were € 5,002 million, € 412 million and € 135 million respectively, resulting in combined equity of € 5,606 million (including the aforementioned consideration adjustment of € 57 million)





The results of both NHPB group and New Proton were incorporated in the Group's financial statements prospectively, as of 1 September 2013 Comparative information is not restated in the Group's consolidated financial statements

The effect on consolidated reserves resulting from the acquisitions of NHPB group and New Proton is presented in the following table

	NHPB group €million	New Proton € million	Total € million
Consideration after adjustments	803	o	803
Net assets acquired	411	135	546
Merger difference	(392)	135	(257)
Share capital increase	860	-	860
Net effect on shareholders' equity	468	135	603
Post combination P&L	(6)	(0)	(6)

The net effect on shareholders' equity from the merger with NHPB would not have been different, had the new shares been recorded at the issue price of € 0 48, amounting to a total of € 681 million, as the consideration and the share premium would have been equally decreased (the change in merger difference would have been offset by the change in share premium account)

The condensed Balance Sheets of the acquired entities as at the date of the business combination were as follows

	NHPB	New
	group	Proton
	<u>€ million</u>	<u>€ million</u>
ASSETS		
Cash and balances with central banks	214	17
Loans and advances to banks	259	419
of which intercompany balances with Eurobank Group	205	406
Loans and advances to customers	6,678	512
Trading and investment securities	5,783	85
Property, plant and equipment	110	13
Other assets	414	66
Total assets	13,458	1,112
LIABILITIES		
Due to customers	10,354	954
of which intercompany balances with Eurobank Group	•	11
Due to other banks	2,538	5
of which intercompany balances with Eurobank Group	3	-
Other liabilities	154	18_
Total liabilities	13,046	977
Shareholders' equity	411	135
Non controlling interest	1	-
Total equity and liabilities	13,458	1,112

The acquisition of NHPB significantly improves the asset quality, liquidity and the capital base of Eurobank Group and strengthens its strategic position in the Greek banking sector, thus enhancing its capacity to support Greek businesses and households. In addition, the significant synergies creation makes Eurobank's investment proposition more attractive.

Acquisition of Cloud Hellas S A

On 31 December 2013, Eurobank Properties REIC acquired 100% of the shares and voting rights of Cloud Helias S A for a € 3 cash consideration. The total consideration for the acquisition amounts to € 50 million, after taking into consideration the contractual obligation of the Group, arising from the framework agreement of the acquisition, to inject € 50 million through a share capital increase in the acquired company with the purpose of repaying the company's bond loan.





The aforementioned share capital increase of Cloud Hellas of € 50 m and the subsequent repayment in full of company's outstanding bond loan were completed on 27 and 28 February 2014 respectively

Cloud Hellas S A owns a portfolio of four real estate properties in Athens and Thessaloniki, leased to Praktiker Hellas, Carrefour Marinopoulos and McDonald's

The acquisition has been accounted for as a business combination using the purchase method of accounting. Consequently, the resulting gain arising on the acquisition has been determined as the difference between the fair value of the net assets of the acquiree and the total consideration transferred.

The fair value measurement of the assets and liabilities acquired has not been finalised due to the short time period between the completion of the transaction and the publication of these financial statements

The provisional fair values of assets and liabilities acquired from Cloud Hellas S A are presented in the table below

Assets Cash 6 Property, plant and equipment 63 Other assets 50 Total assets 119 Liabilities Due to other banks 56 Other liabilities 11 Total liabilities 57 Shareholders' equity 62 Total equity and liabilities 119		Fair value
Assets Cash 6 Property, plant and equipment 63 Other assets 50 Total assets 119 Liabilities Due to other banks 56 Other liabilities 1 Total liabilities 57 Shareholders' equity 62		(Provisional
Assets Cash 6 Property, plant and equipment 63 Other assets 50 Total assets 119 Liabilities Due to other banks 56 Other liabilities 11 Total liabilities 57 Shareholders' equity 62		values),
Cash Property, plant and equipment 63 Other assets 50 Total assets 119 Liabilities Due to other banks 56 Other liabilities 1 Total liabilities 57 Shareholders' equity 63 65		€million
Property, plant and equipment 63 Other assets 50 Total assets 119 Liabilities Due to other banks 56 Other liabilities 11 Total liabilities 57 Shareholders' equity 62	Assets	
Other assets 50 Total assets 119 Liabilities Due to other banks 56 Other liabilities 1 Total liabilities 57 Shareholders' equity 62	Cash	6
Total assets 119 Liabilities Due to other banks 56 Other liabilities 1 Total liabilities 57 Shareholders' equity 62	Property, plant and equipment	63
Liabilities Due to other banks Other liabilities Total liabilities 56 1 Total liabilities 57	Other assets	50_
Due to other banks 56 Other liabilities 1 Total liabilities 57 Shareholders' equity 62	Total assets	119
Other liabilities 1 Total liabilities 57 Shareholders' equity 62	Liabilities	
Total liabilities 57 Shareholders' equity 62	Due to other banks	56
Shareholders' equity 62	Other liabilities	1_
	Total liabilities	57
Total equity and liabilities 119	Shareholders' equity	62
	Total equity and liabilities	119

The gain on the acquisition arising from the provisional fair values is attributed to the particular circumstances of the acquisition which resulted in a low consideration compared to the fair value of the net assets acquired and the expected future benefits of the transaction

The Group's share of the gain on the acquisition amounting to € 7 million has been recognised in the line "Other Operating Income" of the consolidated income statement

49. Other significant and post balance sheet events

Eurobank's Voluntary Exit Scheme

A Voluntary Exit Scheme (VES) was designed and implemented for the Group's employees in Greece, having as a main objective to increase the operating efficiency. The VES was offered to all employees of Eurobank and most of its subsidiaries in Greece as well as to New Proton Bank employees, with Group service of more than 1.5 years. The total number of employees that have opted for the scheme was 965 for the Bank and 1,066 for the Group, while the total cost for the VES was approximately € 82.9 million for the Bank and € 86.5 million for the Group, net of provisions for retirement benefits. Moreover, the Group will have an estimated annual saving, as a result of the scheme, amounting to € 55.6 million for the Bank and € 60.2 million for the Group.

Transaction with Fairfax Financial Holdings Limited on Eurobank Properties R E I C

On 19 June 2013, Eurobank and Fairfax Financial Holdings Limited ("Fairfax") announced that they agreed on the principal terms of a proposed transaction aiming to further strengthen their relationship as shareholders of Eurobank Properties R E I C ("Eurobank Properties") and broaden in parallel considerably the ability and resources of Eurobank Properties to become the leading real estate company in Greece and the surrounding region

On 17 October 2013, Eurobank and Fairfax concluded final binding documentation and received certain key regulatory approvals regarding their cooperation as shareholders of Eurobank Properties

Notes to the Consolidated Financial Statements



Under the basic terms of the agreement

- (a) Eurobank Properties would proceed with a share capital increase (the "Rights Issue") to raise € 193 million, approximately, with preemption rights in favour of Eurobank Properties' existing shareholders (the "Rights") at an offer price of € 4 80 per new share.
- (b) Fairfax undertook to purchase Eurobank's Rights at an aggregate cash consideration of approximately € 20 million and to exercise the purchased Rights as well as its own Rights, thereby investing approximately € 144 million in the Rights Issue As a result of the Rights exercise, Fairfax would increase its participation in Eurobank Properties to approximately 41% (from approximately 19% holds at 31 December 2013) and Eurobank would hold approximately 33 5% assuming that all other shareholders of Eurobank Properties would exercise their Rights, and
- (c) Eurobank and Fairfax would cooperate so that, until 30 June 2020, Eurobank will retain management control and will fully consolidate Eurobank Properties, while Fairfax will be represented in the board of directors of Eurobank Properties and hold customary veto rights for transactions of this type. These agreements will be in force for as long as Eurobank's participation in Eurobank Properties remains above 20%, following which management control will automatically pass to Fairfax and Eurobank will retain customary veto rights depending on the level of its shareholding in Eurobank Properties.

Pursuant to the aforementioned investment agreement, on 21 January 2014, Fairfax's subsidiaries acquired from Eurobank the 33,888,849 pre-emption rights regarding the share capital increase of Eurobank Properties for a total consideration of € 19,994,420 91, i.e. € 0.59 per pre-emption right

The share capital increase of Eurobank Properties was fully covered through the payment in cash and amounted to € 193 million. As a result, on 6 February 2014, 40,260,000 new common shares were issued.

Following the completion of the transaction, the Group's ownership interest to Eurobank Properties decreased from 55 94% to 33 95% without loss of control. Therefore, the transaction with Fairfax was recorded as an equity transaction with non-controlling interests.

Group's operations in Ukraine

In recent weeks, Ukraine has witnessed sharp escalation of the political crisis, with international implications. As a result, the economic situation and outlook in that country have become more challenging and subject to significant risks

The Group operates in Ukraine through its subsidiary, Public J S C. Universal Bank. The subsidiary's operations are currently carried out through a network of 54 branches. The bank is active in retail and wholesale banking.

As at 31 December 2013, total assets from operations in Ukraine stood at € 665 million, of which, net loans to customers of € 462 million and a sovereign bond portfolio of € 95 million, while deposits amounted to € 285 million. In addition, Eurobank and its subsidiaries held Ukrainian government securities in their investment portfolio of € 81 million. The operating income contribution from the Group's activities in Ukraine corresponds to 1.8% of its total operating income.

The events and the political developments that occurred in Ukraine after the reporting period may result in a decline of the relevant asset values

Group's operations in Cyprus

On 25 March 2013, the Cypriot government reached an agreement with Troika (European Central Bank, European Commission and International Monetary Fund) on a new financial assistance program that was endorsed by the Eurogroup. The program contains a bail-out assistance package of up to € 10 bn and a bail-in scheme from unsecured depositors at specific banks, and aims to restore the viability of the domestic financial sector and facilitate the return of the Cypriot economy to a sustainable economic growth and sound public finances over the coming years

The Group operates in Cyprus through its subsidiary, Eurobank Cyprus Ltd. The subsidiary's operations are currently carried out through a network of seven banking centers, focusing in Wholesale Banking and International Business Banking.

The total assets of the subsidiary stand at \in 3 7 bn, out of which, \in 1 5 bn, only, relate to assets in Cyprus. The capital base of the subsidiary amounts to \in 604 million, while the capital adequacy ratio as at 31 December 2013, stood at the very strong levels of 44 95%, which, combined with the good quality of the loan portfolio, strengthen the shield toward the risks of the current economic conditions





On 31 December 2013, the deposits of the subsidiary amounted to € 2 5 bn, while the amount of loans to € 1 1 bn, out of which, € 0 5 bn is fully cash collateralised. The subsidiary maintains strong liquidity, with cash invested in low risk short-term investments, outside Cyprus, amounting to € 1 8 bn. The subsidiary maintains high liquidity rates and buffers, significantly above the minimum regulatory limits, which enables it to withstand, even in extreme scenarios of deposits' decrease.

Details of other significant post balance sheet events are also provided in the following notes

Note 4 - Greek Economy Liquidity Support Program

Note 6 - Greek Bank's recapitalisation

Note 18 - Discontinued operations

Note 36 - Debt issued and other borrowed funds

Note 48 - Acquisition of subsidiaries

50 National Bank of Greece S A Voluntary Tender Offer (VTO)

On 15 February 2013, the National Bank of Greece S A (NBG) acquired 84 35%, of Eurobank's voting shares following the completion of a Voluntary Tender Offer (VTO) launched on 11 January 2013. The VTO would have been followed by the merger of the two banks, the process of which initiated on 19 March 2013.

On 28 March 2013, the Bank of Greece sent letters to all viable banks, including the Bank and NGB, stating that each bank should proceed with its recapitalization by the end of April 2013 and requesting them to proceed with the relevant necessary actions. On 7 April 2013, as the joint banks' request for the extension of the recapitalization process up to 20 June 2013 was not granted, the relevant regulatory authorities with the consent of the management of both banks decided that the Bank and NBG will be independently recapitalized in full. As a consequence, the merger process of the two banks was suspended

In this respect, the Extraordinary General Meeting of shareholders of the Bank, convened on 30 April 2013, decided the increase of the Bank's ordinary share capital, in order to raise € 5,839 million, subscribed by way of contribution in kind from HFSF, in accordance with Law 3864/2010 and Act of Cabinet 38/9 11 2012. As a result of the above mentioned share capital increase of the Bank (note 39), the percentage of the voting rights held by NBG as at 31 December 2013 was reduced below 5%

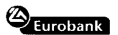
51 Related parties

EFG Group was the controlling shareholder of the Bank, holding 44 70% of the Bank's ordinary shares and voting rights until 23 July 2012 (see also note 50 above) In May 2013, following its full subscription in the Bank's recapitalisation of € 5,839 million, the HFSF became the controlling shareholder and a related party of the Bank (note 6) On 19 June 2013, HFSF acquired 3,789,317,358 Bank's ordinary shares with voting rights, representing 98 56% of its ordinary share capital. Following the issuance of 205,804,664 new ordinary shares in July, as resolved at the Annual General Meeting of the Shareholders on 27 June 2013, the percentage of the voting rights held in Eurobank by HFSF decreased to 93 55%. Following the share capital increase approved by the Extraordinary General Meeting of 26 August 2013, the percentage of the voting rights held by HFSF increased to 95 23%.

On 12 July 2013, Eurobank signed with HFSF, a relationship framework agreement (RFA) that determines covenants governing the relationship between the Bank and the HFSF and the matters related with, amongst others, the corporate governance of the Bank and the development and approval of the Restructuring Plan On 26 August 2013, the RFA was approved by the Extraordinary General Meeting in accordance with Law 2190/1920 article 23a Subject to this agreement, the Bank's decision making bodies will continue to determine independently, amongst others, the Bank's commercial strategy and policy (including business plans and budgets) in compliance with the Restructuring Plan and the decision on day-to-day operation of the Bank will continue to rest with the Bank's competent bodies and officers, as the case may be, in accordance with their statutory, legal and fiduciary responsibilities

The Group regards other Greek Banks controlled, jointly controlled or significantly influenced by HFSF, within the context of the Greek Banks' recapitalization, as well as the members of key management personnel of HFSF, as related parties. The Group's transactions with HFSF's related Greek banks are made in the ordinary course of business, are carried out on market terms, are not influenced by the HFSF as the controlling shareholder of the Bank and are not included in the table presented below

Other than the aforementioned transactions with HFSF related Greek banks, a number of banking transactions are entered into with related parties in the normal course of business and are conducted on an arm's length basis. These include loans, deposits and guarantees. In addition, as part of its normal course of business in investment banking activities, the Group at times may hold



positions in debt and equity instruments of related parties. The volume of the said related party transactions and outstanding balances are as follows

	31 December 2013			31		
	7	Entities	1		Entities	
	, Key	controlled		Кеу	controlled	
	management	by KMP,	.	management	by KMP,	1
	personnel	associates &	1.	personnel	associates &	EFG!
	(KMP) ⁽¹⁾	joint ventures	HFSF	(KMP) ⁽¹⁾	joint ventures*	Group [†]
	€million	<u>€ million</u>	€ million!	<u>€ million</u>	<u>€ million</u>	€ million
Loans and advances to customers net of						
provision	3	16	0	11	26	-
Other assets (2)	0	-	2	•	-	•
Due to customers	7	8	0	12	20	-
Other liabilities	1	-	-	1	-	-
Net interest income	(0)	0	(0)	(0)	0	1
Net banking fee and commission income	0	•	-	0	0	(0)
Impairment losses on loans and advances to						
customers	-	(9)	-	-	-	-
Other operating income/(expense)	(0)	(0)	-	(1)	(0)	(0)
Guarantees issued	-	-	-	0	1	-
Guarantees received	0	-	•	0	•	•

⁽t) Key management personnel includes directors and key management personnel of the Group and its controlling shareholder and their close family members. As at 31 December 2013, the volume of transactions and outstanding balances with key management personnel of HFSF is immaterial.

In 2013 an impairment loss of € 8.5 million has been recorded against loan balances with a Group's joint venture. No further provisions for doubtful debts have been recognized in respect of loans given to related parties (2012 nil)

Key management compensation (directors and other key management personnel of the Group)

Key management personnel are entitled to compensation in the form of short-term employee benefits of € 6 7 million (2012 € 6 9 million) and long-term employee benefits (excluding share-based payments) of € 0 6 million (2012 € 0 4 million) Additionally, income of € 3 7 million relating with forfeited share options has been recognized in income statement as at 31 December 2013 (2012 € 0 1 million expense)

⁽²⁾ Receivable from HFSF due to the consideration adjustment for the acquisition of NHPB pursuant on the terms of the relevant binding agreement (note 48)



52 Board of Directors

The three year term of the Board of Directors expired at the Annual General Meeting of the Shareholders of 27 June 2013. The General Meeting elected a new Board, the term of office of which was set to three years and expires at the Annual General Meeting which will take place in 2016.

G A David Chairman, Non Executive (registered as Chairman on 27 June 2013)

E N Christodoulou Chairman, Non Executive (until 27 June 2013)

G C Gondicas Honorary Chairman, Non executive

E G A Arapoglou Vice Chairman, Non Executive Independent

C | Megalou Chief Executive Officer

N C Nanopoulos Chief Executive Officer (until 27 June 2013)

B N Ballis Deputy Chief Executive Officer (until 27 June 2013)
M H Colakides Deputy Chief Executive Officer (until 30 October 2013)

N V Karamouzis Deputy Chief Executive Officer (until 27 June 2013)

N K Pavlidis
 A N Frangou
 Non Executive (until 27 June 2013)
 N M Stassinopoulos
 D G Dimopoulos
 P K Mylonas
 Non Executive (until 17 June 2013)
 Non Executive (until 17 June 2013)
 L Lorentziadis
 Non Executive (until 17 June 2013)
 Non Executive (until 17 June 2013)

D T Papalexopoulos Non Executive Independent

A J Martinos Non Executive Independent (until 27 June 2013)
P V Tridimas Non Executive Independent (until 27 June 2013)

D A Georgoutsos Non Executive (Greek State representative under Law 3723/2008)
K H K Prince – Wright Non Executive (HFSF representative under Law 3864/2010)

C M Glavanis Non Executive (HFSF representative under Law 3864/2010 until 27 June 2013)

53. Dividends

Final dividends are not accounted for until they have been ratified by the Annual General Meeting

Under Law 3756/2009, as amended by Law 3844/2010 and supplemented by Laws 3965/2011, 4063/2012 and 4144/2013, banks participating in the Greek Economy Liquidity Support Program were not allowed to declare a cash dividend to their ordinary shareholders for 2008 to 2012 Based on the 2013 results and Law 3723/2008 in combination with article 44a of Company Law 2190/1920, the distribution of dividends to either ordinary or preference shareholders is not permitted (note 40)

Athens, 31 March 2014

George A David
Passport No 706574975
HAIRMAN OF THE BOARD OF DIRECTORS

Christos I Megalou
I D No AE - 011012
CHIEF EXECUTIVE OFFICER

Harris V Kokologiannis I D No AK - 021124 CHIEF FINANCIAL OFFICER