



2020 Semi-Annual Report

Telecom Italia Capital Société Anonyme
12, rue Eugène Ruppert L-2453 Luxembourg
R.C.S. Luxembourg B 77.970

Unaudited Semi-Annual Accounts as at June 30, 2020, which have been authorized by the Board of Directors held on July 31, 2020

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Management's report

Telecom Italia Capital (herein defined as well as the "Company" or "TI Capital") ends the first six months of the year 2020 with a profit of EUR 274.082,96 (versus a profit of EUR 15.560.626,16 as of June 30, 2019).

The change of pace in the profitability is a result of a revised funding mix that has extended its duration and, consequently, the cash generating ability of the Company has been diminished.

The net financial position as of June 30, 2020 is positive for EUR 81,9 million (EUR 49,9 million as of June 30, 2019). It is calculated as follow:

Million EUR	June 30, 2020
Formation expenses	14,8
Loans to affiliated undertakings	3.123,9
Amounts owed by affiliated undertakings	
becoming due and payable within one year	70,2
becoming due and payable after more than one year	448,8
Cash at bank and in hand	74,2
Amounts owed to affiliated undertakings	
becoming due and payable within one year [*]	-10,1
becoming due and payable after more than one year	-21,1
Non-convertible loans	
becoming due and payable within one year	-54,5
becoming due and payable after more than one year	-3.564,3
Net Financial Position	81,9

[*] Note 12 of the Semi-Annual Accounts – Amounts owed to affiliated undertakings - a) – excluding Guarantee fee due to Parent Company.

Notes

As of June 30, 2020, the aggregate principal amount of the outstanding notes equals to USD 4.000.000.000,00 (same amount as of June 30, 2019). The proceeds of the notes have been utilized to provide funding to TIM Group companies. All the notes are unconditionally and irrevocably guaranteed by the mother company TIM S.p.A.

Share Capital

As of June 30, 2020, the subscribed share capital amounts to EUR 2.336.000,00, consisting of 100.000 ordinary shares with a nominal value of EUR 23,36 per share.

Risks

The Directors consider the following as the principal risks that the Company faces:

- the Company has raised, and may raise in the future, financing in currencies other than euro. According to its risk management policies, TI Capital hedges the foreign currency risk exposure on its liabilities through currency swaps contracts or natural hedge positions. Furthermore, in order to hedge its interest rate exposure, Telecom Italia Capital enters into interest rate swaps.

Moreover, the Company is exposed to generic market, credit and liquidity risks:

- credit risk: representing the risk of non-fulfilment of obligations assumed by a counterparty in relation to lending and liquidity management activities;
- liquidity risk: related to the need to meet short-term financial liabilities.

The financial risks are managed within guidelines defined at Group level and through:

- the identification of the most suitable financial instruments, including derivatives, to reach prefixed objectives;
- the monitoring of the results achieved.

The COVID-19 pandemic continues to spread, having far-reaching effects on lives, businesses, and economies worldwide. Local and national governments are escalating measures aimed at stemming the reach of the virus and mitigating its disruptive impacts. The current situation remains fluid, with scientific understanding of the COVID-19 virus, medical response, and actions by governments and organizations evolving rapidly.

Similarly, the Company is looking to protect their people and enhance its resilience through:

- adapting workplaces and protecting workers: ensured two-meter distance between desks; placed barrier between workers and waypoints; disposed meeting rooms to the benefit of spare offices; supply of hand sanitiser for each desk;
- improving Business Continuity Management: ensured ability of staff and operations to continue functioning remotely; upgrade of IT Hardware and remote connectivity;

- upgrade of Cyber Security & IT: raised staff awareness of cyber threats; upgraded authentication features; reinforced remote administration of devices and accesses

Corporate governance statement

The Company, in order to ensure its strategic guidance, the effective monitoring of management by the Board and the Board's accountability to the Company and the Shareholders, has implemented the following corporate framework:

- The Board, whose members are characterized by a high professional profile, is entrusted with:
 - reviewing and guiding corporate strategy;
 - overseeing major capital expenditures, acquisitions and divestitures;
 - ensuring the integrity of accounting and financial reporting systems, including the independent audit.
- Three out of five of Board seats are assigned to non-executive members.
- Two out of five of Board seats are assigned to independent directors.
- The Board establishes an Audit Committee ("AC") to support its function in respect to all audit matters. The AC is composed of three members, out of which two are independent, including the chairperson and has direct access and contact with the external auditors ("réviseur d'entreprises agréé").
- The Board delegates the day to day management of the Company to one of its members (the "Managing Director").

Telecom Italia Capital is committed to the following organizational model:

- definition of strategic guidelines: in charge of the Group "Financial Risk Committee" of which the Managing Director of the Company is member;
- execution activity: in charge of Telecom Italia Capital Front Office department, which implements such guidelines in coordination with the Group Treasurer;
- Group Financial Planning & Risk control: any deviation from the guidelines is reported by the Group Financial Risk Controller to the "Financial Risk Committee".

Additional details on internal control and financial risk management policies of TIM Group are available in the TIM S.p.A. consolidated accounts and related documents.

Alternative Performance Measures

In this Management's report, in addition to the conventional financial performance measures established by Luxembourg laws, certain alternative performance measures are presented for a better understanding of the trend of operations and financial condition.

The alternative performance measures used are described below:

- Net Increase / Decrease in Cash and Cash Equivalents: indicates the ability of the Company to face the liquidity risk as described above. Greater details on calculation are provided in the Cash Flow Statement, that the Board of Directors of the Company has decided to include within present Financials Statement.
- Net Financial Position: indicates the Company's ability to pay off its debts. It is calculated as shown below.

+ Formation expenses
+ Loans included in Financial assets
+/- Financial amounts owed by/to affiliated undertakings
+ Cash at bank and in hand
- Debenture loans
Net Financial Position

Events subsequent to June 30, 2020

During the year 2020, it is foreseen to continue the activity of financial assistance to TIM Group companies and continue to manage the market risks related to the funding and investment activity.

The Company does not perform research and development activities. The Company did not acquire and does not hold its own shares.

Financials as of June 30, 2020 herein reported comprise the balance sheet, the profit and loss account, the cash flow statements and the explanatory notes.

For the Board of Directors
The Managing Director
Biagio Murciano

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Semi-Annual Accounts

Balance Sheet – Assets

TELECOM ITALIA CAPITAL SOCIETE ANONYME BALANCE SHEET AS AT JUNE 30, 2020			
ASSETS - [EUR]	Note	30.JUNE.2020	31.DECEMBER.2019
A. Subscribed capital unpaid		0,00	0,00
I. Subscribed capital not called		0,00	0,00
II. Subscribed capital called but unpaid		0,00	0,00
B. Formation expenses	[3]	14.847.843,63	15.297.727,04
C. Fixed assets		3.123.935.980,11	3.121.074.256,95
I. Intangible assets			
1. Costs of development		0,00	0,00
2. Concessions, patents, licenses, trade marks and similar rights and assets , if they were			
a) acquired for valuable consideration and need not be shown under C.I.3.		0,00	0,00
b) created by the undertaking itself		0,00	0,00
3. Goodwill, to the extent that it was acquired for valuable consideration		0,00	0,00
4. Payments on account and intangible assets under development		0,00	0,00
II. Tangible assets			
1. Land and buildings		0,00	0,00
2. Plant and machinery		0,00	0,00
3. Other fixtures and fittings, tools and equipment		0,00	0,00
4. Payments on account and tangible assets in the course of construction		0,00	0,00
III. Financial assets			
1. Shares in affiliated undertakings		0,00	0,00
2. Loans to affiliated undertakings	[4]	3.123.935.980,11	3.121.074.256,95
3. Participating interests		0,00	0,00
4. Loans to undertakings with which the undertaking is linked by virtue of participating interest		0,00	0,00
5. Investments held as fixed assets		0,00	0,00
6. Other loans		0,00	0,00
D. Current assets		595.262.627,79	593.075.157,17
I. Stocks			
1. Raw materials and consumables		0,00	0,00
2. Work in progress		0,00	0,00
3. Finished goods and goods for resale		0,00	0,00
4. Payments on account		0,00	0,00
II. Debtors			
1. Trade debtors			
a) becoming due and payable within one year		0,00	0,00
b) becoming due and payable after more than one year		0,00	0,00
2. Amounts owed by affiliated undertakings	[5]		
a) becoming due and payable within one year		70.228.888,99	70.092.951,76
b) becoming due and payable after more than one year		448.815.748,63	440.230.579,15
3. Amounts owed by undertakings with which the undertaking is linked by virtue of participation			
a) becoming due and payable within one year		0,00	0,00
b) becoming due and payable after more than one year		0,00	0,00
4. Other debtors			
a) becoming due and payable within one year		1.987.297,27	1.483,37
b) becoming due and payable after more than one year		0,00	0,00
III. Investments			
1. Shares in affiliated undertakings		0,00	0,00
2. Own shares		0,00	0,00
3. Other investments		0,00	0,00
IV. Cash at bank and in hand	[6]	74.230.692,90	82.750.142,89
E. Prepayments		894.343,44	927.778,33
TOTAL ASSETS		3.734.940.794,97	3.730.374.919,49

The accompanying notes are an integral part of these semi-annual accounts.

Balance Sheet – Capital, Reserves and Liabilities

TELECOM ITALIA CAPITAL SOCIETE ANONYME BALANCE SHEET AS AT JUNE 30, 2020				
CAPITAL, RESERVES AND LIABILITIES - [EUR]	Note	30.JUNE.2020	31.DECEMBER.2019	
A. Capital and reserves		68.635.581,25	68.361.498,29	
I. Subscribed capital	[7]	2.336.000,00	2.336.000,00	
II. Share premium account	[8]	871.234,66	871.234,66	
III. Revaluation reserve		0,00	0,00	
IV. Reserves	[9]			
1. Legal reserve		234.000,00	234.000,00	
2. Reserve for own shares		0,00	0,00	
3. Reserves provided for by the articles of association		0,00	0,00	
4. Other reserves, including the fair value reserve				
a) other available reserves		0,00	0,00	
b) other non available reserves		1.326.575,00	76.740,00	
V. Profit or loss brought forward		63.593.688,63	18.863.156,53	
VI. Profit or loss for the financial year		274.082,96	45.980.367,10	
VII. Interim dividends		0,00	0,00	
VIII. Capital investment subsidies		0,00	0,00	
B. Provisions		58.402,26	87.820,14	
1. Provisions for pensions and similar obligations		0,00	0,00	
2. Provisions for taxation	[10]	58.402,26	87.820,14	
3. Other provisions		0,00	0,00	
C. Creditors		3.666.246.811,46	3.661.925.601,06	
1. Debenture loans				
a) Convertible loans				
i) becoming due and payable within one year		0,00	0,00	
ii) becoming due and payable after more than one year		0,00	0,00	
b) Non convertible loans	[11]			
i) becoming due and payable within one year		54.530.241,43	54.355.495,97	
ii) becoming due and payable after more than one year		3.564.306.769,09	3.552.599.766,21	
2. Amounts owed to credit institutions				
a) becoming due and payable within one year		0,00	0,00	
b) becoming due and payable after more than one year		0,00	0,00	
3. Payments received on account of orders in so far as they are not shown separately as deductio				
a) becoming due and payable within one year		0,00	0,00	
b) becoming due and payable after more than one year		0,00	0,00	
4. Trade creditors				
a) becoming due and payable within one year		216.286,24	217.477,91	
b) becoming due and payable after more than one year		0,00	0,00	
5. Bills of exchange payable				
a) becoming due and payable within one year		0,00	0,00	
b) becoming due and payable after more than one year		0,00	0,00	
6. Amounts owed to affiliated undertakings	[12]			
a) becoming due and payable within one year		10.643.006,70	11.160.249,89	
b) becoming due and payable after more than one year		21.058.134,70	21.557.691,42	
7. Amounts owed to undertakings with which the undertaking is linked by virtue of participating ii				
a) becoming due and payable within one year		0,00	0,00	
b) becoming due and payable after more than one year		0,00	0,00	
8. Other creditors				
a) Tax authorities		15.492.373,30	22.031.588,12	
b) Social security authorities		0,00	3.331,54	
c) Other creditors				
i) becoming due and payable within one year		0,00	0,00	
ii) becoming due and payable after more than one year		0,00	0,00	
D. Deferred income		-0,00	-0,00	
TOTAL CAPITAL, RESERVES AND LIABILITIES		3.734.940.794,97	3.730.374.919,49	

The accompanying notes are an integral part of these semi-annual accounts.

Profit & Loss account

TELECOM ITALIA CAPITAL SOCIETE ANONYME			
PROFIT AND LOSS ACCOUNT FOR THE SIX MONTHS PERIOD			
PROFIT AND LOSS	Note	30.JUNE.2020	30.JUNE.2019
1. Net turnover		0,00	0,00
2. Variation in stocks of finished goods and in work in progress		0,00	0,00
3. Work performed by the undertaking for its own purposes and capitalised		0,00	0,00
4. Other operating income		0,00	0,00
5. Raw materials and consumables and other external expenses		-76.836,90	-39.577,27
a) Raw materials and consumables		0,00	0,00
b) Other external expenses		-76.836,90	-39.577,27
6. Staff costs		-71.689,67	-67.655,15
a) Wages and salaries		-63.109,50	-60.574,16
b) Social security costs			
i) relating to pensions		-7.190,88	-6.923,31
ii) other social security costs		0,00	0,00
c) Other staff costs		-1.389,29	-157,68
7. Value adjustments		-493.470,39	-633.735,83
a) in respect of formation expenses and of tangible and intangible fixed assets		-493.470,39	-633.735,83
b) in respect of current assets		0,00	0,00
8. Other operating expenses		-65.400,64	-59.878,42
9. Income from participating interests		0,00	0,00
a) derived from affiliated undertakings		0,00	0,00
b) other income from participating interests		0,00	0,00
10. Income from other investments and loans forming part of the fixed assets	[13]	44.288.957,29	96.160.556,61
a) derived from affiliated undertakings		44.288.957,29	96.160.556,61
b) other income not included under a)		0,00	0,00
11. Other interest receivable and similar income	[14]	133.093.227,32	235.205.112,74
a) derived from affiliated undertakings		132.884.934,37	234.986.010,62
b) other interest and similar income		208.292,95	219.102,12
12. Share of profit or loss of undertakings accounted for under the equity metho		0,00	0,00
13. Value adjustments in respect of financial assets and of investments held as		0,00	0,00
14. Interest payable and similar expenses	[15]	-176.311.216,30	-309.294.617,32
a) concerning affiliated undertakings		-52.411.353,31	-157.534.503,06
b) other interest and similar expenses		-123.899.862,99	-151.760.114,26
15. Tax on profit or loss		-89.487,75	-5.709.579,20
16. Profit or loss after taxation		274.082,96	15.560.626,16
17. Other taxes not shown under items 1 to 16		0,00	0,00
18. Profit or loss for the financial year		274.082,96	15.560.626,16

The accompanying notes are an integral part of these semi-annual accounts.

Cash Flow Statements

TELECOM ITALIA CAPITAL SOCIETE ANONYME CASH FLOW STATEMENT AS AT JUNE 30, 2020		
[EUR]	30.JUNE.2020	30.JUNE.2019
Operating Activities		
Net result of the year	274.082,96	15.560.626,16
Taxes	-89.487,75	-5.709.579,20
Profit/Loss before tax	363.570,71	21.270.205,36
Adjustments for		
Amortization of formation expenses and on tangible and intangible fixed assets	493.470,39	633.735,83
Finance Income	-177.382.184,61	-331.365.669,35
Finance Expenses	175.778.334,26	308.688.932,94
Changes in trade and other receivables	18.098,69	43.592,46
Changes in trade and other payables	-653.465,07	-775.546,80
Income Taxes Paid	-8.598.040,82	-807.759,53
Net cash flows from operating activities	-9.980.216,45	-2.312.509,09
Cash flows from Investing activities		
Investments and repayments in Financial Receivables	0,00	20.000.000,00
Interest, commissions and other financial income received	176.963.281,85	333.361.594,33
Net cash flows from investing activities	176.963.281,85	353.361.594,33
Cash flows from Financing activities		
Net change in short-term financial payables	0,00	679.000.000,00
Increase of borrowings	0,00	1.960.633,44
Repayments of borrowings	-552.662,99	-724.871.393,42
Interest, commissions and other financial expenses paid	-175.066.392,48	-311.882.990,08
Net cash flows from financing activities	-175.619.055,47	-355.793.750,06
Net Increase / Decrease in Cash and Cash Equivalents	-8.635.990,07	-4.744.664,82
Net foreign exchange differences in C&CE	116.540,08	32.580,30
Cash and cash equivalents at 01 January	82.750.142,89	5.139.170,27
Cash and cash equivalents at the end of the period	[6] 74.230.692,90	427.085,75

TELECOM ITALIA CAPITAL SOCIETE ANONYME CASH FLOW STATEMENT AS AT JUNE 30, 2020		
[EUR]	30.JUNE.2020	31.DECEMBER.2019
Operating Activities		
Net result of the year	274.082,96	45.980.367,10
Taxes	-89.487,75	-16.030.749,30
Profit/Loss before tax	363.570,71	62.011.116,40
Adjustments for		
Amortization of formation expenses and on tangible and intangible fixed assets	493.470,39	1.125.714,41
Finance Income	-177.382.184,61	-555.707.131,20
Finance Expenses	175.778.334,26	490.976.159,34
Changes in trade and other receivables	18.098,69	70.762,00
Changes in trade and other payables	-653.465,07	-209.662,77
Income Taxes Paid	-8.598.040,82	-1.076.983,53
Net cash flows from operating activities	-9.980.216,45	-2.810.025,35
Cash flows from Investing activities		
Investments and re-payments in Financial Receivables	0,00	1.382.400.000,00
Interest, commissions and other financial income received	176.963.281,85	561.875.450,77
Net cash flows from investing activities	176.963.281,85	1.944.275.450,77
Cash flows from Financing activities		
Net change in short-term financial payables	0,00	0,00
Increase of borrowings	0,00	1.960.633,44
Repayments of borrowings	-552.662,99	-1.372.203.121,99
Interest, commissions and other financial expenses paid	-175.066.392,48	-493.643.298,16
Net cash flows from financing activities	-175.619.055,47	-1.863.885.786,71
Net Increase / Decrease in Cash and Cash Equivalents	-8.635.990,07	77.579.638,71
Net foreign exchange differences in C&CE	116.540,08	31.333,91
Cash and cash equivalents at 01 January	82.750.142,89	5.139.170,27
Cash and cash equivalents at the end of the period	[6] 74.230.692,90	82.750.142,89

The accompanying notes are an integral part of these semi-annual accounts.

Notes to the Semi-Annual Accounts

as at June 30, 2020, which have been authorized by the Board of Directors held on July 31, 2020

Note 1 – General information

Telecom Italia Capital (the “Company”) was incorporated in Luxembourg on September 27, 2000 for an unlimited duration. The registered office is currently established at 12, Rue Eugène Ruppert L-2453 Luxembourg. The registered number is B 77.970.

The corporate object is to provide financial assistance to the companies within TIM Group. In this respect, the Company can acquire assets by issuing securities, bonds or any other financial instrument and by taking loans in whatever form from banks and institutional investors or in any other form, the above-mentioned list being purely enumerative and not limitative.

The Company may also have participating interests in any Luxembourg or foreign company and administrate, manage and develop its portfolio.

The Company may carry out any commercial, industrial or financial operation and perform real estate transactions pertaining directly or indirectly to its object.

Generally, the Company may carry out all transactions considered as useful to the achievement and development of its object.

The financial year begins on January 1st and ends on December 31st of each year.

Note 2 – Summary of significant accounting policies

Basis of preparation

The annual accounts have been prepared in accordance with accounting principles and regulations generally accepted in the Grand Duchy of Luxembourg (“Luxembourg GAAP”) under the historical cost convention.

As allowed by the amended law of December 19, 2002, the Board of Directors of the Company has decided to include the cash flow statement based on the indirect method.

Euro (“EUR”) is the book accounting currency.

Certain values referred to December 31, 2019 provision for taxation staff costs and other operating expenses reported herein have been reclassified in order to give better understanding to the accounts and to transpose the new official chart of accounts (PCN).

Use of estimates

The preparation of financial statements in accordance with Luxembourg GAAP, requires Board of Directors to make estimates and assumptions that affect the reported amount of assets and liabilities, disclosure of contingent assets and liabilities at the date of the semi-annual accounts, and reported amounts of revenues and expenses during that reporting period. Actual results could differ from those estimates.

Foreign currency translation

The Company follows the multi-currency accounting policy that consists in recording the assets and the liabilities in their original currencies, the same being converted into EUR at the balance sheet date.

The exchange differences arising from the transactions expressed in currencies other than EUR are hedged either by balanced deposits and loans or through derivative instruments, such as Cross Currency Interest Rate Swaps (“CCIRS”) or foreign exchange agreements, all hereby referred to as “currency swaps”.

Currency swaps combine two positions that are represented by the amounts that will be exchanged with the counterparty at the maturity of the contract. They are recorded as assets or liabilities to the net between the payable and the receivable amount. Generally, one is in EUR and the other in currencies other than EUR. This latter is converted into EUR at the balance sheet date.

The unrealized exchange differences that arise from all these conversions are reflected in the profit and loss account in the items “Interest payable and similar expenses/Other interest receivable and similar income”.

The realized income and charges in currencies other than EUR are recorded in their respective currencies and converted at the exchange rate prevailing on the respective transaction dates.

The exchange rate used to convert as of June 30, 2020 the operations in USD into EUR is the following:

1 EUR = 1,1198 USD.

Formation expenses

Formation expenses may include incorporation expenses and bond issuance expenses. Incorporation expenses are valued at purchase price including the expenses incidental thereto less cumulated depreciation amounts written off over maximum 5 years. Bond issuance expenses are written off on a straight-line basis over the period of the note.

Financial assets

Loans to affiliated undertakings are valued at nominal value including the expense incidental thereto. The contingent write-downs are recorded in case of a permanent impairment loss of the investments estimated by the Board of Directors while comparing the net book value with the market value or with the net equity of the company. These value adjustments are not continued if the reasons for which the value adjustments were made have ceased to apply.

Debtors

Debtors are valued at their nominal value. They are subject to value adjustments where their recovery is compromised. These value adjustments are not continued if the reasons for which the value adjustments were made have ceased to apply.

Cash at bank and in hand

Cash at bank and in hand is defined as cash in hand, demand deposits and short-term, highly liquid investments readily convertible to known amounts of cash and subject to insignificant risk of changes in value. Cash at bank and in hand and short-term deposits which are held to maturity are carried at cost.

Accrued interest

Accrued interests are shown with their principal amount.

Prepayments/Deferred income

“Prepayments” and “Deferred income” accounts include prepaid charges and deferred income. Issue discounts are listed with the related notes, while other similar charges are classified in “Formation expenses”. All are amortized through the profit and loss account on a straight-line basis over the lifetime of the notes.

Derivative instruments

The commitments related to currency and interest rates swaps are recorded as off-balance sheet items at the nominal value of the contracts.

No valuations of unrealized gains or losses are recorded during the life of the contracts since there is a perfect matching of the realized gains or losses of derivatives and the realized losses or gains on the hedged items at maturity. For the exchange rate variance refer to the accounting policy “Foreign currency translation” above.

The Company enters into derivatives only for the purpose of hedging.

Creditors

Creditors are recorded at their reimbursement value. Where the amount repayable on account is greater than the amount received, the difference is shown in the same line of the debt and is written off over the period of the debt based on a linear method.

Provisions

Provisions are recognized when the Company has a present obligation as a result of a past event, it is probable that an outflow of resources embodying economic benefits will be required to settle the obligation and a reliable estimate can be made of the amount of the obligation.

Provisions for taxation

Provisions for taxation, corresponding to the difference between the tax liability estimated by the Company and the advance payments for the financial years, are recorded under the caption “Provisions for taxation”.

Note 3 – Formation expenses

Formation expenses are composed by bond issuance expenses. Movements for the period on this item are as follows:

EUR	Total formation expenses
Balance as at 31.12.2019	15.297.727,04
Depreciation during the period	-493.470,39
Exchange rate impact	43.586,98
Balance as at 30.06.2020	14.847.843,63

Note 4 – Financial assets - Loans to affiliated undertakings

This item is composed by EUR 3.123.935.980,11 (EUR 3.121.074.256,95 as per December 31, 2019) being the total amount of medium-long term loans granted to TIM S.p.A. (the “Parent Company”) utilizing the proceeds received by issuing notes.

EUR	June 30, 2020	December 31, 2019
Nominal value: EUR 89.800.000,00 Expiring September 30, 2022 Floater rate: Euribor 6m + 0,99180%	89.800.000,00	89.800.000,00
Nominal value: EUR 100.000.000,00 Expiring September 30, 2022 Floater rate: Euribor 6m + 0,88030%	100.000.000,00	100.000.000,00
Nominal value: EUR 200.000.000,00 Expiring March 17, 2023 Floater rate: Euribor 6m + 1,28590%	200.000.000,00	200.000.000,00
Nominal value: EUR 250.000.000,00 Expiring March 31, 2023 Floater rate: Euribor 6m + 1,31720%	250.000.000,00	250.000.000,00
Nominal value: EUR 155.000.000,00 Expiring March 31, 2023 Floater rate: Euribor 6m + 1,06280%	155.000.000,00	155.000.000,00
Nominal value: USD 1.000.000.000,00 [*] Expiring November 15, 2034 Floater rate: USDLibor 3m + 1,10000%	893.016.610,11	890.154.886,95
Nominal value: EUR 791.119.370,00 Expiring January 18, 2037 Floater rate: Euribor 6m + 1,45969%	791.119.370,00	791.119.370,00
Nominal value: EUR 645.000.000,00 Expiring December 05, 2039 Fixed rate: 7,53220%	645.000.000,00	645.000.000,00
	3.123.935.980,11	3.121.074.256,95

[*] Differences between June 30, 2020 and December 31, 2019 are due to exchange rate impact.

The Board of Directors is of the opinion that the value of the loans above is fully recoverable.

Note 5 – Debtors - Amounts owed by affiliated undertakings

a) becoming due and payable within one year

EUR	June 30, 2020	December 31, 2019
Short term loan with Ti Sparkle Uk Ltd	5.400.000,00	5.400.000,00
Receivables from Group Companies	301,15	0,00
Accruals on long term loans with Parent Company	11.233.802,37	12.975.155,81
Accruals on derivatives with Parent Company	44.667.298,07	43.444.567,57
Accruals on derivatives with Group Companies	8.927.487,40	8.220.818,28
Currency swaps with Group Companies	0,00	52.410,10
	70.228.888,99	70.092.951,76

b) becoming due and payable after more than one year

EUR	June 30, 2020	December 31, 2019
Currency swaps with Parent Company	364.800.629,30	357.340.117,02
Currency swaps with Group Companies	84.015.119,33	82.890.462,13
	448.815.748,63	440.230.579,15

Note 6 – Cash at bank and in hand

The item refers to bank current accounts and deposit accounts for the total amount of EUR 74.230.692,90 (EUR 82.750.142,89 as per December 2019).

EUR	June 30, 2020	December 31, 2019
Bank current accounts	74.230.692,90	82.750.142,89
Cash and cash equivalent as shown in Cash Flow Statement	74.230.692,90	82.750.142,89

Note 7 – Subscribed capital

As of June 30, 2020 the authorized, issued and fully paid in share capital of EUR 2.336.000,00 is represented by 100.000 shares with a nominal value of EUR 23,36 per share.

As of June 30, 2020 and December 31, 2019, the Company is 100% held by TIM S.p.A.

Note 8 – Share premium account

The extraordinary shareholders meeting held on May 15, 2009 decided to recapitalize the Company by injecting EUR 50.000.000,00 in cash, of which EUR 47.664.000,00 as issuance premium and EUR 2.336.000,00 as share capital. Such premium, paid on the same date, has been utilized in order to cover residual losses after capital reduction (EUR 35.853.303,61) emerging from the interim accounts as of February 28, 2009. Later, in order to cover the loss of the year 2014, the shareholder meeting held on April 1, 2015 decided to allocate EUR 10.939.461,73 to “Profit and loss brought forward” reducing the “Share premium and similar premiums” to EUR 871.234,66.

Note 9 – Reserves

Reserves are split as follows:

- Legal Reserve: the Company is required to allocate a minimum of 5% of its annual net income to a legal reserve, until this reserve equals 10% of the subscribed share capital. This reserve may not be distributed. The legal reserve as at June 30, 2020 amounts to EUR 234.000,00 and equals 10% of the share capital. The reserve has been set up by the shareholders meeting as of March 2, 2005 by converting a portion of other unavailable reserves.

- Other reserves consist of Tax reserve for an amount of EUR 1.326.575,00. It has been created by the annual shareholders' meetings held in the year 2020 and is equal to five times the amount of the Net Wealth Tax to be paid for fiscal year 2020. It will be unavailable for distribution for a five-year period since the year following its creation and is detailed as below:

Period	Values - EUR
Fiscal year 2020	1.326.575,00
	1.326.575,00

Movements for the year on the reserves, share premium and similar premiums and profit and loss items are as follows:

	Share premium (EUR)	Legal Reserve (EUR)	Other reserves (EUR)	Profit or loss brought forward (EUR)	Profit or loss for the financial period (EUR)
Balance as at 31.12.2019	871.234,66	234.000,00	76.740,00	18.863.156,53	45.980.367,10
Movements for the year					
Allocation of prior year's Profit or loss [*]	0,00	0,00	1.326.575,00	44.653.792,10	-45.980.367,10
Reallocation of Reserve [*]	0,00	0,00	-76.740,00	76.740,00	0,00
Profit or loss for the period	0,00	0,00	0,00	0,00	274.082,96
Balance as at 30.06.2019	871.234,66	234.000,00	1.326.575,00	63.593.688,63	274.082,96

[*] Shareholders Meeting held on April 22, 2020 decided to

1. allocate the profit of the year 2019 amounting to EUR amounting to EUR 45.980.367,10 to "Profit or loss brought forward";
2. reallocate, considering that the five years unavailability period for tax purposes has expired, EUR 76.740,00 from "Other reserves" to "Profit or loss brought forward" which shall be increased accordingly;
3. create a new reserve of EUR 1.326.575,00 by reallocating the same amount from "Profit and loss brought forward" to "Other reserves". Following art 8a of the law October 16, 1934, as modified, which authorizes the Company to deduct net wealth tax from its own basis, the new created reserve is equal to five (5) times the amount of the net wealth tax to be paid for year 2020 (EUR 265.315,00), and shall be kept unavailable for five year starting from the year immediately following the one in which the reserve has been created.

Note 10 – Provisions for taxation

EUR	June 30, 2020	December 31, 2019
Chamber of Commerce fees	37.360,18	37.360,18
Net wealth tax	12.840,00	43.820,00
Other taxes	1.188,82	1.188,82
Value added tax	7.013,26	5.451,14
	58.402,26	87.820,14

Note 11 – Non convertible loans

The Company has issued non-convertible notes for a total outstanding amount of USD 4.000.000.000,00 as at June 30, 2020 (December 31, 2019 – USD 4.000.000.000,00).

i) becoming due and payable within one year

EUR	June 30, 2020	December 31, 2019
Issue discounts on notes		
Current portion	-571.785,72	-569.953,56
Accrued interest on notes	55.102.027,15	54.925.449,53
	54.530.241,43	54.355.495,97

ii) becoming due and payable after more than one year

EUR	June 30, 2020	December 31, 2019
Nominal value: USD 1.000.000.000,00 [*] Expiring November 15, 2033 Fixed Interest Rate 6,3750%	893.016.610,11	890.154.886,95
Nominal value: USD 1.000.000.000,00 [*] Expiring September 30, 2034 Fixed Interest Rate 6,0000%	893.016.610,11	890.154.886,95
Nominal value: USD 1.000.000.000,00 [*] Expiring July 18, 2036 Fixed Interest Rate 7,2000%	893.016.610,11	890.154.886,95
Nominal value: USD 1.000.000.000,00 [*] Expiring June 04, 2038 Fixed Interest Rate 7,7210%	893.016.610,11	890.154.886,95
Issue discounts on notes Long term portion	-7.759.671,35	-8.019.781,59
	3.564.306.769,09	3.552.599.766,21

[*] Differences between June 30, 2020 and December 31, 2019 are due to exchange rate impact.

Note 12 – Amounts owed to affiliated undertakings

This item refers to the following payables due to Parent Company and Group Companies:

a) becoming due and payable within one year

EUR	June 30, 2020	December 31, 2019
Guarantee fee due to Parent Company	532.882,04	1.150.962,98
Other payables to Group Companies	0,50	0,50
Current portion of long term loans with Parent Company [*]	986.697,77	959.550,34
Current portion of long term loans with Group Companies [*]	133.133,00	129.966,29
Currency swaps with Group Companies	47.706,36	0,00
Accruals on long term loans with Parent Company	71.817,29	75.864,67
Accruals on long term loans with Group Companies	19.713,05	20.667,08
Accruals on derivatives with Parent Company	7.431.134,87	7.358.939,21
Accruals on derivatives with Group Companies	1.419.921,83	1.464.298,82
	10.643.006,71	11.160.249,89

b) becoming due and payable after more than one year

EUR	June 30, 2020	December 31, 2019
Long term loans with Parent Company [*]	18.549.161,13	18.989.933,07
Long term loans with Group Companies [*]	2.508.973,57	2.567.758,35
	21.058.134,70	21.557.691,42

[*] Those items refer to the bank loans used to fund issuance costs for notes released from 2003 to 2006. Loans have a quarterly amortizing period. Due to shifting of bank counterparties to Parent and Group Companies the loans have been classified in "Amounts owed by affiliated undertakings". The residual nominal amount of loans is split as follows:

EUR	June 30, 2020	December 31, 2019
Related to notes issued as of October 29, 2003 for an initial amount of USD 31.300.000,00 Final payment date: November 15, 2033 Nominal residual amount	7.441.809,82	7.608.201,76
Related to notes issued as of October 6, 2004 for an initial amount of USD 35.652.500,00 Final payment date: September 29, 2034 Nominal residual amount	10.323.137,20	10.544.624,07
Related to notes issued as of July 18, 2006 for an initial amount of USD 14.036.250,00 Final payment date: July 18, 2036 Nominal residual amount	4.413.019,15	4.494.382,22
	22.177.966,17	22.647.208,05

Note 13 – Income from other investments and loans forming part of the fixed assets

a) derived from affiliated undertakings

EUR	June 30, 2020	June 30, 2019
Interest on long term loans to Parent Company	44.288.957,29	96.160.556,61
	44.288.957,29	96.160.556,61

Note 14 – Other interest receivable and similar income

a) derived from affiliated undertakings

EUR	June 30, 2020	June 30, 2019
Interest and commissions on receivables from Group Companies	0,00	9.770,82
Income on derivatives with Parent Company	109.043.008,59	212.655.031,13
Income on derivatives with Group Companies	23.819.362,15	22.304.710,83
Income on currency swaps with Group Companies	22.560,13	16.497,84
Gain on exchange rates with Group Companies	3,50	0,00
	132.884.934,37	234.986.010,62

b) other interest and similar income

EUR	June 30, 2020	June 30, 2019
Interest on bank deposits	0,00	12.629,92
Gain on exchange rates	208.292,95	206.472,20
	208.292,95	219.102,12

Note 15 – Interest payable and similar expenses

a) concerning affiliated undertakings

EUR	June 30, 2020	June 30, 2019
Interest on loans with Parent Company	-488.503,24	-490.106,11
Interest on loans with Group Companies	-67.965,12	-1.387.173,49
Guarantee fee due to Parent Company	-532.882,04	-605.684,38
Other fees due to Group Companies	-62.500,00	-62.500,00
Charges on derivatives with Parent Company	-39.961.070,32	-141.575.656,52
Charges on derivatives with Group Companies	-11.092.330,96	-11.785.566,56
Fees on derivatives with Parent Company	0,00	-1.627.816,00
Losses on exchange rates with Parent Company	-72.704,78	0,00
Losses on exchange rates with Group Companies	-133.396,85	0,00
	-52.411.353,31	-157.534.503,06

b) other interest and similar expenses

EUR	June 30, 2020	June 30, 2019
Other interest and financial commissions	-1.257,72	-632,92
Interest and similar expenses on debentures	-123.882.370,13	-151.547.652,64
Losses on exchange rates	-16.235,14	-211.828,70
	-123.899.862,99	-151.760.114,26

Note 16 – Hedging contracts and other derivative agreements

In order to hedge the exchange and interest rate risks linked to the notes issued, the Company entered into several currency and interest rate swap contracts for the same duration of the hedged notes. The table here below reports the sum of the notional amount for derivative type and counterparties.

EUR	June 30, 2020	December 31, 2019
Cross Currency Interest Swap (CCIRS) contracts with Parent Company	1.963.293.671,89	1.963.293.671,89
Cross Currency Interest Swap (CCIRS) contracts with Group Companies	266.940.408,44	266.940.408,44
Interest Rate Swap (IRS) contracts with Parent Company	2.254.866.940,53	2.247.641.089,55
Interest Rate Swap (IRS) contracts with Group Companies	424.182.889,80	422.823.571,30
Foreign exchange agreements with Group Companies	2.570.886,33	2.500.000,00
	4.911.854.796,99	4.903.198.741,18

The table here below reports the net sum of the mark to market value of the above reported derivative agreements.

EUR	June 30, 2020	December 31, 2019
Cross Currency Interest Swap (CCIRS) contracts with Parent Company	394.409.753,67	275.281.692,83
Cross Currency Interest Swap (CCIRS) contracts with Group Companies	89.122.985,92	53.129.524,89
Interest Rate Swap (IRS) contracts with Parent Company	1.379.407.580,93	962.728.952,85
Interest Rate Swap (IRS) contracts with Group Companies	243.156.792,41	171.246.976,05
Foreign exchange agreements with Group Companies	-42.355,67	55.535,46
	2.106.054.757,26	1.462.442.682,08

Note 17 – Tax situation

The Company is subject to the fiscal law in force in Luxembourg applicable to all commercial Companies.

Note 18 – Consolidation

The accounts of the Company are included in the consolidated accounts of TIM S.p.A. which are available at the registered office located in Milano, via Negri 1, Italy and on the website <http://www.telecomitalia.com>

TIM S.p.A. accounts are not consolidated in the accounts of any other company.

Note 19 – Directors remuneration

Only the independent Directors are remunerated in their capacity as Directors. The remuneration of independent members, including their participation in the Audit Committee, amounts to EUR 36.000,00 per annum (VAT excluded). No Director has an interest in the share capital of the Company.

Note 20 – Staff

As of June 30, 2020 the Company has 3 employees on its payroll (December 31, 2019 – 3). The average of employees during the fiscal period has been of 3,17 resources (December 31, 2019 – 3,00).

Note 21 – Litigation

The Company has not been and is not involved in any litigation.

Note 22 – Auditor's fees

During the first six months of the year 2020 a total of EUR 21.326,76 (VAT excluded) has been paid to Ernst & Young S.A.

No other amount has been paid to the Auditors.

Declaration of the manager responsible for financial reporting

Pursuant to paragraph 4 of Luxembourg's Transparency Law, the undersigned Biagio Murciano, Managing Director of the Company, to the best of his knowledge, hereby declares that the above interim financial statements prepared in accordance with the applicable set of accounting standards give a true and fair view of the assets, liabilities, financial position and profit or loss of the issuer and that the management report includes an indication of important events that have occurred during the first six months of the financial year, and their impact on the financial statements, together with a description of the principal risks and uncertainties for the remaining six months of the financial year.

Biagio Murciano
Managing Director