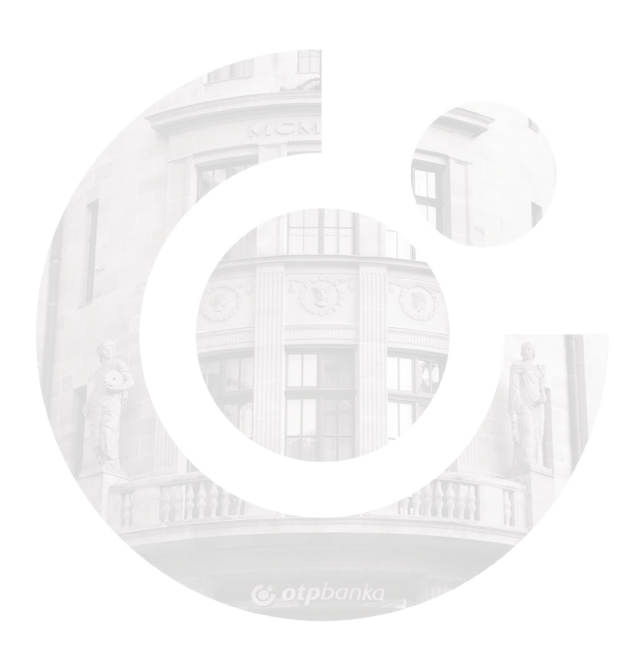




Annual Report **2014**







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Foreword by the Chairman of the Board of Directors



Ing. Zita Zemková CEO and Chairman of the Board of Directors OTP Banka Slovensko, a.s.

DEAR SHAREHOLDERS, BUSINESS PARTNERS AND CLIENTS,

We have come to the end of another year one that has been very successfull regarding our bank's business. The banking sector grew with the strength of the Slovak economy and domestic household consumption. Consumers continue to be very willing to take on additional debt, in which they are strongly encouraged by low interest rates - especially the historic low interest rates for loans secured by real estate. For several years in a row refinancing has been an important factor in the loan market, which has encouraged many players to take on greater levels of risk. At the same time, the surplus of liquidity has reduced the cost of financing to record low levels in the Slovak market.

In my evaluation of 2014 I would like to draw attention to the bank's most valuable capital

of all – its clients. Thanks to their activity and interest in our products, and our strict expense control, the bank's profits from operational activities increased by 43%. The bank achieved excellent results for interest and non-interest income. A further factor in these results was a change of the bank's sales strategy to emphasise the provision of unsecured consumer loans and motivation for activity on the part of the bank's clients.

The bank has prepared a number of programmes to reward loyal customers as well as projects designed to attract new clients. For one of them, "Now it pays to have an active account and use your card", OTP Banka won an award from MasterCard for the "Most Effective Marketing Campaign of the Year 2014".



OTP Banka has recommenced business loans for small and medium enterprises, using support for these activities under the EIF programme. We expect that the new segment of microSME clients for whom we have developed new products, will add to the bank's results, especially in 2015.

With regard to the use of technology, 2014 saw the successful introduction of a new Internet Banking system for OTP Banka with a modern design and advanced functionality, an expansion of the ATM network throughout Slovakia and the culmination of other projects to provide better quality services with faster, automated services.

The bank's parent OTP Bank Nyrt. provided it with professional and methodological assistance throughout the year. The bank's capital position was strengthened by an increase in its share capital, in particular by

an investment of EUR 10 million from its main shareholder and the provision of subordinated debt.

Dear shareholders, business partners and clients,

I would like to conclude by thanking you for showing such confidence in us in our mutual cooperation in 2014. It is something that we at OTP Banka Slovensko highly appreciate.

In 2015 OTP Banka aims to increase its market share in both deposits and loans and to develop the services it provides, especially as regards the use of new technologies and the accessibility of bank services. We remain committed to good cooperation and the satisfaction of our clients and business partners and I firmly believe that we will achieve this once again in 2015.

Company bodies

BOARD OF DIRECTORS

Ing. Zita Zemková

Chairman of the Board of Directors and CEO of OTP Banka Slovensko, a.s. managing the 1st division – Organisation & Support

Ing. Rastislav Matejsko

Member of the Board of Directors and Executive Assistant to CEO of OTP Banka Slovensko, a.s. managing the $2^{\rm nd}$ division - Finance & Treasury

Mgr. Peter Leško

Member of the Board of Directors and Executive Assistant to CEO of OTP Banka Slovensko, a.s. managing the $3^{\rm rd}$ division – Risk

Dr. Sándor Patyi

Member of the Board of Directors and Executive Assistant to CEO of OTP Banka Slovensko, a.s. managing the 4^{th} division – Business

SUPERVISORY BOARD

József Németh

Chairman

Ágnes Rudas

Member

Gábor Kovács

Member

Atanáz Popov

Member

Ing. Katarína Mihók

Member

Ing. Jozef Brhel

Member

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Annual Report 2014 Company bodies

Shareholder structure as at 31.12.2014

The share of domestic shareholders in the share capital as at 31.12.2014 was 0.70%, while foreign shareholders held a 99.30% share.

OTP Bank, Nyrt. is the only shareholder with a share of more than 1% of the share capital.

Shareholder structure as at 31.12.2014

Shareholder	Shareholding	Share	
	(€ '000)	(%)	
OTP Bank, Nyrt.	87,887	99.26	
Others	653	0.74	
Total share capital	88,539	100	

Report of the board of directors on the company's business and assets in 2014

1. EXTERNAL ENVIRONMENT

The year 2014 was characterised by a positive trend in economic activity which began when the Slovak economy returned to growth in the last quarter of 2013. The main source of growth changed from foreign trade to domestic demand with household consumption driving the revival. The increase in economic growth had a positive effect on the labour market, which has stabilised with a decreasing rate of unemployment and real wage growth. There was a continuing fall in consumer prices in Slovakia, which has led to moderate deflation.

Developments in Russia and Eastern Europe, economic consolidation in the Eurozone and slower global growth created strong pressure on Eurozone GDP, whose growth slowed in 2014. The ECB took steps to stop the weakening of economic growth in 2014, twice reducing its base interest rate to reach 0.05% (a decrease of 20 base points), organising the first TLTRO tenders and preparing the markets for quantitative easing.

The volume of assets in the Slovak bank sector grew by 5% compared to the previous year. The year-on-year increase in deposits was 4% while loans increased by 6%, driven in particular by interest in housing loans. Profits in the bank sector also grew (by 2%). The decreasing cost of financing, the relatively stable real-estate market and simpler refinancing led to an increase in retail loans, especially loans for housing. The widening gap between the interest rates on existing loans and the record low rates for new loans has created strong pressure for refinancing. On the other hand, credit risk

costs in the banking sector increased. Another characteristic feature of 2014 was acceleration in the growth of the ratio of household debt to gross disposable income. Bank deposits have become less attractive for clients because falling interest rates make it harder for banks to offer their clients an attractive return from their products. There was also a visible trend of clients turning away from term deposits to savings deposits.

2. BASIC FACTS ON THE BANK'S PERFORMANCE

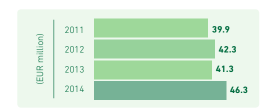
- The bank's operating profit increased by 43% as a result of growth in net interest income and effective management of operating expenses,
- a strong growth dynamic in the provision of new consumer loans and lower financing costs led to a 12% year-on-year increase in net interest income,
- legislative regulation of bank charges and the forced departure of a major client in the area of state administration resulted in a 7% decrease in net income from charges and commissions,
- the year-on-year improvement in the ratio of operating expense to operating income from 81% to 75% (from 72% to 66% net of contributions to the Deposit Protection Fund and the bank tax),
- costs for coverage of credit risk in 2014 increased by 68% year-on-year and despite the strong increase in the bank's operating profit, its final result was a loss of EUR 0.4 million.
- the three-percent balance sheet growth was financed mainly by client deposits, which grew by 7% in comparison with the previous year.

3. FINANCIAL RESULTS

3.1. Operating income

3.1.1. Net interest income

This was 12% higher in 2014 compared to the previous year thanks to the positive effects of interest income on loans provided to clients, which were 10% higher than in 2013. The second factor supporting the increase in net interest income since the year before was an 18% fall in interest expense for client deposits despite an increase in volume. The growing volume of loans covered the decline in interest rates, which affected both sides of the balance sheet and was caused by changes in the cost of financing and further intensified by competition in both secured and unsecured loans. The net interest margin increased from 2.9% for 2013 to 3.1%.



3.1.2. Net commission and fee income

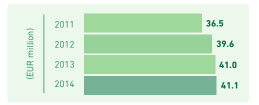
This decreased by 7% in comparison with the previous year. The main causes were a fall in fee income resulting from legislative regulation of certain bank fees by the state, which effective from June 2013 prohibited the charging of fees for keeping a credit account and set restrictions on fees for the early repayment of loans by consumers. The full effects of this change were felt only in 2014. The decrease in income for the whole year was approximately EUR 1.1 million. A further factor was the forced departure of an important public sector, which resulted in a fall in income of EUR 0.6 million in 2014. The Bank covered a part of these losses by increasing the number of active clients and increasing the volume of transactions.



3.2. General administrative expenses

Thanks to strict management these grew by only 0.4% compared to 2013. If the effect of the bank tax and the Deposit Protection Fund are excluded (an increase of

6%), the bank's operating expenses decreased by 0.4%, which is below the rate of inflation for 2014 (-0.1%). The ratio of operating expense to operating income improved from 81% for the previous year to 75% (66% after eliminating the bank tax and contributions to the Deposit Protection Fund).



3.3. Credit risk costs

In the area of credit risk management, the bank managed to reduce its total volume of provisions by EUR 4 million to reach a level of EUR 56 million. There was a favourable development in the bad debt ratio, which fell year-on-year by 0.6% to stand at 9.9% at the end of 2014. The bad debt coverage ratio decreased by 2.3% compared to the previous year, with provisions covering 48.9% of bad debt. In 2014 the bank eliminated the negative effect of risk-bearing loans from the time of the crisis by writing off bad debt in the volume of EUR 11 million and selling a volume of EUR 12 million. The effect of these transactions on risk costs remained small, however, because the bad debt had been nearly fully covered by provisions. The increase in risk costs by EUR 5.7 million in 2014 compared to 2013 was caused by growth and changes in the structure of the loan portfolio and the creation of additional provisions for risk-bearing loans.



3.4. Economic result

In 2014 the Bank increased its operating profit by EUR 4.1 million to EUR 13.6 million. This was, however, insufficient to cover the rise in the cost of risk, which grew by EUR 5.7 million to EUR 14.2 million. This experience was reflected in the bank's end-of-year results, which show a loss for 2014 amounting to EUR 443 thousand. The loss will be settled out of retained earnings from previous years.

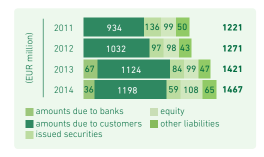
4. BUSINESS RESULTS

4.1. Liabilities

These increased by 3% compared to the previous year supported by client deposits (increased by 7%). In 2014 their structure changed, with current and savings accounts gaining a more significant status alongside term deposits. They made up 43% of the overall increase in retail deposits (EUR 71 million). There was particularly dynamic growth (30%) in deposits from micro corporate clients.

Balance sheet growth was also supported by an increase in share capital and subordinated debt amounting in total to EUR 28 million. The increase in capital was primarily motivated by new European and national legislation by which the bank complied with adequate coverage for all legislative capital requirements.

On the other hand there was a 31% reduction in the issuing of mortgage bonds due to the fact that the bank is giving priority to the sale of consumer loans and other housing loans.



4.2. Assets

On the asset side there was an increase in funds held on clients' loans, which increased by 4% compared to the previous year, in particular due to the influence of consumer loans (a 67% increase), which were the bank's best-performing products in 2014. The bank slightly improved its loan-to-deposit ratio from 99% to 96% at the end of 2014.

The securities portfolio decreased by 67% compared to the previous year due to a high volume of securities reaching maturity, which were not replaced by new purchases. The vast majority of securities (91%) are in the HTM portfolio. The bank placed its free funds in inter-bank transactions within the OTP group.

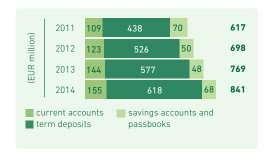


5. RETAIL BANKING

5.1. Retail deposits

Growth in retail loans continued successfully also in 2014. Deposits grew by EUR 71 million to EUR 841 million. In percentage terms, this represents a 9.3 increase. Thanks to this significant increase the bank's market share in this area improved from 2.9% to 3.1%. Significant factors in the growth of deposits included an increase in term deposits and the success of the new product – Savings account for current accounts.

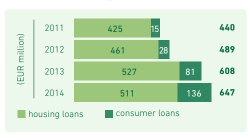
During 2014 the number of current accounts increased, as did the volume of transactions. The bank achieved this positive result by setting competitive fees and discounts for packages in the loyalty programme and implementing measures to make existing clients more active. The number of active clients grew by 66% compared to the previous year. The largest increases were in the number of active clients using the BASE package, which, according to independent market analyses, was one of the most favourable packages offered to clients in the market in 2014.



5.2. Retail loans

The bank continued to increase its portfolio of retail loans in 2014. The increase in their net balance was EUR 39 million (+6.4%), to reach a level of EUR 647 million. The bank focused primarily on providing consumer loans. Their volume increased from EUR 81 million to EUR 136 million (67%), and market share increased from 2.5% to 3.7%. The main factor contributing to this increase was the provision of consumer loans to refinance existing loans from other banks, non-bank lenders and leasing companies for clients with good payment discipline. Besides refinancing existing loans, the bank focussed on more active communication with clients to offer loans with preferential conditions by means of predefined limits. There was a decrease in the balance of housing loans in 2014. The net volume of this portfolio was 3.0% (EUR 16 million) smaller than in the previous year due to the bank's adoption of a less aggressive sales policy in this segment.

Loans were sold to the public through the whole branch network and also by a strong network of external partners.



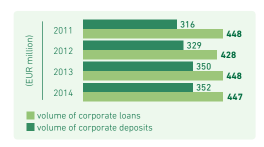
6. CORPORATE BANKING

In corporate banking in 2014 the bank concentrated on sustainable growth, i.e. on clients that bring the bank a balanced structure of assets and liabilities as well as income. The bank stabilised and in many cases expanded its cooperation with its current clients and took active steps to recruit new clients. Key sectors for the bank were housing administrators, manufacturing, industrial and processing companies, the agricultural sector and clients in the area of renewable sources of energy. The bank supports its key sectors with a made-to-measure approach and preferential parameters for certain products.

An important milestone was the agreement on a programme for sharing the risk of loans to small and medium enterprises, which the bank and the European Investment Fund concluded in the second half of 2014. This programme, which is supported from EU funds, enables the bank to provide firms with loans at a favourable interest rate, which means that with EU assistance OTP Banka is promoting the development of entrepreneurship in Slovakia. This is a way for companies to benefit from EU funds even when they would otherwise have no chance to get access to subsidies.

After building a sales team covering all regions, establishing close cooperation with the retail network and designing and fine-tuning a range of bank products, the bank began the intensive development of a line of commercial services for micro-enterprises. An important component of the products for micro-enterprises is a loan where a

part of the risk is covered by a portfolio guarantee from the European Investment Fund, which creates space for more dynamic growth in this segment.



7. DEVELOPMENT OF THE BANK

The bank made investments of EUR 6.0 million in 2014. These were focussed primarily on the development of new information technologies and the refurbishment of commercial premises. The purpose of investment in information technologies is to provide the bank's clients with better quality services in the form of faster processing of the data necessary for providing services to clients and to modernise services and to provide services in electronic forms. The bank invested a total of EUR 3.7 million in IT development. The bank:

- opened a modernised version of its e-banking service for retail clients,
- increased the number of its ATMs from 123 to 139.
- successfully completed the demanding process for implementing SEPA payment instruments, which implements uniform rules and standards for all euro payments within the EEA,
- continued the centralisation and automation of service activities.

Another investment intended to benefit clients was the renovation of commercial premises, involving the refurbishment of 6 branches for a total of EUR 1.7 million. The bank's other investments included the renovation of security systems and proportionate investments in the refurbishment of its headquarters.



8. BASIC INDICATORS



*) number of employees in full-time employment

9. OUTLOOK FOR THE BANK'S BUSINESS

We expect that the main factors driving growth in the Slovak economy in 2015 will be domestic consumption and investments. Given the current trends in the Eurozone, exports will

probably continue to stagnate. The expected low inflation rate will have a positive effect on growth of real wages, which will have a knockon effect of increased domestic consumption. This will generate larger numbers of jobs, especially in the area of services.

The development of the bank sector in 2015 will continue to be affected by the refinancing of loans.

Competition will lead to further decreases in interest rates, especially for loans to consumers, where we foresee pressure will move from housing loans to consumer loans, for which the bank currently achieves higher margins. On the liabilities side, the interest paid on term deposits will continue to decrease. The expected growth in domestic investments will have a positive effect on the corporate sector.

In 2015 OTP foresees faster growth and a stronger market share in client deposits and the retention of market share in loans. In the retail segment the bank will focus mainly on providing consumer loans. With regard to deposits, the bank will continue to support the increasing share of savings deposits in new transactions and increase the number of active clients through a rewards programme of preferential terms for deposit and loan products.

In the corporate segment, the bank aims to increase the quality of its service and the products that it offers, especially for the key sectors of industry, power generation and infrastructure, housing management, agriculture and municipalities. We also expect the micro corporate client segment to continue its dynamic growth. The bank will add the factoring of receivables to its portfolio of services for clients in 2015.

In order to ensure high quality in the services that it provides, in 2015 the bank will continue the modernisation and development of e-banking.

the system for the management of retail and corporate loans, digitisation projects and the expansion of its ATM network.

The bank plans to continue to make improvements in operating efficiency in 2015 by increasing the volume of transactions and through careful management of operating expense, which should result in it making a profit.

10. ADDITIONAL INFORMATION

The bank does not have an organisational unit abroad. It does business in the area of banking and this activity does not have specific negative effects on the environment.

In 2014 the bank did not acquire its own shares, temporary certificates or ownership interests, nor shares, temporary certificates or ownership interests in its parent accounting unit. It likewise received no subventions from public funds.

In 2014, the OTP group in Slovakia included, besides the bank, the companies OTP Faktoring Slovensko, s. r. o., OTP Buildings, s. r. o. and OTP REAL Slovensko, s. r. o.

Share ownership structure as at 31.12.2014 - Domestic shareholders owned 0.70% of the share capital as at 31.12.2014 and foreign shareholders owned 99.30%. OTP Bank, Nyrt., is the only shareholder with more than 1% of the bank's registered capital.

Shareholder structure as at 31.12.2014

Shareholder	Shareholding	Share	
	(€ '000)	(%)	
OTP Bank, Nyrt.	87,887	99.26	
Others	653	0.74	
Total share capital	88,539	100	

Marketing and support of projects

The marketing communication of OTP Banka Slovensko in 2014 supported the fulfilment of the bank's business plan for areas it had designated to be strategically important. The largest shares of communication were dedicated to offering favourable conditions for refinancing loans in OTP Bank and to increasing the active use of accounts and payment cards in the existing portfolio. Other areas were savings and term deposits and loans for the microSME segment with support from the EIF.

MasterCard awarded OTP Banka the title "Most Effective Marketing Campaign of the Year 2014" for the campaign "Now it pays to have an active account and use your card".

In 2014 OTP Banka successfully launched a new version of internet banking for its clients featuring a modern design and improved functions. The bank continued the modernisation of its online environment and communications by launching a new corporate website based on that of its parent OTP Nyrt. including new interactive elements for clients and clear information on the bank's products and services.

In the area of corporate social responsibility OTP Banka Slovensko provides financial support and sponsorship primarily to applicants presenting projects in the area of culture and the conservation of cultural heritage and the area of financial education for young people. A major part of the bank's sponsorship activities during the year was to support local and regional communities and events in the places where it operates.

Vision and Mission

VISION

Our bank's vision is not only to continue in what we have become in the Slovak financial market, but to achieve the maximum satisfaction and convenience for our clients, while our work and its results would convince other clients who are looking for quality services to express their trust in OTP Banka Slovensko as a modern, re-liable and well-established financial institution. We use the expertise, human potential of employees and the experience of an international group to satisfy our clients' needs, providing them with convenient services and exceeding their expectations.

MISSION

The mission of OTP Banka Slovensko, a.s. is to provide professional and high quality services to its retail, corporate and local government clients. To apply fine-tuned management practices to combine existing potential and to act transparently and prudently, and also to proactively promote efficient innovations. Our motto is to satisfy each client. Our clients need to know that we are here for them, that they are important to us, regardless of whether they are a large company or an employee of a small business. We listen to their needs and respect them. We will convince them with the high quality of modern products, with the level of the services provided, with our personal approach, reliability, professionalism and open communication.

Code of Ethics

Basic moral requirements

Honesty and integrity

To act honestly and fairly in personal and business relationships, while taking care to comply with all applicable rules and regulations and adhere to moral principles and rules of decent behaviour.

Professionalism

To perform all work activities at the highest possible professional level and in accordance with the rules and principles of honest business conduct.

Principles of professional activity

Professional credibility

To continuously advance the development of the Bank staff's expertise, with the aim of meeting and exceeding the expectations associated with a good business reputation. To sell products

andservices by means of experienced staff, paying particular attention to providing complete and correct information to clients.

Conflict of interest

Pursuant to legal regulations, to avoid conflicts of interest relating to the standing of the Bank, work and person, as well as to prevent such conflicts from arising. Refrain from all activities that are in conflict with the Bank's or clients' interests, to make decisions impartially and objectively.

Confidentiality

One of the key conditions for a relationship of trust established between the Bank and its clients is the strict protection of business secrets, banking secrets and confidential information. We protect personal data that we obtain in the course of providing our financial services.

Retail network – branches as at 31.12.2014

Branch	Street	Post Code	Town	Tele	Telephone	
Banská Bystrica	Námestie SNP 15	974 01	Banská Bystrica	048	32 687 04	
Bardejov	Radničné námestie 10	085 20	Bardejov	054	32 687 01	
Bratislava - Apollo BC	Prievozská 2/B	821 09	Bratislava	02	5979 2771	
Bratislava - Blumentálska	Blumentálska 20	811 07	Bratislava	02	5979 2711	
Bratislava - Dúbravka	Saratovská 6 B	841 01	Bratislava	02	5979 2701	
Bratislava - Hurbanovo námestie	Hurbanovo námestie 7	811 03	Bratislava	02	5979 2721	
Bratislava - Kazanská	Kazanská 58	821 06	Bratislava	02	5979 2791	
Bratislava - OC Polus	Vajnorská 100	831 04	Bratislava	02	5979 2731	
Bratislava - Podunajské Biskupice	Vetvárska 7	821 06	Bratislava	02	5979 2781	
Bratislava - Štúrova	Štúrova 5	813 54	Bratislava	02	5979 2421	
Čadca	Palárikova 98	022 01	Čadca	041	32 687 31	
Detva	Tajovského 10	962 12	Detva	045	32 687 21	
Dolný Kubín	Radlinského 1729	026 01	Dolný Kubín	043	32 687 01	
Dunajská Streda	Korzo Bélu Bartóka 344	929 01	Dunajská Streda	031	32 687 01	
Fiľakovo	Biskupiská 4	986 01	Fiľakovo	047	32 687 61	
Galanta	Poštová 914/2	924 00	Galanta	031	32 687 21	
Humenné	Námestie Slobody 43	066 82	Humenné	057	32 687 01	
Kolárovo	Kostolné námestie 15	946 03	Kolárovo	035	32 687 41	
Komárno	Záhradnícka 10	945 01	Komárno	035	32 687 21	
Košice - Alžbetina	Alžbetina 2	040 41	Košice	055	32 687 10	
Košice - Murgašova	Murgašova 3	040 01	Košice	055	32 687 51	
Kráľovský Chlmec	Nemocničná ulica č. 8	077 01	Kráľovský Chlmec	056	32 687 51	
Levice	Komenského 2	934 01	Levice	036	32 687 01	
Liptovský Mikuláš	1. mája 26	031 01	Liptovský Mikuláš	044	32 687 01	
Lučenec	Železničná 1	984 01	Lučenec	047	32 687 31	
Malacky	Záhorácka 46/30	901 01	Malacky	034	32 687 01	
Martin	M. R. Štefánika 42	036 53	Martin	043	32 687 11	
Michalovce	Št. Kukuru 14	071 01	Michalovce	056	32 687 01	
Moldava nad Bodvou	Hviezdoslavova 32	045 01	Moldava nad Modvou	055	32 687 71	
Nitra	Štúrova 71	949 01	Nitra	037	32 687 11	
Nové Zámky	Petöfiho 1	940 24	Nové Zámky	035	32 687 51	

Branch	Street	Post Code	Town	Telephone	
Partizánske	Februárová 152/1	958 01	Partizánske	038 32 68	
Pezinok	Holubyho 28	902 01	Pezinok	033 32 68	
Piešťany	Nálepkova 38	921 01	Piešťany	033 32 68	
•		058 01	•	052 32 68	
Poprad	Námestie sv. Egídia 3633/44 Centrum 2304	017 01	Poprad	042 32 68	
Považská Bystrica			Považská Bystrica		
Prešov	Hlavná 13	080 01	Prešov	051 32 68	
Prievidza	Kláštorná 4	971 01	Prievidza	046 32 68	
Rimavská Sobota	SNP 2	979 01	Rimavská Sobota	047 32 68	
Rožňava	Šafárikova 17	048 01	Rožňava	058 32 68	
Ružomberok	Madáčova 7	034 01	Ružomberok	044 32 68	
Sabinov	Námestie Slobody 1	083 01	Sabinov	051 32 68	37 71
Senec	Lichnerova 93	903 01	Senec	02 5979	2901
Senica	Štefánikova 699	905 01	Senica	034 32 68	
Spišská Nová Ves	Letná 48	052 01	Spišská Nová Ves	053 32 68	37 01
Stará Ľubovňa	Námestie sv. Mikuláša 20	064 01	Stará Ľubovňa	052 32 68	37 91
Svidník	Centrálna 817/21	089 01	Svidník	054 32 68	37 21
Šahy	E. B. Lukáča 603	936 01	Šahy	036 32 68	37 21
Šaľa	Hlavná 33/36	927 01	Šaľa	031 32 68	37 41
Šamorín	Gazdovský rad 39	931 01	Šamorín	031 32 68	37 51
Štúrovo	Hlavná 27	943 01	Štúrovo	036 32 68	37 11
Topoľčany	Škultétyho 4720/2A	955 01	Topoľčany	038 32 68	37 01
Tornaľa	Mierová 23	982 01	Tornaľa	047 32 68	37 71
Trebišov	M. R. Štefánika 3782/25/A	075 01	Trebišov	056 32 68	37 21
Trenčín	Jesenského 7371/2	911 62	Trenčín	032 32 68	37 17
Гrnava	Andreja Žarnova 5	917 02	Trnava	033 32 68	37 21
/eľký Krtíš	SNP 16	990 01	Veľký Krtíš	047 32 68	37 51
/eľký Meder	Bratislavská cesta 2467/122	932 01	Veľký Meder	031 32 68	37 71
/ranov nad Topľou	A. Dubčeka 1	093 25	Vranov nad Topľou	057 32 68	37 21
Zvolen	Námestie SNP 27	961 22	Zvolen	045 32 68	37 01
Žilina	Sládkovičova 9	010 01	Žilina		37 11

Statement on compliance with the Principles of the Corporate Governance Code for Slovakia

OTP Banka Slovensko, a.s. and the members of its bodies have committed to raising overall the level of corporate governance and have adopted the Corporate Governance Code for Slovakia, published on the CECGA website at: http://www.cecga.org/sk/o-nas/kodex.The Code can also be found on the Bank's website.

With the aim of committing to fulfil and comply with the Code's individual principles, to advert to the manner of such compliance and to issue a Corporate Government Statement pursuant to § 20(6) of the Accountancy Act no. 431/2002 Coll. as amended, the Company hereby makes the following Statement:

I. PRINCIPLE: SHAREHOLDERS' RIGHTS AND KEY FUNCTIONS OF OWNERSHIP

A. Shareholders' fundamental rights

The records of registered shares are kept by the Central Securities Depository of the SR (Centralny depozitar Cennych papierov SR, a.s.) and these supersede the list of shareholders. In order to be effective the transfer of a registered share requires that a record of the transfer be made in the register of issuers of securities, as maintained by the Central Securities Depository of the SR, where the share is registered. The Articles of Association do not restrict transferability of the shares. To acquire or exceed an interest in the registered capital or voting rights of the Bank amounting to 20%, 30% or 50% in one or several operations, prior approval of the authorities supervising the Company is required.

At a general meeting, a shareholder is entitled to require information and explanations relating to the Company's affairs or the affairs of entities controlled by the Company, to submit proposals relating to the agenda under discussion and to vote. Upon request, the Board of Directors is obliged to provide a shareholder at the general meeting complete and true information and explanations relating

to the subject of the general assembly's agenda. If the Board of Directors is unable to provide the shareholder at the General Meeting with complete information or if requested by the shareholder at the General Meeting, the Board of Directors is obliged to provide such information to the shareholder in writing within 15 days following the General Meeting. The Board of Directors shall send the information to the shareholder to the address specified by the shareholder, else to the address specified in the list of shareholders. The Board of Directors is entitled to refuse to give such information only if it would constitute a breach of law, or if it is clear from a careful assessment of the information that its provision could cause harm to the Company or an entity controlled by the Company. Information relating to the management and assets of the Company must be provided in any circumstances. If the Board of Directors refuses to provide information, the Supervisory Board will, at the shareholder's request, decide on the Board of Directors' obligation to provide the required information during the negotiation of the General Meeting. Shareholders are entitled to view the Minutes of a Meeting of the Supervisory Board. Shareholders are obliged to keep such information obtained confidential.

Shareholders may only exercise their right to take part in the management of the Company at the General Meeting, respecting the organisational measures applicable to the General Meeting. The number of the votes of each shareholder is determined by the ratio of the nominal value of their shares and the amount of the registered capital. Shareholders may exercise their rights at the General Meeting by means of an authorised representative. The authorisation must be in writing and the shareholder's signature must be certified. The authorisation will expire, if the shareholder takes part in the General Meeting. If the shareholder authorises more than one person to exercise their voting rights connected with the same shares at one General Meeting, the Company will allow only the authorised representative who first registered in the attendance list to vote. A member of the Supervisory Board of the Company may not be an authorised representative. The Board of Directors is obliged not to allow the shareholder to exercise their rights, if the relevant body has decided to suspend the exercise of the shareholder's rights or otherwise restrict the shareholder's rights. Shareholders are entitled to a share in the profit, determined by the ratio of the nominal value of their shares and nominal value of all shareholders' shares.

B. Right to take part in the decisionmaking process relating to substantial changes in the Company and right of access to information

Amendment to Articles of Association

A draft amendment to the Articles of Association may be submitted by a shareholder or the Board of Directors of the Company. A shareholder may exercise this right at the General Meeting, if the amendment to the Articles of Association has been included in the General Meeting agenda, or under circumstances specified in Art. VIII of the Articles of Association, and request that a General Meeting be convened in order to negotiate the draft amendment to the Articles of Association. The complete text of the draft amendments must be available at the Company's seat at least 30 days prior to the General Meeting. The Board of Directors is obliged to ensure that each shareholder is able to view the complete wording of the amendments upon registration in the

attendance list. Amendments to Articles of Association and amended Articles of Association (for the purposes of this Section hereinafter referred to as an "Amendment to the Articles of Association") approved by the General Meeting will become valid and effective upon approval by the bodies supervising the Company's activity. If the body supervising the Company's activity fails to decide on the Company's request for approval to an Amendment to the Articles of Association within 30 days following delivery of a complete request, the Amendment to the Articles of Association will be deemed approved. By decision of the General Meeting or a generally binding legal regulation, the Amendment to the Articles of Association may become valid and effective on any later date. A Notarial Deed must be made with regard to the decision on the Amendment to the Articles of Association. If the Amendment to the Articles of Association changes any facts registered in the Commercial Register of the Slovak Republic, the Board of Directors will be obliged to file a petition for registration of such changes with the Commercial Register of the Slovak Republic without undue delay.

By-Laws

Within the scope defined by the generally binding legal regulations and decisions of the Company's bodies, the Company's activities are regulated by its by-laws. By-laws break down into instructions of the Board of Directors, instructions of the CEO, working regulations and working instructions. Instructions given by the Board of Directors regulate the fundamental relationships in the Company, in particular acting on behalf of the Company, labour relationships and organisation of the Company. The Board of Directors' instructions also regulate employees' procedures in entering into deals with clients. The CEO's instructions regulate those areas of the Company's activity that transcend the activities of a particular division. Working regulations regulate the subtasks, obligations and working procedures in the individual fields of the Bank's activity. By way of working instructions, the Executive Assistant to CEO regulates the activity of the organisational unit and employees of the division that he/she manages.

Approval of the issue of new shares

The registered capital of the Company may be increased or decreased by the Company's General Meeting at the request of the Board of Directors or, as relevant, the Board of Directors may do so in accordance with legal regulations and the Articles of Association. The General Meeting may decide on the issue of several types of shares distinguished by name and content of the rights connected therewith (voting right, amount of share in profits).

Shares may be of different nominal value. All of the types of shares must have the type and form laid down by generally binding legal regulations

Bonds

Based on the decision of the General Meeting, the Company may issue bonds carrying rights for their conversion to the Company's shares, or bonds carrying right to preferential subscription of shares, if, at the same time, the General Meeting decides on a contingent increase in the registered capital.

Extraordinary Transactions

Shareholders are continuously informed of major transactions carried out by the Bank.

General Meeting is the Supreme Body of the Company

Its competence includes:

- a) amendment to the Articles of Association,
- b) decision to increase the registered capital, entrusting the Board of Directors with the power to decide on an increase or decrease in the registered capital,
- c) decision on the issue of bonds under Art. V
 of the Articles of Association,
- d) decision on the termination of and change to the legal form of the Company upon the prior approval of bodies supervising the Company's activity,
- e) election and dismissal of members of the Supervisory Board except members of the Supervisory Board elected and dismissed by employees,
- f) approval of the ordinary and extraordinary individual Financial Statements, decision on the distribution of profit, including the amount of royalties and dividends, or settlement of loss,

- g) approval of the Annual Report,
- h) decision on the transformation of shares issued as registered securities to letter securities and vice versa,
- decision on the termination of trading of the Company's shares at a stock exchange and decision to cease the Company as a public joint-stock company,
- j) decision on other issues entrusted by the Articles of Association to the General Meeting,
- k) decision on approval of an Agreement on Transfer of an Enterprise or Part of an Enterprise, and
- l) decision on matters otherwise pertaining to other bodies of the Company, if reserved by the General Meeting, which, however, does not apply to deciding on matters entrusted to other bodies of the Company by a generally binding legal regulation.
- m) decision on matters otherwise pertaining to other bodies of the Company, if reserved by the General Meeting, which, however, does not apply to deciding on matters entrusted to other bodies of the Company by a generally binding legal regulation.

In order to approve a decision of the General Meeting on an Amendment to the Articles of Association, an increase or decrease in the registered capital, commissioning the Board of Directors to increase the registered capital, an issue of priority or convertible bonds, dissolution of the Company, change of legal form or approval of a decision to end trading of the Company's shares on a listed securities market, a two-thirds majority of all shareholders' votes is necessary, and a Notarial Deed thereof must be made. In order to approve any other decision of the General Meeting, a two-thirds majority of the votes of all shareholders' votes is necessary.

C. Right to take part in decisionmaking regarding remuneration of the members of the bodies and management

Remuneration of the members of the bodies and management, the main principles and rules of remuneration and their implementation are governed by the applicable SR legislation and are contained in the Bank's internal regulations, "Rules of Remuneration Policy at OTP Banka Slovensko, a.s". Legal framework of the regulation related to the principles of remuneration:

- Annex I to Directive 2010/76/EU (CRD III) of the European Parliament and of the Council,
- CEBS Guidelines on Remuneration Policies and Practices (dated 12 December 2010),
- Act No. 483/2001 Coll. on Banks and on amendments and supplements to certain acts, as amended.
- Act No. 566/2001 Coll. on Securities and Investment Services (The Securities Act) and on amendments and supplements to certain acts.

D. Right to take part in voting at the General Meeting

The Board of Directors convenes the General Meeting by a written invitation and notice of the General Meeting published in the nationwide periodical press publishing stock exchange news. The Board of Directors sends the written invitation to the shareholders to the address of their seat or permanent residence specified in the list of shareholders at least 30 days prior to the General Meeting. The invitation to the General Meeting must include all requisites laid down by generally binding legal regulations. If the Board of Directors fails to convene the General Meeting as described above, a member of the Board of Directors, Supervisory Board or shareholder may convene the General Meeting under the conditions laid down by the generally binding legal regulations. The Board of Directors must ensure that the Minutes of the Meeting are prepared within 15 days following the meeting. The Minutes of Meeting are to be signed by the minutes clerk, Chair of the General Meeting and two elected verifiers. In the event that the generally binding legal regulations stipulate that a Notarial Deed of the General Meeting be prepared, the Board of Directors must ensure the preparation thereof. Each shareholder may ask the Board of Directors to issue a copy of the Minutes of Meeting or a portion thereof along with the attachments thereto. At the shareholder's request, the Board of Directors is obliged to send such copy to the shareholder to the address specified by the shareholder or provide it to the shareholder otherwise as

agreed with the shareholder without undue delay; otherwise it must make it accessible at the Company's seat. The cost of producing and sending the copy of the Minutes of a Meeting or a portion thereof along with the attachments is borne by the shareholder who asked for such a copy. The Minutes of a Meeting along with the notice of a General Meeting or invitation to the General Meeting and the list of attendees must be kept by the Company for the whole period of its existence. If the Company ceases to exist without any legal successor, the Company must deliver the documents to the relevant national archive.

E. Ownership structure and control

The Company is not aware of any agreements between the shareholders.

F. Ways to acquire control over the Company

To acquire or exceed an interest in the registered capital or voting rights of the Bank amounting to 20%, 30% or 50% directly or through action taken in concert in one or several operations, prior approval of the authorities supervising the Company is required. The law penalises such acquisition or exceeding of a share in the registered capital of the Bank or voting rights amounting to 20%, 30% or 50% directly or through action taken in concert in one or several operations without the prior approval of bodies supervising the activity of the Company by annulling such action.

G. Simplification of the exercising of shareholders' rights

The Company has made accessible all important information about the Company's events on its website.

H. Possibility for mutual consultations among shareholders

Shareholders are not restricted by legal regulations in force or Articles of Association in their mutual consultations.

II. PRINCIPLE: FAIR TREATMENT OF SHAREHOLDERS

A. Equal Treatment of Shareholders

The number of a shareholder's votes is determined by the ratio of the nominal value of their shares and the amount of registered capital. All shares carry equal rights and obligations. A shareholder or shareholders owning shares, whose nominal value amounts to at least 5% of the registered capital, may, stating a reason, request in writing that the Extraordinary General Meeting or Supervisory Board be convened to discuss proposed issues. If the shareholders requested that the Extraordinary General Meeting be convened to discuss an Amendment to the Articles of Association or election of the members of the Supervisory Board, they are obliged to submit a draft Amendment to the Articles of Association or names of persons proposed to be the members of the Supervisory Board along with a request for convening an Extraordinary General Meeting.

The request for convening an Extraordinary General Meeting may only be satisfied if these shareholders prove that they have owned their shares at least 3 months prior to the end of the deadline for the Board of Directors to convene an Extraordinary General Meeting. Any shareholder listed in the list of shareholders or a person authorised by him/her may take part in the voting. Only shareholders who are present at the General Meeting may vote.

Discussions of the General Meeting

- The General Meeting decides by voting based on a call of the Chair of the General Meeting.
- 2. If any proposal amending an original proposal (amendment) is filed, the General Meeting shall first vote on such an amendment. The Chair of the General Meeting may combine voting on several amendments into one vote by the General Meeting.
- If there are several proposals and it is not possible to apply the procedure under point
 the Chair of the General Meeting shall decide on the order in which the proposals will be voted on.
- 4. If there are mutually exclusive proposals

- (competing proposals), the General Meeting shall only vote until one of such proposals is adopted. The General Meeting will not vote on the other proposals.
- 5. Competing proposals also include proposals to elect members of the company's bodies in an extent to which they exceed the number of vacant posts in the company's bodies.
- 6. Upon the election of members of the Supervisory Board elected by the General Meeting, the General Meeting shall vote on each person proposed to the post of a member of the Supervisory Board individually.
- 7. Issues not included in the agenda of the General Meeting may only be decided on with the participation and approval of all of the Company's shareholders.
- 8. Voting is performed by handing over a voting ticket or any other verifiable manner.
- Result of the vote is reported by the scrutineers to the Chair of the General Meeting and minutes clerk.

B. No abuse of confidential information

Trading on one's own account based on abuse of confidential information is regarded as serious professional misconduct with appropriate consequences. In this field the Bank respects the legal regulation (Act on Banks, Act on Securities, Commercial Code and Act on Stock Exchanges), as well as the standards drawing on the law (Code of Ethics, Stock Exchange Code and Stock Exchange Rules). The Bank's compliance team investigates any abuse of confidential information that could harm the Bank's reputation or clients' interests. Employees coming into contact with confidential information are directly subject to external inspection as stipulated in the Stock Exchange Code and Stock Exchange Rules.

C. Transparency upon a conflict of interest

The members of the Board of Directors, Supervisory Board and Managers are obliged to inform particular entities about affairs (personal, business, family) that could affect their objectivity in connection with a particular transaction. In such cases, the higher managing unit is obliged to replace the employee commissioned to perform a

transaction with another employee. Concealment of facts resulting in harm to interests protected by law results in liability for such breach, regardless of function or position at the Bank. Conflicts of interest are dealt with in a separate working regulation and in the Code of Ethics, which is available on the Company's website. The Company, naturally, complies with the provisions of § 23 of the Act on Banks, by incorporating it in its internal conditions. In key transactions the Bank uses team decision-making and a correctly set system of remuneration.

III. PRINCIPLE: ROLE OF STAKEHOLDERS IN CORPORATE GOVERNANCE

A. Respecting stakeholders' rights

At OTP Banka Slovensko, a.s., stakeholders include employees and their trade union. The rights of employees and their trade union are regulated primarily by the Commercial Code and Labour Code.

B. Possibilities for effective protection of stakeholders' rights

Stakeholders' rights are protected primarily by the members of the Supervisory Board elected by the employees and by the trade union.

C. Participation of employees in the Company's

Two out of eight members of the Supervisory Board are elected by the employees.

D. Right of access to information

Stakeholders have access to information through the members of the Supervisory Board and trade union.

E. Control mechanisms of the stakeholders

Control mechanisms of the stakeholders are not formalised. Employees may apply control mechanisms through the members of the Supervisory Board and trade union.

F. Protection of creditors

In addition to the ordinary means relating to each

borrower, the protection of creditors is ensured by NBS supervision and the Act on Protection of Deposits, which stipulates a guarantee by the Deposit Protection Fund for a specified group of creditors.

IV. PRINCIPLE: PUBLICATION OF INFORMATION AND TRANSPARENCY

A. Minimum publication requirements

The management of OTP Banka Slovensko, a.s., complies with the Corporate Governance Code and Bratislava Stock Exchange Rules in publishing all material information. Financial and operating results of the Bank are also published pursuant to the Act on Banks, Act on Accountancy and applicable measures of the NBS. The Bank publishes its audited Financial Statements for the relevant accounting period. The Financial Statements for the relevant accounting period and preliminary Financial Statements as at the end of each and every quarters of the accounting period are published on the Bank's website. The Bank provides access to the information to all of its shareholders, clients, potential clients and employees. The information is published and processed according to International Accounting Standards and International Financial Reporting Standards. The information includes data on the Company's financial situation, management and property of the Bank and transactions with related entities.

1. The Company's business activities include:

- 1. acceptance of deposits,
- 2. provision of credit,
- 3. provision of payments service and settlement,
- 4. provision of investment services, investment activities and ancillary services pursuant to Act No. 566/2001 Coll. on Securities and Investment Services and on Amendments to Certain Acts as amended (the "Act on Securities") to the extent specified in point 2 of this Article, and investment in securities on own account,

5. trading on own account

- a) in money market instruments in euro and foreign currency, in gold, including currency exchange,
- b) in capital market instruments in euro and foreign currency,
- c) in coins made of precious metals, commemorative banknotes and coins, sheets of banknotes and aggregates of circulating coins,

- 6. management of clients' receivables on their accounts, including relating advisory services,
- 7. financial leasing,
- 8. provision of guarantees, opening and confirmation of letters of credit,
- 9. issue and management of means of payment,
- 10. provision of advisory services in the business area.
- issue of securities, participation in the issue of securities and provision of related services.
- 12. financial intermediation,
- 13. safekeeping of things,
- 14. leasing of security boxes,
- 15. provision of banking information,
- 16. separate mortgage deals pursuant to the provision of § 67 (1) of Act No. 483/2001 Coll. on Banks and on Amendments to Certain Acts as amended,
- 17. depository function,
- 18. processing of banknotes, coins and commemorative banknotes and coins.
- 2. The Company is entitled to provide the following investment services, investment activities and ancillary services pursuant to the Act on Securities:
 - acceptance and assignment of a client's instruction relating to one or more financial instruments in relation to the financial instruments:
 - a) transferable securities,
 - b) money market instruments,
 - c) mutual funds or securities issued by foreign collective investment entities,
 - d) swaps relating to interest rates or yields that may be settled by delivery or in cash,
 - performance of a client's instruction on his/her account in relation to the financial instruments:
 - a) transferable securities
 - b) money market instruments,
 - c) mutual funds or securities issued by foreign collective investment entities,
 - d) swaps relating to interest rates or yields that may be settled by delivery or in cash,
 - 3. trading on own account in relation to the financial instruments:
 - a) transferable securities,
 - b) money market instruments,

- c) mutual funds or securities issued by foreign collective investment entities,
- d) futures and forwards relating to currencies that may be settled by delivery or in cash,
- e) swaps relating to interest rates or yields that may be settled by delivery or in cash,
- 4. investment advisory services in relation to the financial instruments:
 - a) transferable securities,
 - b) money market instruments,
 - c) mutual funds or securities issued by foreign collective investment entities,
- subscription and placing of financial instruments based on a fixed liability in relation to a transferable security,
- 6. Uplacing of financial instruments without a fixed liability in relation to the financial instruments:
 - a) transferable securities,
 - b) mutual funds or securities issued by foreign collective investment entities,
- safekeeping of mutual funds or securities issued by foreign collective investment entities and safekeeping and management of transferable securities on the client's account, except tenure, and related services, especially management of funds and financial collaterals,
- 8. performance of forex trades, if connected with the provision of investment services,
- performance of investment research and financial analysis or any other form of general recommendation relating to trading in financial instruments,
- 10. services connected with the subscription of financial instruments.
- 11. Business activities of the company include also financial intermediation under Act No. 186/2009 Coll. on Financial Intermediation and Financial Counselling and on amendment and supplement of certain acts as amended to the extent of a bound financial agent within the insurance and reinsurance sector and a bound financial agent within the capital market sector.

Structure of the registered capital

The Company's registered capital amounts to EUR 88 539 106,84 and is composed of Shares:

ISIN: SK1110001452
Nominal value: EUR 3.98
Number: 3 000 000 pcs
Kind: ordinary share
Type: registered

Form: registered securities

Description of rights: right to take part in the management of the Company, profit and liquida-

tion balance, right to preferential subscription of shares, right to request convening of the General Meeting and Supervisory Board, right to view

Minutes of Meeting of the Supervisory Board

Transferable: no restrictions

% in the registered capital: 15,21

Accepted for trading: 2 999 710 pcs (upon the transformation of letter shares to registered

securities owners of 290 pcs of letter shares did not submit these for

transformation).

ISIN: SK1110004613
Nominal value: EUR 3.98
Number: 8 503 458 pcs
Kind: ordinary share
Type: registered

Form: registered securities

Description of rights: right to take part in the management of the Company, profit and liquida-

tion balance, right to preferential subscription of shares, right to request convening and of the General Meeting and Supervisory Board, right to

view Minutes of Meeting of the Supervisory Board

Transferable: no restrictions

% in the registered capital: 38,22

Accepted for trading: 8 503 458 pcs

ISIN: SK1110003003

Nominal value: EUR 39 832.70

Number: 570 pcs

Kind: ordinary share

Type: registered

Form: registered securities

Description of rights: right to take part in the management of the Company, profit and liquida-

tion balance, right to preferential subscription of shares, right to request convening of the General Meeting and Supervisory Board, right to view

Minutes of Meeting of the Supervisory Board

Transferable: no restrictions

% in the registered capital: 25,64 Accepted for trading: no

ISIN: **SK1110016559**

Nominal Value: EUR 1

Number: 10 019 496 pcs Kind: ordinary share Type: registered

Form: registered securities

Description of rights: right to take part in the management of the Company, profit and liquida-

tion balance, right to preferential subscription of shares, right to request convening of the General Meeting and Supervisory Board, right to view

Minutes of Meeting of the Supervisory Board

Transferable: no restrictions

% in the registered capital: 11,32

Accepted for trading: 10 019 496 pcs

ISIN: **SK1110017532**

Nominal Value: EUR 1

Number: 10 031 209 pcs
Kind: ordinary share
Type: registered

Form: registered securities

Description of rights: right to take part in the management of the Company, profit and liquida-

tion balance, right to preferential subscription of shares, right to request convening of the General Meeting and Supervisory Board, right to view

Minutes of Meeting of the Supervisory Board

Transferable: no restrictions

% in the registered capital: 11,33

Accepted for trading: 10 031 201 pcs (8 pcs of shares are not emmitted as of 31.12.2014 – the

share owner does not have equity account)

Qualified participation in the registered capital pursuant to Act No. 566/2001 Coll.

OTP Bank, Nyrt. Budapest, Hungary, has a qualified interest in the registered capital of the Bank. The share of the majority owner amounts to 99.26%.

Remuneration Strategy

Detailed information on the remuneration strategy is given in the Bank's by-laws, such as the Remuneration and Salary Code of the Bank, available to employees on the Bank's website. Certain information depending on its nature and content are available upon request.

Information on members of the Company's Bodies

Board of Directors

Members of the Board of Directors as of 31.12.2014

Ing. Zita Zemková,

d.o.b. 23.11.1959, Mierova 66, 821 05 Bratislava, SR; Chair of the Board of Directors and CEO of OTP Banka Slovensko, a.s.

Ing. Rastislav Matejsko,

d.o.b. 23.07.1973, Sofijska 25, 040 13 Košice, SR; member of the Board of Directors and Executive Assistant to CEO of OTP Banka Slovensko, a.s. managing the 2^{nd} division - Finance & Treasury

Mgr. Peter Leško,

d.o.b. 5.02.1980, Banšelova 33, Bratislava 821 04, SR, member of the Board of Directors and Executive Assistant to CEO of OTP Banka Slovensko, a.s. managing the 3rd division – Risk

Dr. Sándor Patyi,

d.o.b. 10. 3. 1957, Hóvirág utca 4, 2083 Solymár, Hungary, member of the Board of Directors and Executive Assistant to CEO of OTP Banka Slovensko, a.s., managing the 4th division – Business

Supervisory Board

Members of the Supervisory Board as of 31.12.2014

József Németh.

d.o.b. 09.02.1964, Szabo E. u. 2, 9700 Szombathely, Hungary; chairman

Ágnes Rudas,

d.o.b. 03.07.1958, Viragvolgyi u. 5, 1239 Budapest, Hungary

Gábor Kovács,

d.o.b. 17.02.1973, Jegenyefa utca 24, Budapest, Hungary

Atanáz Popov,

d.o.b. 19.07.1980, Szent Laszlo ut 34-38, 1135 Budapest, Hungary

Ing. Katarína Mihók,

d.o.b.12.08.1972, Slavicie udolie 33, 811 02 Bratislava

Ing. Jozef Brhel,

d.o.b. 07.05.1961, Zamocka 16, 811 01 Bratislava

Changes in the Supervisory Board in the course of 2014

Members of the Supervisory Board Péter Bese and JUDr. Gábor Zászlós resigned from their office as of 9.4.2014.

Members of the Supervisory Board elected by the Company's employees

Members of the Supervisory Board Ing. Mihók and Ing. Brhel were elected by the Company's employees.

Commencement and termination of the office of the member of the board of directors

- The Company's Board of Directors has 4 members
- 2) The members of the Board of Directors are elected and dismissed by the Supervisory Board.
- A proposal to elect or dismiss a member of the Board of Directors may be submitted to the Chair of the Supervisory Board by
 - a) shareholders owning shares whose nominal value exceeds 10% of the registered capital, and
 - b) a member of the Supervisory Board.
- 4) A proposal to elect or dismiss a member of the Board of Directors must be submitted in person and in advance. Such a proposal must then be included in the agenda of the next meeting of the Supervisory Board by the Chair of the Supervisory Board. A member of the Supervisory Board may submit a proposal to elect or dismiss a member of the Board of Directors right at the meeting of the Supervisory Board. The Supervisory Board shall decide on the inclusion of an oral proposal to elect or dismiss a member of the Board of Directors in the agenda of the meeting of the Supervisory Board. A member of the Board of Directors may be dismissed by the Supervisory Board even before the end of his/her office. The Supervisory Board shall decide on the election or dismissal of a member of the Board of Directors by an absolute majority of votes of the members of the Supervisory Board.
- 5) The office of the member of the Board of Directors commences on the day of election, unless the Supervisory Board has decided that the office of the member of the Board of Directors commences on a later day.
- 6) The office of the member of the Board of Directors ends at the end of his/her office, by dismissal, resignation, validity of the court's decision on the restriction or termination of legal capacity to act, by death or declaration as deceased.
- 7) The office of the member of the Board of Directors lasts 4 years.
- 8) The member of the Board of Directors may resign from his/her office. A written resignation shall become effective as of the day of the first meeting of the Supervisory Board following the delivery of the resignation. If the member of the Board

- of Directors resigns at the meeting of the Supervisory Board, the resignation shall be effective immediately. If, by resignation of any member of the Board of Director, the number of the members of the Board of Directors falls below three, the Supervisory Board may decide that the resignation shall become effective at the end of the period determined by the Supervisory Board. The above period must not exceed 30 days and shall start on the day following the day of the meeting of the Supervisory Board, where the resignation was discussed.
- 9) For any change or election of a new member of the Board of Directors, prior approval of the bodies supervising the Company's activity is necessary.
- 10) The Chair of the Board of Directors is elected by the Supervisory Board from the members of the Board of Directors.

Commencement and termination of the office of a member of the supervisory board

- The Supervisory Board is composed of five members.
- Three members of the Supervisory Board are elected or dismissed by the General Meeting.
 Two members are elected and dismissed by the Company's employees.
- Each shareholder is entitled to propose candidates for members of the Supervisory Board elected and dismissed by the General Meeting.
- 4) Only the employees who are employed by the company at the time of elections (hereinafter referred to as the "eligible voters") have the right to elect members of the Supervisory Board. Election of members of the Supervisory Board by employees is organized by the Board of Directors in cooperation with the trade union so that as many eligible voters or their authorized representatives as possible can participate in the elections. If the trade union is not established within the company, elections of members of the Supervisory Board elected by employees of the company is organized by the Board of Directors in cooperation with the eligible voters or their authorized representatives. The trade union or at least 10% of the authorised voters are entitled to file a proposal for the election or dismissal of the members of the Supervisory Board elected by the Company's employees. For the appointment or removal of members of the Supervisory Board elected by employees of the

company to be valid, the voting of eligible voters must be secret and at least a majority of eligible voters or their authorized representatives having at least a majority of votes of eligible voters must participate in the elections. The candidates with the highest number of votes of the present eligible voters or their authorized representatives become members of the Supervisory Board. The election code for the election and dismissal of the members of the Supervisory Board elected by the employees of the Company is prepared and approved by the trade union. If there is no trade union, the election code is prepared and approved by the Board of Directors in collaboration with the authorised voters.

- 5) The office of the member of the Supervisory Board commences on the day of election, unless the General Meeting or employees decided that the office shall commence on a later day.
- 6) The office of the members of the Supervisory Board terminates by dismissal, resignation, validity of the court's decision on the restriction or termination of legal capacity to act, by death or declaration as deceased. The office of the member of the Supervisory Board terminates as at the end of the office of the member of the Supervisory Board, if a new member of the Supervisory Board was elected; otherwise the office shall be extended until the new member of the Supervisory Board is elected, however, by no more than 1 year.
- 7) The office of the members of the Supervisory Board is four years.
- 8) The member of the Supervisory Board may resign form his/her office. A written resignation shall be effective as of the day of the first meeting of the Supervisory Board following the delivery of the resignation. If the member of the Supervisory Board resigns from his/her office at the meeting of the Supervisory Board, the resignation may be effective immediately.
- 9) For any change or election of a new member of the Supervisory Board, prior approval of the bodies supervising the Company's activity is necessary.
- 10) The Chair of the Supervisory Board is elected by the Supervisory Board from the members of the Supervisory Board.

Within the scope of regular business activity,

the Bank also performs transactions with related parties. In the case of OTP this concerns primarily the following companies within OTP:

OTP Bank Nyrt, Budapest (Hungary)

OTP Buildings, s.r.o. (Slovakia)

OTP Kartyagyártó és Szolgáltató Ktf. (Hungary)

OTP Financing Netherlands, B.V (The Netherlands)

OTP Banka Srbija AD Novi Sad (Serbia)

OTP Faktoring, s.r.o. (Slovakia)

OTP Jelzálogbank Zrt. (OTP Mortgage Bank Ltd.) (Hungary)

Transactions with related parties are performed under normal business conditions. The purpose and monetary valuation of the relationship and other necessary details are presented transparently by the Bank:

- in its Annual Report,
- on its website,
- regularly pursuant to legal obligations to the National Bank of Slovakia.

Foreseeable Risk Factors

The Bank's auditor has the possibility to require additional information and the external auditor has Access contractually ensured to the members of the Bank's bodies. The Bank manages risks resulting from foreseeable risk factors. The most important risks include credit risk, operational risk, market risk and liquidity risk. Credit risk is defined as a moment of uncertainty accompanying the Bank's business activity. Credit risk means any possible loss caused by the Bank's own activity or by any other facts independent of the Bank. It especially includes the default of a contractual partner not discharging its liabilities resulting from the agreed contractual terms in time and in full, thus causing a loss to the Bank. The Bank's evaluation system monitors the credit risk from two points of view: risk of default by a borrower and risk factors specific to a particular deal - transaction (guarantees, priorities, type of product, limits etc.). The acceptance of the credit risk towards the client depends on the outcomes of the analyses of the ability of the borrower to pay its liabilities (direct credit risk, risk of the business partner, country risk). The analyses include quality of the security instruments (residual risk - risk of security). The Bank has defined acceptable and unacceptable types of security and the acceptable amounts of collaterals. The credit exposure of the Bank is governed by a system of set limits (risk of concentration and asset exposure). Operational risk means the risk of loss resulting from inappropriate

or erroneous internal processes at the Bank, failure of a human factor, failure of the systems used by the Bank or external events. The Bank has created an information system for the collection of actual losses and potential operating risk events. To calculate its own capital requirements for operating risk the Bank uses the standardised procedure.

The Bank is exposed to the impacts of market risks. Market risks result from open positions of transactions in interest, forex and stock products, which are subject to the effects of general and specific market changes. The forex risk is the risk that the value of a financial instrument will change due to changes in forex rates. The Bank manages this risk by determining and monitoring the limits for open positions. To analyse the sensitivity of the currency risk, the Bank uses the Value At Risk (VaR) method. Interest risk means the risk resulting from changes in interest rates. It originates as a result of a difference in due dates or periods of the revaluation of assets and liabilities. To measure interest risk, the Bank uses the GAP analysis method. Liquidity risk means the risk that the Bank will have problems gaining funds to discharge its liabilities connected with financial instruments. The Bank monitors and manages liquidity based on the expected inflow and outflow of funds based on and appropriate changes to interbank deposits. Liquidity risk is limited by a system of limits. In managing liquidity, statistical indices and dynamic analyses of liquidity are used. The Bank also prepares liquidity development scenarios. The Bank has implemented a compliance function, and within it, a system of tools to monitor unusual business operations and to reduce the risk of money laundering. Detailed information on the Bank's attitude towards individual risks and their management are specified in the Notes to the Financial Statements, attached to the Annual Report of the Bank.

Issues concerning employees and other stakeholders

Issues concerning employees are published on the Company's intranet and are updated as necessary.

Corporate governance strategy

The Bank supports the Corporate Governance Code for Slovakia. The composition and activity of the Company's bodies is published in the Annual Report, and updated in the relevant section on the Bank's website. The internal control system consists of methods, procedures, rules and measures of the Bank incorporated in internal bank processes, serving primarily to protect its assets, guarantee the reliability and accuracy of

the accounting data, support compliance with the prescribed business policy and compliance with laws and other generally binding legal regulations. The managing bodies and managers of the Company are responsible for the adequacy and efficiency of the internal control system.

B. Quality of information

The Bank's management complies with the Corporate Governance Code. The Bank publishes its audited Financial Statements and information exclusively according to the International Accounting Standards and International Financial Reporting Standards. The Company regularly reviews the application of international standards in data processing and in financial reporting against the current state in the interest of the quality publication of information under International Financial Reporting Standards.

C. Independent audit

An independent part of the internal control system is the Internal Control and Audit Unit accountable to the Supervisory Board. The Internal Control and Audit Unit reviews compliance with laws, generally binding legal regulation and by-laws and procedures of the Company, reviews and assesses the functionality and effectiveness of the Company's management and control system, examines and evaluates the system of risk management, compliance with the Bank's principles of prudent business, readiness of the Company to perform new types of deals in terms of risk management, information provided by the Company about its activities, and, upon request by the Supervisory Board, performs reviews in the extent specified by the Supervisory Board. It performs its activity in all of the organisational units of the Company.

D. Accountability of the auditor towards shareholders

The external auditor is accountable to the shareholders by means of the auditor's invitation to the meeting of the Supervisory Board in connection with the discussion of the Financial Statements. At the same time, the external auditor takes part in the meetings of the General Meeting of the Company. The external auditor proves their independence visa`-vis the Company by means of an affidavit.

E. Access of shareholders and stakeholders to information at the same time and to the same extent The Company ensures that all shareholders and public are informed in time by means of its own website.

F. Independent analyses and advisory services

In selecting external suppliers the Bank proceeds so as to gain maximum quality and economically substantiated costs taking into account the conditions of each entity of the financial group. The by-laws regulate the automated processes within the group, guaranteeing the preservation of transparency and objectivity in the procurement of assets and services. As regards information, the main suppliers in the financial market are the independent agencies Reuters and Bloomberg, whose credit in terms of independence and objectivity is regarded as an internationally respected market standard.

V. PRINCIPLE: ACCOUNTABILITY OF THE COMPANY'S BODIES

A. Action of members of the bodies based on complete information in the interest of the Company and its shareholders

The members of the Board of Directors, Supervisory Board and other bodies of the Bank act based on information that is complete, correct and verifiable. The decision-making of members of the bodies may not be distorted by an existing or potential conflict of interests under any circumstances. Several wellestablished procedures work as a prevention: transfer of competences, publication of the information, refusal to act. The legal basis for the declarability of acting in the interest of the Company and the shareholders is the Act on Banks, Act on Securities, Commercial Code and Labour Code. According to the nature of their offices, the members of the bodies are subject to the principles of fair treatment of shareholders, monitoring and reporting to NBS in terms of transactions with persons with a special relationship towards the Bank and principles of remuneration of members of the bodies and management of the Company.

B. Equitable treatment of the members of the bodies and shareholders

The Company and the members of the bodies of the Company respect the rights of the shareholders resulting from legal regulations and the Articles of Association.

C. Application of ethical standards

The Bank is committed to compliance with legal standards, as well as moral principles and principles of social responsibility. On its website the Bank publishes a comprehensive declaration of fundamental ethical principles declared at the group level:

- fairness, integrity, expertise,
- prevention of conflicts of interest, confidentiality,

- · respect towards clients and fair treatment,
- accountable management of the Company and social responsibility,
- solution of ethical misdemeanours and handling of complaints.

Furthermore, OTP supports the Code of Ethics of Banks in the area of consumer protection, prepared by the Slovak Association of Banks. The Code is a collection of ethical rules for consumer protection, representing a commitment of the banks involved to provide financial services to clients at a high level, observing the principles of decency and transparency in business. By acceding to the Code, the Bank undertook to communicate with the Banking Ombudsman within the limits of his competencies regarding disputed issues in the provision of services to the Bank's clients.

D. Key Functions:

Strategic planning is the key tool for the further advancement and orientation of the Bank and is managed by the parent bank. The Bank compiles its strategic plan according to the parent bank' guidelines. Strategic objectives form the basis for the annual business plan and financial budget. In preparing the strategic objectives, especial attention is dedicated to the risk profile of the planned business activities, which is subsequently reflected in the planned risk results. The strategy also includes a general investment plan, by means of which the Bank implements certain strategic goals. The investment plan is implemented in the form of projects. Following approval of the investment plan by the parent company, projects are prepared. By prioritising projects, a project Master Plan is prepared for the relevant year. The project Master Plan is continuously monitored, and reports for the Board of Directors on the fulfilment of the Master Plan are prepared quarterly, in which especially problematic areas and risks of individual projects, as well as proposals for reducing these risks, are specified for the individual projects. Monitoring of the effectiveness of the Company's procedures in the field of corporate governance is performed at the level of the Company's bodies. The Bank's Board of Directors processes and submits information from meetings of the Board of Directors to meetings of the Supervisory Board. Furthermore, the roles of the Company's bodies are monitored and evaluated by the Integration and Steering Committee of Subsidiaries. The fundamental principles of the personnel policy relating to top management are a part of the Remuneration and Salary Code. The principles of remuneration are based on the long-term interests of the Company

and its shareholders. The fundamental rules for the prevention of unethical behaviour are regulated in the Ethical Declaration of the Bank, published on its website. By its strict regulation of the Bank's processes, and building control awareness at the Company, the Bank limits the room for any potential conflict of interests. The Bank protects itself from unfavourable transactions with related parties by making them accessible to the public and the auditor. The Company's bodies support anonymous whistle-blowing regarding unethical/unlawful actions, so that whistle-blowers need not fear retaliation. Clear determination of accountability and specific obligations are one of the fundamental principles applied at the Company. The integrity of the systems of accounting and financial reporting for accurate, true and timely reporting of the Bank's financial indices is supported, inter alia, by the systematic risk management performed by the Risk Management Division and performance of the independent audit function. In addition to the Annual Report, publication of information and communication with others are ensured via the Bank's website, press news, announcements in the media or distribution of addressed announcements.

Increase in registered capital

The General Meeting decides on an increase in the Company's registered capital. A Notarial Deed must be prepared with regard to an increase in the registered capital. An increase in the registered capital may be performed by subscription of new shares, an increase in the registered capital from retained earnings or funds created from profit, whose use is not stipulated by law, or by subscription of new shares, where part of the issue rate will be paid from the Company's own funds reported in the Financial Statements in the Company's equity (combined increase in the registered capital).

Acquisition of own shares

The Company may acquire its own shares only under the conditions laid down by legal regulations. The basic precondition for the acquisition of own shares is a decision of the General Meeting approving the acquisition of own shares and the conditions of such acquisition.

The Board of Directors also exercises the rights of the employer in collective negotiations, approves the remuneration principles of the Company's employees, decides on the provision of credit or guarantee for a person having a special relationship towards the Company, appoints and dismisses directors of the Internal Control and Audit Unit following prior approval by the Supervisory Board or at the Supervisory Board's request. It decides on the implementation of new types of deals, grants and revokes proxies (granting and revoking of proxies requires prior approval by the Supervisory Board), grants and revokes other general authorisations and/or Powers of Attorney.

E. Objectivity and independence of the Company's bodies

Two members of the Supervisory Board: Ing. Mihok and Ing. Brhel are independent. Each member of the Supervisory Board, who is not related to the Company or an entity controlled by the Company, its shareholders, members of statutory bodies and auditor in terms of property or from personal point of view, and has no income from the Company or entity controlled by the Company, except the remuneration for the work performed in the Supervisory Board, is regarded as independent. The members of the Supervisory Board are experienced in terms of management in the area of finance. At the same time, several members of the Supervisory Board were educated abroad and have international work experience. The Board of Directors has no committees.

In the Company there are several committees composed of employees of the Company, the most important of which include the Credit Committee, Investment Committee, ALCO Committee and Committee for Operational Risks. As at 31.12.2014 the Company has no committee for appointments and no committee for remuneration. One person responsible for remuneration is appointed in the Company. In 2014 the activities of the Audit Committee were performed by the Supervisory Board to the full extent. The members of the bodies of the Company are sufficiently qualified and experienced in the area of management, including finance.

F. Members' right of access to precise, relevant and timely information

The right of Access and tools for accessing precise, relevant and timely information are specified in the Company's Articles of Association and the Supervisory Board's Rules of Procedure. By law, the members of the Supervisory Board are entitled to verify whether the submitted information is correct. For this purpose, they may use the independent internal audit unit. Similarly, they may require the Company to ensure external advisory services at the Company's expense.

Special part of the Annual Report

The Annual Report of OTP Banka Slovensko, a.s. has been compiled according to the Accountancy Act no. 431/2002 Coll., as amended.

The Board of Directors of OTP Banka Slovensko, a.s. confirms that information comprised in the "Statement on compliance with the principles of the Corporate Governance Code for Slovakia"

include all data pursuant to Article 20 Paragraphs (6) and (7) of the Accountancy Act as amended. The subject of the Statement are information on Corporate Governance Code and methods of management, information on the activities of the General Meeting and other organs of the Company, on the structure of the registered capital and information on securities.





Separate Financial Statements

OTP Banka Slovensko, a.s.

Separate Financial Statements for the Year Ended 31 December 2014 prepared in accordance with International Financial Reporting Standards as adopted by the European Union and Independent Auditor's Report

Independent Auditor's Report

Deloitte.

Deloitte Audit s.r.o. Digital Park II Einsteinova 23 Bratislava 851 01 Slovak Republic

Tel: +421 2 582 49 111 Fax: +421 2 582 49 222 deloitteSK@deloitteCE.com www.deloitte.sk

Registered in the Commercial Register of the District Court Bratislava I Section Sro, File 4444/B Id. Nr.: 31 343 414 VAT Id. Nr.: SK2020325516

OTP Banka Slovensko, a.s.

INDEPENDENT AUDITOR'S REPORT

To the Shareholders and Board of Directors of OTP Banka Slovensko, a.s.:

We have audited the accompanying separate financial statements of OTP Banka Slovensko, a.s. (the "Bank"), which comprise the separate statement of financial position as at 31 December 2014, separate statement of comprehensive income, separate statement of changes in equity and separate statement of cash flows for the year then ended, and a summary of significant accounting policies and other explanatory information.

Statutory Body's Responsibility for the Financial Statements

The Bank's statutory body 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 the statutory body 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 Bank'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 Bank's internal control. An audit also includes evaluating the appropriateness of accounting policies used and the reasonableness of accounting estimates made by the statutory body, 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 separate financial statements present fairly, in all material respects, the financial position of OTP Banka Slovensko, a.s. as of 31 December 2014, and its financial performance and its cash flows for the year then ended in accordance with International Financial Reporting Standards as adopted by the European Union.

Bratislava, 27 February 2015

Deloitte Audit s.r.o. Licence SKAu No. 014 Ing. Peter Longauer, FCCA Responsible Auditor Licence UDVA No. 1136

Deforte refers to one or more of Deforite Touche Tohmatsu Limited, a UK private company limited by guarantee, and its network of member firms, each of which is a legally separate and independent entity. Please see www.deforite.com/sk/about for a detailed description of the legal structure of Deforte Touche Tohmatsu Limited and its member firms.

Separate Statement of Financial Position



Separate Financial Statements for the Year Ended 31 December 2014 prepared in accordance with International Financial Reporting Standards as adopted by the European Union

Separate Statement of Financial Position as at 31 December 2014

EUR '000)	Note	31 Dec 2014	31 Dec 2013
Assets			
Cash, due from banks and balances with the National Bank of			
Slovakia	4	57 305	45 552
Placements with other banks, net of provisions for possible			
placement losses	5	199 085	34 093
Financial assets at fair value through profit or loss	6	73	20
Available-for-sale financial assets	7	8 157	59 084
Loans and receivables, net of provisions for possible losses	8	1 093 741	1 056 086
Held-to-maturity financial investments	9	75 463	194 769
Investments in subsidiaries	10	151	151
Non-current tangible assets	11	22 202	21 401
Non-current intangible assets	11	6 758	6 510
Deferred tax asset	20	759	
Other assets	12	3 122	3 115
Total assets	_	1 466 816	1 420 781
Liabilities			
Due to banks and deposits from the National Bank of Slovakia			
and other banks	13	36 379	67 454
Amounts due to customers	14	1 197 994	1 124 414
Liabilities from issued debt securities	15	59 098	83 800
Current tax liability	20	862	
Deferred tax liability	20	-	220
Provisions for liabilities	21	3 479	2 738
Other liabilities	16	13 873	14 504
Subordinated debt	17	47 056	29 056
Total liabilities		1 358 741	1 322 186
Equity			
Share capital	18	88 539	78 508
Reserve funds		5 479	5 172
Retained earnings		14 292	13 379
Revaluation reserve – available-for-sale financial assets		208	522
Profit/(loss) for the year		(443)	1 014
Total equity	_	108 075	98 595
Total liabilities and equity	_	1 466 816	1 420 781

These financial statements were approved by the Board of Directors and authorised for issue on 24 February 2015.

Zita Zemková/ Chairman of the Board of Directors Rastislav Matejsko Member of the Board of Directors

Separate Statement of Comprehensive Income for the year ended 31 December 2014

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(EUR '000)	Note	Year Ended 31 Dec 2014	Year Ended 31 Dec 2013
Interest income Interest expense Net interest income	23	64 334 (17 986) 46 348	62 518 (21 268) 41 250
Provisions for impairment losses on loans and off-balance sheet, net	24	(14 189)	(8 455)
Net interest income after provisions for impairment losses on loans and off-balance sheet	-	32 159	32 795
Fee and commission income Fee and commission expense Net fee and commission income	25	12 814 (3 091) 9 723	13 231 (2 788) 10 443
Gains/(losses) on financial transactions, net Gains/(losses) on financial assets, net General administrative expenses Other operating revenues/(expenses), net	26 27 28 29	(529) - (41 130) (695)	(1 879) 218 (40 954) 476
Profit/(loss) before income tax	-	(472)	1 099
Income tax	19	29	(85)
Net profit/(loss) after tax	=	(443)	1 014
Items of other comprehensive income that will be reclassified subsequently to profit or loss, net of tax			
Revaluation of available-for-sale financial assets	30	(314)	(355)
Total comprehensive income for the year	-	(757)	659
Profit/(loss) per share in face value of EUR 3.98 (in EUR) Profit/(loss) per share in face value of EUR 39 832.70 (in EUR) Profit/(loss) per share in face value of EUR 1.00 (in EUR)	40 40 40	(0.022) (222.551) (0.006)	0.051 514.47 0.013

The accompanying notes are an integral part of these separate financial statements. This is an English translation of the original Slovak language document.

Separate Statement of Changes in Equity as at 31 December 2014

(EUR '000)	Share Capital	Reserve Funds	Retained Earnings	Revaluation of Available- for-Sale Financial Assets	Profit/ (Loss) for the Year	Total
Equity as at 1 Jan 2013	78 508	4 926	13 379	877	-	97 690
Transfers Share-based payments Total comprehensive income	- - -	- 246 -	- - -	- - (355)	- - 1 014	246 659
Equity as at 31 Dec 2013	78 508	5 172	13 379	522	1 014	98 595

(EUR '000)	Share Capital	Reserve Funds	Retained Earnings	Revaluation of Available- for-Sale Financial Assets	Profit/ (Loss) for the Year	Total
Equity as at 1 Jan 2014	78 508	5 172	14 393	522	-	98 595
Transfers	-	101	(101)	-	-	_
Increase of share capital	10 031	-	-	-	-	10 031
Share-based payments	-	206	-	-	-	206
Total comprehensive income	-	-	-	(314)	(443)	(757)
Equity as at 31 Dec 2014	88 539	5 479	14 292	208	(443)	108 075

The accompanying notes are an integral part of these separate financial statements. This is an English translation of the original Slovak language document

Separate Statement of Cash Flows for the year ended 31 December 2014

(EUR '000)	Note	Year Ended 31 Dec 2014	Year Ended 31 Dec 2013
CASH FLOW FROM OPERATING ACTIVITIES			
Net profit/(loss) after tax		(443)	1 014
Adjustments to reconcile net income/(loss) to net cash provided by operating activities: Provisions for loans and off-balance sheet		14 189	8 455
Provisions for other assets Provisions for contingent liabilities Provisions for investments in subsidiaries		73 727 -	96 (94) -
Foreign exchange (gains)/losses on cash and cash equivalents Depreciation and amortisation Net effect of assets sold		(759) 4 858 -	756 5 535 -
Net effect of income tax Share-based payments		(29) 206	85 246
Changes in operating assets and liabilities: Net decrease/(increase) in statutory minimum reserves stipulated by the National Bank of Slovakia Net decrease/(increase) in placements with other banks Net decrease/(increase) in financial assets at fair value through		(10 368) -	(1 571)
profit or loss Net decrease/(increase) in available-for-sale financial assets Net decrease/(increase) in loans and receivables before		(53) 50 525	442 4 402
provisions for possible losses Net (decrease)/increase in amounts due to banks and deposits		(51 830)	(147 332)
from the National Bank of Slovakia and other banks Net (decrease)/increase in amounts due to customers Net decrease/(increase) in other assets before provisions for		(40 203) 73 580	39 643 92 392
possible losses Net (decrease)/increase in other liabilities Net cash flows from operating activities		(80) (631) 39 762	(412) 3 843 7 500
CASH FLOW FROM INVESTMENT ACTIVITIES			
Net cash flows from held-to-maturity investments Net additions to non-current tangible and intangible assets Net cash flows from/(used in) investment activities		119 306 (5 907) 113 399	(27 621) (6 555) (34 176)
CASH FLOW FROM FINANCING ACTIVITIES			
Net cash flows from issued debt securities Net increase in subordinated debt Increase of share capital		(24 702) 18 000 10 031	(13 341) - -
Net cash flows used in financial activities		3 329	(13 341)
Effect of exchange rate fluctuations on cash and cash equivalents		759_	(756)
Net increase/(decrease) in cash and cash equivalents		157 249	(40 773)
Cash and cash equivalents at the beginning of the reporting period Cash and cash equivalents at the end of the reporting	34	43 192	83 965
period	34	200 441	43 192

In 2014, OTP Banka Slovensko, a.s. received cash from interest in the amount of EUR 66 462 thousand (2013: EUR 62 867 thousand) and paid out interest in the amount of EUR 17 872 thousand (2013: EUR 21 608 thousand).

1. Introduction

OTP Banka Slovensko, a.s. (hereinafter the "Bank" or "OTP Slovensko") was established on 24 February 1992 and incorporated on 27 February 1992. The Bank's seat is at Štúrova 5, 813 54 Bratislava. The Bank's identification number (IČO) is 31318916 and its tax identification number (DIČ) is 2020411074.

Members of Statutory and Supervisory Boards as at 31 December 2014

Board of Directors:

Ing. Zita Zemková (Chairman) Ing. Rastislav Matejsko Mgr. Peter Leško Dr. Sándor Patyi

Supervisory Board:

József Németh (Chairman) Ágnes Rudas Gábor Kovács Atanáz Popov Ing. Katarína Mihók Ing. Jozef Brhel

Changes in the Bank in 2014:

Board of Directors:

Ing. Rastislav Matejsko, office terminated with effect from 21 May 2014 and reelected to the office with effect from 22 May 2014Ing. Zita Zemková, office terminated with effect from 15 August 2014 and reelected to the office with effect from 16 August 2014

Supervisory Board:

József Németh, office terminated with effect from 12 April 2014 and re-elected to the office with effect from 13 April 2014
Péter Bese, resignation with effect from 9 April 2014
JUDr. Gábor Zászlós, resignation with effect from 9 April 2014

Scope of Business

The Bank holds a universal banking licence issued by the National Bank of Slovakia ("NBS" or "National Bank of Slovakia") and carries out business in Slovakia.

The core activity of the Bank is the provision of a wide range of banking and financial services to various entities, mainly to large- and mid-sized enterprises, private individuals, and institutional customers.

The Bank's core scope of business, under the banking licence from the NBS, is as follows:

- Acceptance of deposits;
- Provision of loans;
- Provision of investment services, investment activities and non-core services under Act No. 566/2001 Coll. on Securities and Investment Services within the scope of the banking licence granted by the NBS;
- Trading on own account with money market financial instruments in both the local and foreign currency including the exchange activity;
- Trading on own account with capital market financial instruments in both the local and foreign currency;
- Trading on own account with coins made of precious metals, commemorative bank notes and coins, with bank note sheets and sets of circulating coins;
- Administration of receivables in the client's account including related advisory services;
- Financial leasing;
- Domestic transfers of funds and cross-border transfers of funds (payments and settlements);
- Issuance and administration of payment instruments;
- Granting of bank guarantees, opening and validation of letters of credit;
- Issuance of securities, participation in issues of securities and provision of related services;
- Financial brokerage;
- Business consulting services;
- Safe custody;
- Depository services pursuant to separate regulations;
- Banking information services;
- Renting of safe deposit boxes;
- Special mortgage instruments pursuant to Article 67 par. 1 under provision 2 par. 2 n) to Act No. 483/2001 Coll.; and
- Processing of bank notes, coins, commemorative bank notes and coins.

The Bank is authorised to provide investment services, investment activities, and non-core services under the Act on Securities as follows:

- Receipt and transfer of the client's instruction related to one or more financial instruments in relation to financial instruments: negotiable securities, money market instruments, trust certificates or securities issued by foreign entities of collective investment, swaps related to interest rates or earnings which can be settled by delivery or in cash;
- Execution of the client's instruction at its own account in relation to financial instruments: negotiable securities, money market instruments, trust certificates or securities issued by foreign entities of collective investment;
- Trading at own account in relation to financial instruments: negotiable securities, money market instruments, trust certificates or securities issued by foreign entities of collective investment, currency futures and forwards which can be settled by delivery or in cash;
- Investment advisory in relation to financial instruments: negotiable securities, money market instruments, trust certificates or securities issued by foreign entities of collective investment;
- Firm commitment underwriting and placement of financial instruments in relation to negotiable securities:
- Placement of financial instruments without firm commitment in relation to financial instruments: negotiable securities, trust certificates or securities issued by foreign entities of collective investment;
- Custody of trust certificates or securities issued by foreign entities of collective investment, custody
 and administration of negotiable securities at the client's account excluding holder's administration,
 and related services, mainly administration of cash and financial collaterals;
- Trading with foreign exchange values if relevant to the provision of investment services;
- Conducting of investment research and financial analysis or other form of general recommendation related to transactions with financial instruments; and
- Services related to underwriting of financial instruments.

On 17 September 2012, the National Bank of Slovakia decided to extend the banking licence of OTP Banka Slovensko, a. s. in banking activities of the provision of investment services, investment activities and ancillary services under Act No. 566/2001 Coll. on Securities and Investment Services for a new financial instrument, as follows:

- Execution of orders on behalf of clients under the provision of Article 6 (1b) of the Act on Securities with respect to swaps related to interest rates or interest income that may be settled physically or in cash, as stipulated in the provision of Article 5 (1d) of the Act on Securities;
- Dealing on own account under the provision of Article 6 (1c) of the Act on Securities with respect to swaps related to interest rates or interest income that may be settled physically or in cash, as stipulated in the provision of Article 5 (1d) of the Act on Securities.

Operating profit/loss was mainly generated from the provision of banking services in Slovakia.

Shareholders' Structure

The majority shareholder of the Bank is OTP Bank Nyrt. Hungary ("OTP Bank Nyrt.") with 99.26% share of the Bank's share capital. OTP Bank Nyrt. is the direct parent company of the Bank. The shareholders' structure (with respective shares exceeding 1%) and their share on the share capital are as follows:

Name/Business Name	Share in Subscribed Share Capital as at 31 Dec 2014	Share in Subscribed Share Capital as at 31 Dec 2013
OTP Bank Nyrt. Hungary	99.26%	99.21%
Other minority owners	0.74%	0.79%

The shareholders' shares of voting rights are equal to their shares of the share capital.

Increase in the Share Capital by Subscription of New Ordinary Shares

On 12 September 2014, in accordance with the authorisation by the General Meeting after the prior approval of the Supervisory Board, the issuer's Board of Directors decided to increase the share capital. The increase in the issuer's share capital was performed by the subscription of new shares. The existing shareholders had the preferential subscription right for the subscription of shares to increase the share capital in proportion of the face value of their shares to the amount of the existing share capital.

The time limit for the subscription of shares by the shareholders was from 30 October to 13 November 2014. The subscribers were obligated to pay the 100% rate of issue for the subscribed shares no later than by 14 November 2014.

The number of effectively subscribed shares is 10 031 209 shares. The face value per subscribed share is EUR 1. The subscribed shares are registered ordinary shares issued as uncertified shares. No special rights are attached to the subscribed shares. The total increase of the Bank's share capital amounts to EUR 10 031 209 and it was paid up in full.

Organisational Structure and Number of Employees

As at 31 December 2014, the Bank operated 5 regional centres (31 December 2013: 5) and 61 branches (31 December 2013: 63) in Slovakia.

As at 31 December 2014, the full-time equivalent of the Bank's employees was 660 (31 December 2013: 641 employees), of which 27 managers (31 December 2013: 22).

As at 31 December 2014, the actual registered number of employees was 661 (31 December 2013: 645), of which 25 managers (31 December 2013: 22).

"Managers" means members of the Board of Directors and managers directly reporting to the statutory body or a member of the statutory body.

The full-time equivalent of employees and the actual registered number of employees does not include members of the Supervisory Board.

As at 31 December 2014, the Bank's Supervisory Board had 6 members (31 December 2013: 8).

Regulatory Requirements

The Bank is subject to the banking supervision and regulatory requirements of the NBS. These regulations include indicators, and limits pertaining to liquidity, capital adequacy ratios, risk management system and the currency position of the Bank.

Data on Consolidating Entity

The Bank is part of the consolidation group of OTP Group; consolidated financial statements for all groups of consolidation group entities are prepared by Országos Takarékpénztár és Kereskedelmi Bank Nyrt., the parent company with its seat at Nádor utca 16, 1051 Budapest, Hungary ("OTP Bank Nyrt."). OTP Bank Nyrt. is also an immediate consolidating entity of the Bank.

Data on the Subsidiary

Company's Name	Seat	Type of Interest
5 LL : OK	T. II	5
Faktoring SK, a.s. v likvidácii	Tallerova 10, 811 02 Bratislava	Direct

In 2010, as part of the strategic decisions made at the OTP Group level, a decision was made to terminate the activities of OTP Faktoring Slovensko, a.s. On 1 April 2011, OTP Faktoring Slovensko, a.s. entered into liquidation and its business name was changed to "Faktoring SK, a.s. v likvidácii". As at 31 December 2014, the company's liquidation was not completed.

2. Principal Accounting Policies

The principal accounting policies adopted in the preparation of these separate financial statements are set out below:

Statement of Compliance

The separate financial statements of the Bank for the year ended 31 December 2014 and comparative data for the previous reporting periods have been prepared in accordance with International Financial Reporting Standards ("IFRS") as adopted by the European Union ("EU").

IFRS as adopted by the EU do not differ from the standards issued by the International Accounting Standards Board ("IASB"), except for portfolio hedge accounting under IAS 39, which has not been approved by the EU. The Company has determined that portfolio hedge accounting under IAS 39 would not impact these separate financial statements had it been approved by the EU at the reporting date.

Adaption of New and Revised Standards

a) Standards and Interpretations Effective in the Current Period

The Bank adopted all of the new and revised Standards and Interpretations issued by the International Accounting Standards Board (the IASB) and the International Financial Reporting Interpretations Committee (IFRIC) of the IASB as adopted by the EU that are relevant to its operations and effective for reporting periods commencing 1 January 2014:

The adoption of these standards and interpretations has not resulted in any changes in the Bank's accounting policies.

- IFRS 10 "Consolidated Financial Statements" effective for annual periods beginning on or after 1 January 2014. The standard replaces rules for control and consolidation set out in IAS 27 Consolidated and Separate Financial Statements and SIC 12 Special Purpose Entities. It changes the definition of control and the same criteria are applied for all reporting entities. The definition of control focuses on the need to have both the right to control and being exposed to variable profits for the control to exist. It includes a list of factors that should be considered when determining whether an investor has control or acts as an intermediary.
- IFRS 11 "Joint Arrangements" effective for annual periods beginning on or after 1 January 2014. The standard replaces IAS 31 Investments in Joint Ventures and SIC 13 Jointly Controlled Entities Non-Monetary Contributions by Venturers. The number of joint arrangements, based on changes in definitions, was reduced to two: joint operations and joint ventures. The standard also regulates accounting recognition by parties which participate in a joint venture but have no joint control.
- IFRS 12 "Disclosures of Interests in Other Entities" effective for annual periods beginning on or after 1 January 2014. The standard replaces disclosure requirements in the existing IAS 28 Investments in Associates. It requires enhanced disclosure of information about both consolidated and unconsolidated entities in which an entity has participation so that the users of the financial statements can assess the type, risks and financial impact of investments.
- IAS 27 "Separate Financial Statements" effective for annual periods beginning on or after 1 January 2014. The requirements relating to separate financial statements are unchanged and are included in the amended IAS 27. The other sections of IAS 27 are replaced by IFRS 10 Consolidated Financial Statements.
- IAS 28 "Investments in Associates and Joint Ventures" effective for annual periods beginning on or after 1 January 2014. The standard was amended to reflect changes resulting from the issue of IFRS 10 Consolidated Financial Statements, IFRS 11 Joint Arrangements and IFRS 12 Disclosures of Interests in Other Entities.
- Amendments to IAS 32 "Financial Instruments: Presentation" Offsetting Financial Assets and Financial Liabilities effective for annual periods beginning on or after 1 January 2014. The amendments provide application guidance to IAS 32 with a view to removing inconsistencies in the application of certain offsetting rules, clarify the meaning of "currently has a legally enforceable right of set-off" as well as the fact that some offsetting regimes in gross amounts can be considered an equivalent of the settlement in net amounts.

- Amendments to IFRS 10 "Consolidated Financial Statements", IFRS 11 "Joint Arrangements" and IFRS 12 "Disclosures of Interests in Other Entities" Transition Guidance effective for annual periods beginning on or after 1 January 2014. The amendments clarify that the date of the initial application is the first day of the annual reporting period. When adopting IFRS, control must be considered as at the first date of the application. The recognition of historical data depends on the assessment of control.
- Amendments to IFRS 10 "Consolidated Financial Statements", IFRS 12 "Disclosures of Interests in Other Entities" and IAS 27 "Separate Financial Statements" Investment Entities effective for annual periods beginning on or after 1 January 2014. The amendments provide an exception to the consolidation requirements for investment entities; define an investment company and require that investments in companies in which the entity has control not be consolidated, but that such investments be measured at fair value with changes in the fair value recognised through profit or loss. These amendments also set out changes and additions to IFRS 1, IFRS 3, IFRS 7, IAS 7, IAS 12, IAS 24, IAS 32, IAS 34 and IAS 39 to ensure consistency within International Accounting Standards.
- Amendments to IAS 36 "Impairment of Assets" effective for annual periods beginning on or after 1 January 2014. The aim of amendments is to clarify that the scope of disclosures about recoverable amounts when such amounts are based on fair value less costs of disposal is limited to impaired assets. The amendments are pertinent to the disclosures of the impairment of nonfinancial assets.
- Amendments to IAS 39 "Financial Instruments: Recognition and Measurement" Novation of Derivatives and Continuation of Hedge Accounting effective for annual periods beginning on or after 1 January 2014. The narrow-scope amendments allow hedge accounting to continue in situations when a derivative that has been designated as a hedging instrument is novated to effect clearing with a central counterparty as a result of laws or regulations, provided that specific conditions are met (in this context, a novation indicates that the parties agree to replace their original counterparty with a new one).

The adoption of these standards and interpretations did not require any changes in the Bank's accounting policies.

b) Standards and Interpretations in Issue not yet Effective

At the preparation date of these financial statements, the following standards and interpretations do not apply to the reporting period beginning 1 January 2014 and were not effective yet.

IASB documents endorsed by the EU:

• IFRIC 21 "Levies" – effective on or after 17 June 2014. The Interpretation clarifies the recognition of an obligation to settle a levy that is not income tax. The Interpretation could lead to the recognition of an obligation later than compared to the current rules, especially in respect of levies for which the obligation arises on a specific date.

The Bank has elected not to adopt the standards and interpretations that were issued as at the reporting date but were not yet effective before their effective dates.

c) Standards and Interpretations Issued but not yet Endorsed by the EU

At present, IFRS as adopted by the EU do not significantly differ from the regulations adopted by the International Accounting Standards Board (IASB), except for the following standards, amendments to the existing standards and interpretations that were not endorsed for use as at 31 December 2014.

IASB Documents issued but not yet endorsed by the EU:

• IFRS 9 "Financial Instruments", the full version of the Standard, replacement of IAS 39 Financial Instruments: Recognition and Measurement. The final wording includes requirements for the classification and measurement of financial assets and financial liabilities; furthermore, it includes an expected loan losses model and hedge accounting (hedging); (effective for annual periods beginning on or after 1 July 2018).

Classification and measurement – IFRS 9 introduces a new approach to the classification of financial assets, where financial assets can be measured at amortised costs only under the assumption that the financial assets were acquired to receive contractual cash flows being solely payments of principal and interest. This single fundamental approach will replace the existing requirements under IAS 39.

Impairment – IFRS 9 introduces a new model of expected impairment losses that will also reflect the effect of potential future losses unlike the previous model, which was based solely on past events and current conditions.

Hedge Accounting – IFRS 9 introduces a substantially modified model for hedge accounting with extended requirements for the disclosure of risk management information.

Own credit risk – IFRS 9 removes the volatility in profits or losses arising from obligations issued by the Bank caused by changes in own credit risk, while profits or losses were measured at fair value. Profits arising from a deterioration of the entity's own credit risk will no longer be recognised in the income statement but rather in equity.

- Amendments to IAS 19 "Employee Benefits" (revised in 2011) with the objective to clarify the
 application of the standard on benefit plans that require employees themselves or third parties to
 make contributions to the costs of benefits (effective for annual periods beginning on or after 1 July
 2014).
- IFRS 14 "Regulatory Deferral Accounts" is effective only for reporting entities that are first-time adopters of IFRS. The entities are allowed to continue recognising amounts related to regulatory deferral accounts in accordance with their previous accounting standards; however, the effect of price regulation must be recognised separately from other items (effective for annual periods beginning on or after 1 January 2016).
- Amendments to various standards "Improvements to IFRSs (cycle 2010-2012)" resulting from the
 annual improvement project of IFRS (IFRS 2, IFRS 3, IFRS 8, IFRS 13, IAS 16, IAS 24 and IAS 38)
 primarily with a view to removing inconsistencies and clarifying wording (amendments are to be
 applied for annual periods beginning on or after 1 July 2014).
- Amendments to various standards "Improvements to IFRSs (cycle 2011-2013)" resulting from the annual improvement project of IFRS (IFRS 1, IFRS 3, IFRS 13 and IAS 40) primarily with a view to removing inconsistencies and clarifying wording (amendments are to be applied for annual periods beginning on or after 1 July 2014).
- Amendments to IFRS 10 "Consolidated Financial Statements" and IAS 28 "Investments in Associates and Joint Ventures" Sale or Contribution of Assets between an Investor and its Associate or Joint Venture (effective for annual periods beginning on or after 1 January 2016).
- Amendments to IAS 27 "Separate Financial Statements" Equity Method in Separate Financial Statements allows the entity to apply the equity method when recognising investments in subsidiaries, joint ventures and associates in the entity's separate financial statements (effective for annual periods beginning on or after 1 January 2016).
- Amendments to IAS 16 "Property, Plant and Equipment" and IAS 41 "Agriculture" Bearer Plants.
 The Amendments require that biological assets meeting the definition of bearer plants are
 recognised as property, plant and equipment under IAS 16 (effective for annual periods beginning
 on or after 1 January 2016).
- Amendments to IAS 16 "Property, Plant and Equipment" and IAS 38 "Intangible Assets" Clarification of Acceptable Methods of Depreciation and Amortisation the Amendments prohibit entities from using a revenue-based depreciation method for items of property, plant and equipment (effective for annual periods beginning on or after 1 January 2016).
- Amendments to IFRS 11 "Joint Arrangements" Accounting for Acquisitions of Interests in Joint Operations apply to the acquisition of interests in joint operations and the contribution of a business into joint operations upon its inception, and regulate the operator's recognition of the acquisition of an interest in joint operations whose activities constitute a "business" (effective for annual periods beginning on or after 1 January 2016).
- IFRS 15 "Revenue from Contracts with Customers" The core principle of the new standard is to allow the entity to recognise revenues in order to depict the transfer of promised goods or services to customers in an amount that reflects the consideration to which the entity expects to be entitled in exchange for those goods or services (effective for annual periods beginning on or after 1 January 2017).

Amendments to various standards "Improvements to IFRSs (cycle 2012 – 2014)" resulting from
the annual improvement project of IFRS (IFRS 5, IFRS 7, IAS 19 and IAS 34) primarily with a view
to removing inconsistencies and clarifying wording (amendments are to be applied for annual
periods beginning on or after 1 January 2016).

The Bank's management expects that the adoption of IFRS 9 in its current wording may have a significant impact on the financial statements mainly with respect to the classification of financial instruments and expected losses from credit products; quantification of the impact will be prepared in the following periods. The Bank's management also analyses how significant the impact of IFRS 15 will be on the financial statements. The Bank's management also expects that adopting the other standards, amendments to the existing standards and interpretations will have no material impact on the financial statements of the Bank in the period of initial application.

Purpose of Preparation

These separate financial statements were prepared in Slovakia so as to comply with the article 17a) of Act on Accounting No. 431/2002 Coll. as amended, under special regulations - Regulation (EC) 1606/2002 of the European Parliament and of the Council on the Application of International Accounting Standards (IFRS).

As described in Note 1 "Introduction" paragraph "Data on the Subsidiary", the Bank is a parent company of the subsidiary Faktoring SK, a.s. v likvidácii. Since the effect of consolidating the subsidiary is not material, the Bank had no obligation to prepare consolidated financial statements under Article 22 (12) of Act on Accounting No. 431/2002 Coll.

Since the Bank is not required to prepare consolidated financial statements according to national legislation, which is in compliance with Seventh Council Directive 83/349/EEC of 13 June 1983 on Accounting as amended, it's the European Commission's view that the IFRS 10 requirements to prepare consolidated financial statements do not apply under IFRS as adopted by EU.

The financial statements are intended for general use and information, and are not intended for the purposes of any specific user or consideration of any specific transactions. Accordingly, users should not rely exclusively on these financial statements when making decisions.

Basis for the Financial Statements Preparation

Separate financial statements were prepared under the historical cost basis, except for certain financial instruments, which have been recognised at fair value. The financial statements were prepared under the accrual principle of accounting: transactions and recognised events are recorded in the period to which they are related in time.

Separate financial statements were prepared under the assumption that the Bank will continue as a going concern in the foreseeable future.

The reporting currency used for disclosure in these separate financial statements is the Euro, which is rounded to thousands of euros, unless stipulated otherwise. The amounts in brackets refer to negative values.

Significant Accounting Assessments and Judgements

The presentation of financial statements in conformity with IFRS requires the management of the Bank to make judgements about estimates and assumptions that affect the reported amounts of assets and liabilities and the disclosure of contingent assets and liabilities as at the reporting date, and their reported amounts of revenues and expenses during the reporting period. Actual results could differ from those estimates and future changes in the economic conditions, business strategies, regulatory requirements, accounting rules or/and other factors could result in a change in estimates that could have a material impact on the reported financial position and results of operations.

Significant areas of judgment include the following:

In connection with the current economic environment, based on the currently-available information the management has considered all relevant factors which could have an impact on the valuation and impairment of assets and liabilities in these financial statements, impact on the liquidity, funding of operations of the Bank and other effects these may have on financial statements. All such impacts, if any, have been reflected in these financial statements. There is a persisting increased level of uncertainty about future development, which could result in a material change in the market value of the securities and the increased impairment of assets. The Bank's management continues to monitor the situation and any further possible impacts of the economic environment on its operations.

The provisioning for loan losses and identified contingent liabilities includes many uncertainties as to the outcomes of the aforementioned risks and requires the Bank's management to make subjective judgments when estimating loss amounts. As described below, the Bank creates provisions for the impairment of loans and receivables where there is objective evidence that, as a result of past events, the estimated future cash-flows are negatively impacted. These provisions are based on the Bank's historical and current experience concerning default rates, recovery rates of loans, or time needed from a loss event to loan default, as well as subjective judgments of the Bank's management about estimated future cash-flows. Considering current economic conditions, the outcome of these uncertainties could differ from the amounts of impairment provisions recognised as at 31 December 2014 and the difference could be material.

The amounts recognised as provisions for liabilities are based on the judgement of the Bank's management and represent the best estimate of expenditures required to settle a liability of uncertain timing or amount resulting from an obligation.

In recent years, income tax rules and regulations underwent significant changes. In connection with the broad and complex issues affecting the banking industry, there are no historical precedents and/or interpretation judgments. In addition, tax authorities have broad powers as regards the interpretation of the effective tax laws and regulations during the tax audit of a taxpayer. As a result, there is a higher degree of uncertainty as to the final outcome of a potential audit conducted by tax authorities.

Translation of Amounts Denominated in Foreign Currencies

Assets and liabilities denominated in a foreign currency are translated to euros using the reference exchange rate determined and announced by the European Central Bank valid as at the reporting date. Revenues and expenses denominated in a foreign currency are recognised as translated using the exchange rate valid as at the transaction date. Foreign exchange gains/losses on transactions are recognised on the statement of comprehensive income line "Gains/(losses) on financial transactions, net"

Cash and Cash Equivalents

Cash and cash equivalents comprise cash and balances in demand deposits with the NBS, and only include amounts of cash immediately available and highly-liquid investments with an original maturity of up to three months. For the purposes of the cash flow statement, such amounts exclude a mandatory minimum reserve deposited with the NBS. The items are recorded in the statement of financial position line "Cash, due from banks and balances with the National Bank of Slovakia".

Placements with Other Banks and Loans to Other Banks

Placements with other banks and loans to other banks are stated at amortised costs net of provisions for possible placement losses in the statement of financial position line "Placements with other banks, net of provisions for possible placement losses". Interest is accrued using the effective interest rate method and credited to the profit or loss based on the amount of an outstanding receivable. Such interest is recognised in the statement of comprehensive income in "Interest income".

Financial Instruments - Initial Recognition

All financial assets are recognised and derecognised on the trade date on which the purchase or sale of a financial asset is under a contract whose terms require delivery of the financial asset within the timeframe established by the market concerned, and are initially measured at fair value, plus transaction costs, except for financial assets at fair value through profit or loss, which are initially measured at fair

Financial assets are classified into the following specified categories: financial assets at fair value through profit or loss, available-for-sale financial assets, held-to-maturity financial investments, and loans and receivables. The classification depends on the nature and purpose of the financial assets and is determined at the time of initial recognition.

Financial Assets at Fair Value through Profit or Loss

Financial assets at fair value through profit or loss include securities and derivative financial instruments held for trading and for the purposes of profit generating. At acquisition, held-for-trading securities are measured at cost. Subsequently, they are remeasured to fair value. Revaluation gains and losses are recognised in the statement of comprehensive income line "Gains/(losses) on financial assets, net".

If quoted market prices are not available, the fair value of debt securities is determined based on a model using valuation techniques.

Net interest income from securities at fair value through profit or loss is accrued using the effective interest rate method and recognised directly in the statement of comprehensive income line "Interest income".

Available-for-sale financial assets

Available-for-sale financial assets include securities that the Bank intends to hold for an indefinite period or which may be sold as liquidity requirements arise or market conditions change. Upon acquisition, these investments are measured at cost. Available-for-sale financial assets are then remeasured to fair value. Gains and losses on revaluation are recognised in equity as "Revaluation of available-for-sale financial assets". Upon sale of the available-for-sale financial asset, accumulated gains/losses from revaluation previously recognised in equity are recognised through the statement of comprehensive income as "Gains/(losses) on financial assets, net".

Interest income is accrued using the effective interest rate and recognised directly through the statement of comprehensive income as "Interest income".

Available-for-sale financial assets also include investments with ownership interest less than 20% of the registered capital and/or voting rights. These investments are measured at cost less impairment provisions for a permanent decrease in value, as their market price in an active market cannot be reliably measured. The Bank assesses the value of such investments on an individual basis and compares movements in the equity of companies to their cost. A continued significant decrease in the equity is regarded by the Bank as objective evidence of the impairment and, thus, provisions are recorded. Impairment losses are recognised in the statement of comprehensive income line "Gains/(losses) on financial assets, net".

Treasury Bills

Treasury bills are debt securities issued by the central bank with a maturity of up to 12 months. Treasury bills are recognised as "Available-for-sale financial assets" in the separate statement of financial position. The accounting principles stated in the section "Available-for-sale financial assets" are applied to measure treasury bills.

Sale and Repurchase Agreements

Debt or equity securities sold under sale and repurchase agreements are recognised as assets in the statement of financial position line "Financial assets at fair value through profit or loss" and "Available-for-sale financial assets" and the contracted payable is recorded in "Due to banks and deposits from the National Bank of Slovakia and other banks" and/or in "Amounts due to customers".

Securities purchased under agreements to resell securities are recorded as assets in the statement of financial position line "Cash, due from banks and balances with the National Bank of Slovakia", and/or in "Placements with other banks, net of provisions for possible losses", or in "Loans and receivables, net of provisions for possible losses".

The difference between the sale and repurchase prices is treated as interest and accrued over the life of each REPO agreement using the effective interest rate method.

Loans and Receivables and Provisions for Possible Losses

Loans to customers are stated at amortised cost net of provisions for loan losses in the statement of financial position line "Loans and receivables, net of provisions for possible losses". Interest is accrued using the effective interest rate method and credited to the profit or loss based on the amount of an outstanding receivable in the line "Interest income". Interest is no longer accrued on loan receivables when bankruptcy is declared on a debtor, upon the start of the restructuring proceedings by law, in the case of withdrawal by either party from the loan agreement or in extraordinary cases when interest is waived based on the Bank's decision.

Fees and commissions related to loans are gradually amortised over the contractual term of the loan using the effective interest rate method and are recognised in the line "Loans and receivables, net of provisions for possible losses".

In line with the Bank's objectives, loan receivables acquired through assignment are classified in accordance with IAS 39 as "Loans and receivables". Upon initial recognition, loans are measured at cost including all transaction costs related to acquisition. For purchased loans, this means that their initial measurement equals the amount of financial settlement for assigned receivables.

Any differences between the carrying amount as at the date of acquisition of loan receivables acquired by an assignment and the due amount (acquisition cost, transfer fee, margin differentials etc.) are accrued over the whole maturity period of the loan using the effective interest rate method.

The Bank has a methodology in place that contains the definition of attributes of the impairment of loan receivables, the method of their identification and assessment, and the subsequent calculation of provisions in accordance with IFRS.

Provisions cover estimated losses from impairment of loans if objective proof of impairment exists. Provisions representing the impairment of loan receivables are recognised if their carrying amount is higher than their estimated recoverable amount. The recoverable amount is the present value of estimated future cash flows including cash flows from the realisation of a collateral using the discount rate on the loan as at the recognition date.

Objective proof of impairment may include information about the severe financial difficulties of the debtor which result in a loss event, and which were identified after the initial recognition of the loan receivable. A loss event means delay in the repayment of a loan receivable by more than 90 days, declaration of early maturity, writing-off of a portion of the client's loan receivable, bankruptcy proceedings or restructuring proceedings by law, sale of receivables resulting in a loss, or forced restructuring of a debt.

The Bank assesses credit risk on an individual and portfolio basis and creates specific and portfolio provisions. The Bank creates specific provisions for individually-significant loan receivables and portfolio provisions for the loan receivables that are not individually significant, or for which no impairment was identified based on an individual assessment.

Provisions are recorded and reversed through "Provisions for impairment losses on loans and off-balance sheet, net" in the statement of comprehensive income.

The Bank recognises write-offs of loans as "Provisions for impairment losses on loans and off-balance sheet, net" with releasing the relevant provisions for loan losses. Written-off loans and advances made to clients are recorded on the off-balance sheet, whereas the Bank continues to monitor and recover such loans except for loans where the Bank lost the legal title for their recovery or where the Bank ceased the recovery process as the recovery costs exceed the amount receivable. Each subsequent income on written-off receivables is recognised in the statement of comprehensive income as "Provisions for impairment losses on loans and off-balance sheet, net".

Detailed information about the credit risk management is stated in Note 36 Credit Risk.

Held-to-Maturity Financial Investments

Held-to-maturity financial investments represent debt financial assets with pre-defined date of maturity that the Bank intends and has the ability to hold until their maturity. At acquisition, such assets are measured at cost, which include transaction costs. These investments are subsequently remeasured to the amortised cost based on the effective interest rate method, net of provisions for impairment.

Interest income, discounts and premiums on held-to-maturity securities are accrued using the effective interest rate method and recognised directly in the statement of comprehensive income line "Interest income".

Investments in Subsidiaries

Investments in subsidiaries include the Bank's investments in companies with an ownership interest more than 50% of the registered capital or more than 50% of the voting rights. Investments in subsidiaries are recognised at cost less provisions for the impairment.

Impairment losses are recognised in the statement of comprehensive income line "Gains/(losses) on financial assets, net". Income from dividends is recognised in the statement of comprehensive income as "Gains/(losses) on financial assets, net" at the moment when the Bank's title to receive dividends originates.

Non-Current Tangible Assets

Non-current tangible assets (Property, Plant and Equipment) are stated at cost, less accumulated depreciation and accumulated impairment losses. Depreciation charges are computed using the straight-line method over the estimated useful lives of the assets corresponding to future economic benefits from assets based on the annual percentage depreciation rates as follows:

Type of Asset	Useful Life in Years	Depreciation Rate per Annum in %
ATMs and motor vehicles, computers, office machines,		
telecommunication equipment, intangible assets	4	25.0
Software	5	20.0
Software	2	50.0
Fixtures, fittings and office equipment, software, machines and equipment	6	16.7
Computers, machines, equipment, ATMs, furniture	8	12.5
Technical upgrade of leased buildings	10	10.0
Time vaults	10	10.0
Heavy bank program (safes), transportation means,		
air-conditioning facilities	12	8.4
Technical upgrade of leased buildings	15	6.7
Technical upgrade of leased buildings	10	10.0
Technical upgrade of leased buildings	20	5.0
Buildings and structures	40	2.5

Depreciation of tangible assets is charged to the statement of comprehensive income line "General administrative expenses". Depreciation commences in the month that such assets are put into use. Land and works of art are not depreciated.

At the reporting date, the Bank reviews the carrying value of its non-current tangible assets, and the estimated useful life and the method of depreciation thereof. The Bank also reassesses the recoverable amount of the asset, which is estimated to determine the extent (if any) of the impairment loss. Where the carrying value of buildings and equipment is greater than the estimated recoverable amount, it is written down to the estimated recoverable amount through the profit or loss. If the impairment is of a temporary nature, impairment provisions are recognised in the statement of comprehensive income as "Other operating revenues/(expenses), net".

At the reporting date, the Bank also assesses whether there is any indication that an impairment loss recognised in prior periods for an asset may no longer exist or may have decreased. If any such indication exists, the entity estimates the recoverable amount of that asset. If the estimated recoverable amount exceeds the carrying value of an asset, it is dissolved through the statement of comprehensive income in "Other operating revenues/(expenses), net".

Non-Current Intangible Assets

Non-current intangible assets are stated at cost, less accumulated amortisation and accumulated impairment losses. The Bank amortises non-current intangible assets using the straight-line method over the estimated useful lives of the assets corresponding to future economic benefits from assets based on the annual percentage depreciation rates. In the Bank, non-current intangible assets mainly include software, which is amortised within no more than 5 years; the annual amortisation rate is 20%.

Amortisation of non-current intangible assets is recognised in the statement of comprehensive income line "General administrative expenses". Amortisation starts in the month when the assets are put into use.

At the reporting date, the Bank reviews the carrying amount of its intangible assets, their estimated useful lives and methods of amortisation.

Accrued Interest Receivable/Payable

Accrued interest on loans and placements made is recognised in lines "Placements with other banks, net of provisions for possible placement losses" and "Loans and receivables, net of provisions for possible losses". Accrued interest on received loans and deposits is recognised in line "Due to banks and deposits from the National Bank of Slovakia and other banks" and "Amounts due to customers". Accrued interest on securities is recognised for individual items of securities in the statement of financial position.

The Bank recognises accrued interest on loans, deposits and securities using the effective interest rate method.

Recognition of Revenues and Expenses

Revenues and expenses are recognised in the profit or loss for all interest-bearing instruments on an accrual basis using the effective interest rate. Interest income on securities includes revenues from fixed and floating interest rate coupons and accrued discount and premium.

For loans in relation to which restructuring proceedings started pursuant to the Act on Bankruptcy and Restructuring, interest income is not recognised in the profit or loss from the commencement date of such restructuring proceedings, as it is unlikely that interest income will result in economic benefits for the Bank. If the court confirms the restructuring plan, the Bank loses its title to such interest.

Fees and commissions are recognised in the profit or loss on an accrual basis. Fees and commissions related to the provision of loans are accrued over the entire maturity period of a loan and recognised in the statement of comprehensive income line "Interest income".

Fees and commissions that are not part of the effective interest rate are recognised as expenses and income in the statement of comprehensive income line "Fee and commission expense" and "Fee and commission income" on an accrual basis and as at the date of transaction.

Income from dividends is recognised in the period of the origin of the title to receive dividends and is recognised in the statement of comprehensive income as "Gains/(losses) on financial assets, net".

Other expenses and revenues are recognised in the relevant period on an accrual basis.

Income Tax and Other Tax

The annual income tax liability is based on the tax base calculated from the profit/loss under IFRS and Slovak tax law. To determine the current income tax, tax rates valid as at the reporting date are applied.

The deferred income tax is calculated by the Bank using the balance sheet liability method in respect of all temporary differences between the tax bases of assets and liabilities and their carrying amount in the statement of financial position.

Deferred income taxes are computed using tax rates set for the subsequent taxable period and applicable at the moment of the tax asset realisation or the tax liability recognition. The tax rate of 22% remains applicable for 2015.

Deferred tax assets are recognised if it is probable, beyond any significant doubt, that profits will be available in the future against which deductible temporary difference can be utilised. Tax assets are reassessed as at the reporting date.

Deferred tax is recognised in the profit or loss as "Income Tax", except for the deferred tax arising from items that are recognised through equity, such as available-for-sale financial assets. In this case, the deferred tax is also recognised through equity as part of items of comprehensive income.

The Bank is a payer of the value added tax and selected local taxes. Taxes are recognised in the statement of comprehensive income line "General administrative expenses", except for the value added tax on acquisition of tangible and intangible assets, which enters the cost of non-current tangible and intangible assets.

Special Levy on Selected Financial Institutions

As of 1 January 2012, Act No. 384/2011 Coll. on Special Levy of Selected Financial Institutions came into effect. The levy calculation is based on the amount of the Bank's liabilities less equity, subordinated debt and deposits protected by the Deposit Protection Fund. Data as at the last date of the preceding calendar quarter are used to determine the base for calculating the levy for the relevant calendar quarter. The levy is paid in quarterly instalments at the beginning of the relevant quarter.

The Ministry of Finance of the Slovak Republic published in the Collection of Laws Decree No. 253 dated 10 September 2014 on the meeting of the condition for the rate of a special levy for certain financial institutions under Article 8 (5) of Act 384/2011 Coll., in which the Ministry declares the meeting of the condition under Article 8 (1) of Act 384/2011 Coll. with effect from 25 September 2014. The Bank had no obligation for the special levy for the fourth quarter 2014; furthermore, the percentage rate for the calculation of contributions to the Deposit Protection Fund was decreased from 0.1% to 0.01% with effect from August 2014.

The rate for calculating a special levy for selected financial institutions declined from 0.4% to 0.2% for the following calendar year.

The Bank recognises the levies as incurred in the statement of comprehensive income line "General administrative expenses". (Note 28)

Derivative Financial Instruments

In the ordinary course of business, the Bank is a party to contracts for derivative financial instruments, which represent a low initial value investment compared to the notional value of the contract. Generally, derivative financial instruments include currency forwards, currency swaps and interest rate swaps. The Bank mainly uses these financial instruments for business purposes and to hedge its currency exposures associated with transactions in financial markets.

Derivative financial instruments are initially recognised at acquisition cost, which includes transaction expenses and which is subsequently again re-measured to fair value. Their fair values are determined using valuation techniques by discounting future cash flows by a rate derived from the market yield curve and foreign currency translations using the ECB rates valid on the calculation day.

Changes in the fair value of derivative financial instruments that are not defined as hedging derivatives are recognised in the statement of comprehensive income line "Gains/(losses) on financial transactions, net". Derivatives with positive fair values are recognised as assets in the in the statement of financial position line "Financial assets at fair value through profit or loss". Derivatives with negative fair values are recognised as liabilities in the statement of financial position line "Other liabilities".

Transactions with derivative financial instruments, although providing the Bank with an effective economic hedging in risk management, do not qualify for the recognition of hedging derivatives under specific rules of IAS 39, and therefore, they are recognised in the accounting books as derivative financial instruments held for trading, and gains and losses from the fair value are recognised as "Gains/(losses) on financial transactions, net".

Liabilities from Issued Debt Securities

Liabilities from issued debt securities are recognised at amortised cost. The Bank mainly issues mortgage bonds. Interest expense is included in the statement of comprehensive income line "Interest expense", and it is accrued using the effective interest rate method.

Subordinated Debts

Subordinated debt refers to the Bank's external debt where in the event of the Bank's bankruptcy, composition or liquidation the entitlement to its repayment is subordinated to liabilities to other creditors. The Bank's subordinated debt is recognised on a separate line of the statement of financial position as "Subordinated debt". Interest expenses paid for the received subordinated debt are recognised in the statement of comprehensive income line "Interest expense".

Provision for Off-Balance Sheet Liabilities

In the ordinary course of business, off-balance sheet liabilities, such as guarantees, financial commitments to grant a loan and a letter of credit are recorded by the Bank. Provisions for expected losses from off-balance sheet contingent liabilities are recognised in such amounts that enable the covering of possible future losses. The management determines the adequacy of the provisions based on the reviews of individual items, recent loss experience, current economic conditions, the risk characteristics of the various categories of products, and other pertinent factors.

To cover estimated losses on contingent unused loans, guarantees and letters of credit, the Bank creates provisions in the case when a payable - as a result of past events - has to be settled and it is likely that such settlement of a payable will require a cash outflow and the amount payable can be reliably determined. The calculation of the provisions for off-balance sheet liabilities is analogical to credit exposures. Issued guarantees, irrevocable letters of credit, and unused loan commitments are subject to similar monitoring of credit risks and credit principles, as in the case of extended loans.

Provisions for estimated losses are recognised through the profit or loss when the Bank has a present legal or implied obligation to make a payment as a result of a past event, when it is probable that an outflow of sources representing economic benefits will be required, and when a reliable estimate of the amount to be paid can be reliably determined.

Provisions are recognised in the statement of financial position line "Provisions for liabilities". Expenses for the recorded provision are recognised in the statement of comprehensive income as "Provisions for impairment losses on loans and off-balance sheet, net".

Provision for Liabilities and Employee Benefits

The amount of provisions for liabilities is recognised as an expense and a liability when the Bank is exposed to potential liabilities from litigation or indirect liabilities as a result of past events, and when it is probable that to settle such liabilities a cash outflow will be required, which will result in the reduction of resources embodying the economic benefits and a reasonable estimate of the amount of the resulting loss can be made. Any amount related to the recognition of the provision for liabilities is recognised in the profit or loss for the period.

In line with the valid legislation, the Bank provides a lump-sum payment upon retirement. The recorded provision represents a liability to an employee that is calculated using the set actuarial methods; the calculation is based on discounted future expenditures. As at the reporting date, the liability is measured at the present value.

The provision is recognised in the statement of financial position line "Provisions for liabilities". Expenses for the recorded provision are recognised through the statement of comprehensive income line "General administrative expenses".

Representatives of the Bank's statutory body and selected employees receive remuneration for rendered services in a form of a cash-settled payment and an equity-settled financial instrument in the form of parent company's shares. The remuneration is paid based on the compensation policy of the OTP Group. In the case of a cash-settled remuneration, the payment is recognised in the statement of comprehensive income in "General administrative expenses" with the counter entry in "Other liabilities" in the statement of financial position. A portion of the remuneration in the form of a financial instrument being the parent company's shares is recognised in the statement of comprehensive income in "General administrative expenses" with the corresponding entry in "Reserve funds" in the statement of financial position (see Note 32). The Bank recognises remuneration and share-based payments from the moment when the claim can be exercised.

The compensation policy within the OTP Group is consistent with the compensation policy and principles for risk management under Act No. 483/2001 Coll. on Banks, as amended.

Bank's Regulatory Capital

In the administration of its regulatory capital, the Bank aims to ensure business prudence and to maintain the Bank's regulatory capital continuously at least at the level required for Bank's own funds while taking into account the defined minimum requirement in respect of the system for the assessment of internal capital adequacy for the relevant year and the relevant amounts of capital buffer.

To accomplish this, when preparing the yearly business plan the Bank also prepares a plan of adequacy of regulatory capital considering its business objectives and applying the knowledge gained from previous experience.

During the year, the Bank monitors the development of requirements for regulatory capital on a monthly basis for internal purposes and prepares reports on regulatory capital and on the requirements for the Bank's regulatory capital, which are submitted to the National Bank of Slovakia, on a quarterly basis. The achieved results are also discussed at the Board of Directors and Supervisory Board meetings on a quarterly basis.

The Bank's regulatory capital is defined by Regulation (EU) No 575/2013 of the European Parliament and of the Council on prudential requirements for credit institutions and investment firms and amending Regulation (EU) No 648/2012. The Bank's regulatory capital comprises the sum of its TIER 1 capital (regulatory and supplementary) and TIER 2 capital.

Segment Reporting

When preparing segment reporting, the Bank uses its internal information, which is presented to the Bank's management on a regular basis. The breakdown by individual segment categories recognised in the notes is based on the principle applied for the classification of the Bank's customers as follows:

- Retail customers:
- Corporate customers;
- Treasury;
- Not specified.

The "retail customers" segment includes the following customers: individuals. The segment also includes private banking customers who are defined separately according to the individual management of their funds. The Bank provides to retail customers standard bank products, particularly: consumer loans, mortgage loans, general-purpose loans, deposit products. The most common deposit products offered are current accounts, term deposits, saving accounts, credit and payment cards. The core products of this segment included housing loans and otp EXPRES and OTP refinance express consumer loans.

The segment of "corporate customers" includes domestic and foreign companies and state-owned entities. This segment comprises the SME subsegment (small and medium-sized enterprises with sales of up to EUR 17 million) and the large client and project financing subsegment (enterprises with sales of over EUR 17 million).

In terms of products, corporate customers were mostly provided with overdraft facilities, EU Agro loans for the MSE segment and with long- and medium-term loans for housing cooperatives as well as loans for the apartment owners associations for the insulation of apartment buildings.

The segment of "Treasury" includes transactions performed on the Bank's own account or on the client's account and comprises the following types of transaction: trading with securities, trading with derivative instruments, trading on money markets, management of the Bank's liquidity, investment portfolio on the Bank's account.

Geographically, operating profit was primarily generated by the provision of banking services in Slovakia. Some assets and liabilities are placed outside Slovakia.

The breakdown of selected items of the financial statements by segments, the summary of the most significant exposures of total assets and liabilities to foreign entities and information on the amount of total revenues from foreign entities is included in Note 31.

Statement of Cash Flows

Cash and cash equivalents for the purposes of cash flow presentation include cash, amounts due from banks and balances with the National Bank of Slovakia, excluding the compulsory minimum reserve required by the NBS and amounts due to banks due up to three months as these form an integral part of the Bank's cash flow management.

3. Fair Value of the Bank's Financial Assets and Liabilities

The fair value of the Bank's financial assets and liabilities is the amount for which an asset could be exchanged, or a liability settled, between knowledgeable, willing parties in an arm's length transaction. Where available, fair value estimates are made based on quoted market prices. In circumstances where the quoted market prices are not readily available, the fair value is estimated using discounted cash flow models or other valuation models as appropriate. Market inputs are used in valuation models to the maximum extent. Changes in underlying assumptions, including discount rates and estimated future cash flows or other factors, significantly impact the estimates. Therefore, the estimated fair market values may not be realised in the current sale of the financial instrument.

Based on the used input data for the fair value estimates, the calculation of fair value of the Bank's financial assets and liabilities can be classified into one of the three levels:

- Level 1: quoted prices from active markets for identical assets or liabilities;
- <u>Level 2:</u> inputs other than "level 1" quoted prices, which can be obtained for assets or liabilities either directly (eg prices) or indirectly (derived from interest rates etc.);
- Level 3: input data for assets or liabilities, which cannot be derived from market data.

The following tables present an analysis of financial instruments that are measured after their initial recognition at fair value. Financial instruments are classified into three levels/categories based on the level of the fair value determination:

31 December 2014 (EUR'000)	Level 1	Level 2	Level 3	TOTAL
Assets				
Financial assets at fair value through profit or loss	-	73	-	73
Derivative financial instruments for trading	-	73	-	<i>73</i>
Available-for-sale financial assets	7 631	-	-	7 631
Available-for-sale securities - government bonds Available-for-sale securities - treasury bills of	-	-	-	-
foreign central banks Available-for-sale securities – bonds issued by	-	-	-	-
foreign banks	7 631	-	-	7 631
Liabilities Liabilities from derivative transactions		100		100
Liabilities from derivative transactions	-	109	-	109

31 December 2013 (EUR'000)	Level 1	Level 2	Level 3	TOTAL
Assets				
Financial assets at fair value through profit or loss	-	20	-	20
Derivative financial instruments for trading	-	20	-	20
Available-for-sale financial assets	8 450	50 108	-	58 558
Available-for-sale securities - government bonds Available-for-sale securities - treasury bills of	1 138	-	-	1 138
foreign central banks Available-for-sale securities – bonds issued by	-	50 108	-	50 108
foreign banks	7 312	-	-	7 312
Liabilities				
Liabilities from derivative transactions	-	99	-	99

The following tables present the fair value hierarchy for financial instruments measured in assets and liabilities at amortised cost (the values below represent amortised cost):

31 December 2014 (EUR'000)	Level 1	Level 2	Level 3	TOTAL
Assets Loans and receivables Held-to-maturity financial investments	- 75 463	1 093 741 -	-	1 093 741 75 463
Liabilities Amounts due to customers Liabilities from issued securities Subordinated debt	- - -	- 59 098 47 056	1 197 994 - -	1 197 994 59 098 47 056
31 December 2013 (EUR'000)	Level 1	Level 2	Level 3	TOTAL
	Level 1 194 769	1 056 086	Level 3	TOTAL 1 056 086 194 769

In 2014, the method of fair value estimation was changed for the measurement of customers' term deposits with a fixed interest rate in "Amounts due to customers" in order to approximate as much as possible to the measurement requirements under IFRS 13. The fair value of term deposits with a fixed interest rate is estimated by discounting their future cash flows, while current interest rates offered by the Bank for customers' term deposits are used for discounting. Pursuant to the previous methodology, interbank interest rates (EURIBOR, LIBOR) were used for discounting deposits within one year, and for deposits over one year, the yield curve of government bonds.

When estimating the fair value of its financial instruments, the Bank used the following methods and assumptions:

Cash, Amounts due from Banks, and Balances with the National Bank of Slovakia and Placements with Other Banks

The net book values of cash and balances with central banks are generally deemed to approximate their fair value.

The estimated fair value of amounts due from banks that mature in 365 days or less approximates their net book values. The fair value of other amounts due from banks is estimated based upon discounted cash flow analyses using interest rates currently offered for investments with similar terms (market rates adjusted to reflect credit risk). The fair value of non-performing amounts due from banks is estimated using a discounted cash flow analysis or the estimated value of the underlying collateral – level 2 of the fair value estimate. Provisions are not taken into consideration when calculating fair values.

Loans and Receivables

Generally, the fair value of variable yield loans that are regularly re-valued approximates their net book values with no significant changes in credit risks. The fair value of loans at fixed interest rates is estimated using discounted cash flow analyses, based upon interest rates currently offered for loans with similar terms to borrowers of similar credit risks. The fair value of non-performing loans to customers is estimated using a discounted cash flow analysis or the estimated value of the underlying collateral, where available.

Held-to-Maturity Financial Investments

The fair value of securities recorded in the held-to-maturity portfolio was determined based on quoted prices on active markets, if available, and using valuation techniques when applying market input factors. In government and banking bonds, whose issuers have rating comparable with the country rating, the fair value is calculated using the market yield curve without credit margin. For other types of securities the credit margin reflecting the issuer's credit risk is applied in addition to the market yield curve.

Amounts due to Banks and Deposits from the National Bank of Slovakia and Other Banks and Amounts due to Customers

The estimated fair value of amounts due to banks with maturity within 365 days approximates their net book values. The fair value of term deposits payable on demand represents the net book value of amounts payable on demand as at the statement of financial position date. The fair value of term deposits at variable interest rates approximates their net book values. The fair value of term deposits with a fixed interest rate is estimated by their discounted future cash flows using current interest rates offered by the Bank for customers' term deposits with various maturity periods – Level 3 of the fair value estimate.

Liabilities from Issued Debt Securities and Subordinated Debt

The fair value of issued debt securities and subordinated debt is determined using valuation techniques by discounting future cash flows by a rate derived from the market yield curve by level 2 of the fair value estimate. Fair value is determined separately for individual issues of securities considering the relevant credit margin.

The following table presents a comparison of the estimated fair value and carrying amount of the selected financial assets and liabilities where the difference between such values is material:

(EUR '000)	Fair Value	Net Book Value	Difference
	31 Dec 2014	31 Dec 2014	31 Dec 2014
Assets Loans and receivables Held-to-maturity financial investments	1 215 404	1 093 741	121 663
	85 108	75 463	9 645
Liabilities Amounts due to customers Liabilities from issued debt securities	1 203 117	1 197 994	5 123
	58 611	59 098	(487)

(EUR '000)	Fair Value	Net Book Value	Difference
	31 Dec 2013	31 Dec 2013	31 Dec 2013
Assets Loans and receivables Held-to-maturity financial investments	1 171 619	1 056 086	115 533
	196 481	194 769	1 712
Liabilities Amounts due to customers Liabilities from issued debt securities	1 134 837	1 124 414	10 423
	82 425	83 800	(1 375)

An increase in the difference between the fair value and the net book value of loan receivables in 2014 was caused by a decrease in value of the yield curves used in discounting future cash flows entering the calculation of fair value and by the increased volume of new loans, where the difference is the most significant.

Supplementary Data to the Financial Statements

4. Cash, Due from Banks and Balances with the National Bank of Slovakia

(EUR '000)	31 Dec 2014	31 Dec 2013
Cash on hand:		
In EUR	29 927	24 026
In foreign currency	3 600	2 564
,	33 527	26 590
Due from banks and balances with NBS:		
Residual maturity within one year:		
In EUR	21 961	10 257
In foreign currency	1 817	8 705
, , , , , , , , , , , , , , , , , , , ,	23 778	18 962
Total	57 305	45 552

Included in the 'Due from banks and balances with NBS' denominated in EUR is the compulsory minimum reserve with the NBS in the amount of EUR 19 590 thousand (31 December 2013: EUR 9 222 thousand), the withdrawal of which is restricted.

The average amount of the Bank's compulsory minimum reserves during the period bears an average threshold interest rate of the Eurosystem main refinancing operation. Excess monetary reserves bear no interest. As at 31 December 2014, compulsory minimum reserves bear interest at 0.05% (31 December 2013: 0.25%).

5. Placements with Other Banks, Net of Provisions for Possible Placement Losses

(EUR '000)	31 Dec 2014	31 Dec 2013
Residual maturity within one year:		
In EUR	-	15 001
In foreign currency	199 085	19 092
Total	199 085	34 093

Interest on deposits with other banks, loans to other banks:

	31 Dec 2014 in %		31 Dec 2013 in %	
	From	Until	From	Until
Contractual maturity within one year:				
In EUR	-	-	1.36	1.78
In foreign currency	0.01	2.10	0.02	2.00

The majority of foreign currency short-term deposits with other banks as at 31 December 2014 are denominated in CZK, GBP and HUF (31 December 2013: CZK, GBP, HUF and USD).

A strong year-to-year increase resulted from the changed structure of transactions during 2014, the Bank entered continuously into reverse repo transactions with OTP Bank Nyrt. As at 31 December 2014, the Bank recognised an open item from the reverse repo transaction in the amount of EUR 190 149 thousand (31 December 2013: EUR 0). The loan bears interest at 2.1% and is secured by securities issued by the parent company totalling EUR 202 529 thousand. Income from such transactions is continuously recognised in the statement of comprehensive income as "Interest income".

6. Financial Assets at Fair Value through Profit or Loss

(EUR '000)	31 Dec 2014	31 Dec 2013	
Derivative financial instruments held for trading (Note 22)	73	20	
Total financial instruments held for trading	73	20	

As at 31 December 2014 and 31 December 2013, the held-for-trading securities portfolio included ordinary shares of businesses which are in the bankruptcy proceedings.

Derivative financial instruments held for trading do not comprise hedging derivatives; they are held to earn profit. They include forward currency swaps.

As at 31 December 2014, the Bank recognised a net gain/loss on financial assets at FVTPL from derivative transactions (Note 26) in the amount of EUR -1 270 thousand (31 December 2013: EUR - 2 610 thousand).

7. Available-for-sale financial assets

(EUR '000)	31 Dec 2014	31 Dec 2013
Available-for-sale securities – government bonds	-	1 138
Available-for-sale securities – treasury bills of foreign central banks	-	50 108
Available-for-sale securities – bonds issued by foreign banks	7 631	7 312
Investments in corporate entities	526	526
Total financial instruments available-for-sale	8 157	59 084

The structure as per interest rates and residual maturities is provided below:

(EUR '000)	31 Dec 2014	31 Dec 2013
Less than five years, fixed interest rates More than five years, fixed interest rates	7 631 -	8 450 -
Zero-coupon Total	7 631	50 108 58 558

All bonds are denominated in EUR bearing interest at 5.875% as at 31 December 2014 (31 December 2013 in the range of 4.90 and 5.875%).

As at 31 December 2014, the Bank recognised no pledged securities as part of available-for-sale financial assets (31 December 2013: EUR 1 002 thousand).

In 3Q 2013, the Bank purchased for the available-for-sale financial assets portfolio subordinated bonds issued by the parent company, OTP Nyrt. The proceeds from such bonds are recognised in the statement of comprehensive income as "Interest income".

Under the conditions of issue, the subordinated bond has no fixed maturity of the face value. The Bank's management expects that it is very likely that the bond will be repaid at face value in November 2016; under this assumption interest income from this bond is recognised using the effective interest rate method.

During 2013 and in the first half of 2014, the Bank purchased short-term treasury bills of a foreign central bank into the portfolio of available-for-sale financial assets. The proceeds from such securities are recognised in the statement of comprehensive income as "Interest income". The Bank did not perform such transactions in the second half of 2014, ie as at 31 December 2014 its portfolio did not include bonds issued by foreign central banks.

Under the Securities Pledge Agreements, the pledger (the Bank) cannot handle the pledged securities without prior approval by the pledgee (the client).

As at 31 December 2014, the portfolio of available-for-sale debt securities was remeasured to fair value. A loss on revaluation for 2014 amounts to EUR 314 thousand (2013: a gain of EUR 355 thousand), net of deferred income tax. The revaluation of the portfolio is recognised through equity as "Revaluation reserve – available-for-sale financial assets".

An analysis of investments in corporate entities as at 31 December 2014 and 31 December 2013 (unless otherwise indicated, the companies are incorporated in Slovakia) is as follows:

Company Name	Business Activity	Share	Cost	Provision	Net
OTP Buildings, s.r.o.	Real estate	19.00%	6	6	-
S.W.I.F.T (Belgium)	International clearing	0.005%	6	-	6
RVS, a.s.	Wellness	12.65%	867	347	520
Total (EUR '000)		<u> </u>	879	353	526

An analysis of movements in the provision for available-for-sale financial assets related to equity share in corporate entities is as follows:

(EUR '000)	31 Dec 2014	31 Dec 2013
Balance at the beginning of reporting period Creation/(release) of provision during the reporting period, net	353 -	353
Balance at the end of reporting period	353	353

The Bank is not an unlimited guarantee partner in any reporting entities.

8. Loans and Receivables, Net of Provisions for Possible Losses

Loans and Receivables by Type of Product

31 Dec 2014 (EUR '000)	Carrying Amount Before Provisions	Specific Provision	Portfolio Provision	Carrying Amount After Provisions
Corporate loans	485 884	23 439	15 556	446 889
Corporate clients	415 356	18 644	3 055	393 657
Overdrafts	56 844	4 795	834	51 215
Mass loans*	9 318	-	9 146	172
Mortgage loans	246	-	44	202
Other	4 120	-	2 477	1 643
Retail loans	663 627	204	16 571	646 852
Mortgage loans	59 855	-	1 704	58 151
Consumer loans	599 054	204	12 548	586 302
Other	4 718	-	2 319	2 399
Total	1 149 511	23 643	32 127	1 093 741

31 Dec 2013 (EUR '000)	Carrying Amount Before Provisions	Specific Provision	Portfolio Provision	Carrying Amount After Provisions
Corporate loans	492 845	30 101	14 863	447 881
Corporate clients	421 669	23 459	2 287	395 923
Overdrafts	57 384	6 642	852	49 890
Mass loans*	9 634	-	9 452	182
Mortgage loans	264	-	36	228
Other	3 894	-	2 236	1 658
Retail loans	623 075	-	14 870	608 205
Mortgage loans	88 157	-	4 696	83 461
Consumer loans	530 095	-	7 772	522 323
Other	4 823	-	2 402	2 421
Total	1 115 920	30 101	29 733	1 056 086

^{*}Mass loans include fast corporate loans and solvent business card product for corporate clients.

The Summary of Provisions for Possible Loan Losses

(EUR '000)	31 Dec 2014	31 Dec 2013
Balance at the beginning of reporting period	59 834	55 016
Provisions for impairment losses on loans, net	14 175	8 468
Loan write-offs and assignments (Note 24)	(18 239)	(3 649)
Foreign exchange differences	-	(1)
Balance at the end of reporting period	55 770	59 834

Interest on loans and receivables:

	31 Dec 2014 in %		31 Dec 2 in %	
	From	Until	From	Until
Contractual maturity within one year: In EUR In foreign currency	1.52	30.90	1.65	30.90
Contractual maturity over one year: In EUR In foreign currency	0.30 3.70	31.50 3.70	0.65 2.60	30.50 4.99

Other Information on Loans and Receivables

In previous years, the Bank provided a loan for housing construction. The total loan amount recognised as at 31 December 2014 amounted to EUR 5 724 thousand (31 December 2013: EUR 5 724 thousand). The repayment of the loan depends on the results of litigations held against a number of entities. Based on the legal counsels' opinion and the current status of the receivable recovery, the Bank's management has estimated the amount of the possible incurred loan loss as at the reporting date. Given the fact that the final outcome of all litigations and other actions related to the recovery of the loan as well as their timing is uncertain, the final outcome of such uncertainties may differ from the estimated volume of the impairment provisions recognised as at 31 December 2014, and this difference may be significant in relation to the total loan amount.

Loans with non-accrual status as at 31 December 2014 amounted to EUR 8 036 thousand, net of provisions for potential loan losses (31 December 2013: EUR 6 920 thousand). The Bank has stopped charging interest on these loans as bankruptcy was declared on the debtor or due to the Bank's withdrawal from the loan contract following the client's failure to meet contractual conditions.

With respect to loans in restructuring proceedings (under the Act on Bankruptcy and Restructuring) for 2014, the Bank records interest income that was not recognised in the statement of comprehensive income (Note 2) in the amount of EUR 9 thousand (2013: EUR 185 thousand).

With respect to loans in bankruptcy for 2014, the Bank records interest income of EUR 76 thousand (31 December 2013: EUR 933 thousand), which were not recognised in the statement of comprehensive income due to their uncertain realisation.

Interest income of the Bank for 2014 from loans impaired as at 31 December 2014 amounted to EUR 2 365 thousand and are recognised in the income statement in "Interest income" (31 December 2013: EUR 2 417 thousand). The receivables from interest income are combined with related loan balances when determining impairment provision.

As at 31 December 2014, loans denominated in a foreign currency accounted for approximately 0.03% of the loan portfolio before provisions for potential loan losses (31 December 2013: 0.15%).

9. Held-to-Maturity Financial Investments

As at 31 December 2014 and 31 December 2013, the Bank recognised the following held-to-maturity investments:

(EUR '000)	31 Dec 2014	31 Dec 2013
Government bonds Bonds issued by banks	73 803 1 660	138 007 56 762
Total held-to-maturity securities	75 463	194 769

All held-to-maturity securities are denominated in euros.

In 2014, the Bank did not purchase securities into the held-to-maturity securities portfolio.

Of the portfolio as at 31 December 2013, government bonds of the Hungarian Republic with a face value of EUR 65 000 thousand and mortgage bonds issued by a Hungarian commercial bank with a face value of EUR 55 000 thousand were due and financially settled in 2014.

Interest on held-to-maturity investments:

	31 Dec 2014 in %		31 Dec 2 in %	
	From	Until	From	Until
Contractual maturity within one year: In EUR	0.28	0.28	3.23	6.75
Contractual maturity over one year: In EUR	3.00	3.00	0.34	3.00

The following table includes a summary of held-to-maturity securities pledged as a security for the Bank's liabilities (data in the table represent the total face value of pledged securities):

(EUR '000)	31 Dec 2014	31 Dec 2013
Security for liabilities from financial transactions: Slovak government bonds Bonds issued by banks	-	15 000
Security for liabilities from financial transactions with the NBS: Slovak government bonds Bonds issued by banks	67 500 -	40 900 55 000
Total pledged securities	67 500	110 900

As at 31 December 2014, the Bank records a liability to the NBS from a received loan as part of a repurchase transaction. Securities are pledged in favour of the NBS pursuant to the framework contract; the Bank recognises them as securities pledged to secure liabilities from financial transactions with the NBS.

In accordance with the securities pledge contracts, the pledger (the Bank) cannot dispose of pledged securities without approval by the pledgee (client).

As at 31 December 2014 and 31 December 2013, the Bank did not record any other restrictions on the disposal of securities in its portfolio within held-to-maturity investments.

10. Investments in Subsidiaries

As at 31 December 2014 and 31 December 2013, the Bank recognised the following investments in subsidiaries and associates:

(EUR '000)	31 Dec 2014	31 Dec 2013
Subsidiaries Total – gross value	1 202 1 202	1 202 1 202
Provision for investments in subsidiaries	(1 051)	(1 051)
Total – net value	151	151

An analysis of investments in subsidiaries, as at 31 December 2014 and 31 December 2013 (all companies incorporated in Slovakia), is as follows:

Company	Company Seat	Business Activity	Ownership Interest/ Voting Power Held
Faktoring SK, a.s. v likvidácii	Tallerova 10, 811 02 Bratislava	Factoring	100.00%

In 2010, as part of the strategic decisions made at the OTP Group level, a decision was adopted to terminate OTP Faktoring Slovensko, a.s.'s activities. On 1 April 2011, OTP Faktoring Slovensko, a.s. entered into liquidation and also its business name was changed from the original "OTP Faktoring Slovensko, a.s." to "Faktoring SK, a.s. v likvidácii". As at the issue date of the financial statements, the company's liquidation was not completed.

11. Non-Current Tangible and Intangible Assets

Movements of Assets (EUR '000)	Buildings and Land	Fittings and Fixtures	Motor Vehicles	Tangible Assets in Acquisition	Intangible Assets	Intangible Assets in Acquisition	Total
Cost at 1 Jan 2013	25 279	29 348	739	419	22 725	897	79 407
Additions (+)	1 300	29 348	739 372	3 782	22 725	2 557	12 169
Disposals (-)	(176)	(5 550)	(165)	(3 778)	(51)	(2 051)	(11 771)
Cost at 31 Dec 2013	26 403	25 890	946	423	24 740	1 403	79 805
COSt at 51 DCC 2015	20 403	25 050	340	423	24740	1 405	75 005
Accumulated depreciation and provisions at							
1 Jan 2013	9 811	25 751	461	-	16 494	-	52 517
Depreciation (+)	907	1 286	158	-	3 184	-	5 535
Disposal (-)	(111)	(5 538)	(165)	-	(45)	-	(5 859)
Cancellation of provisions (-)	(299)						(299)
Accumulated depreciation and							
provisions at 31 Dec 2013	10 308	21 499	454	-	19 633	-	51 894
Net book value at 31 Dec 2013	16 095	4 391	492	423	5 107	1 403	27 911
Cost at 1 Jan 2014	26 403	25 890	946	423	24 740	1 403	79 805
Additions (+)	1 074	1 965	-	3 377	3 705	2 600	12 721
Disposals (-)	(309)	(3 183)	(15)	(3 039)	(9)	(3 705)	(10 260)
Cost at 31 Dec 2014	27 168	24 672	931	761	28 436	298	82 266
Accumulated depreciation and provisions at							
1 Jan 2014	10 308	21 499	454	_	19 633	_	51 894
Depreciation (+)	994	1 317	195	_	2 352	_	4 858
Disposal (-)	(243)	(3 182)	(12)	_	(9)	_	(3 446)
Accumulated depreciation and	(= :3)	(= ===)	(-=)				(=)
provisions at 31 Dec 2014	11 059	19 634	637	-	21 976	-	53 306
Net book value at 31 Dec 2014	16 109	5 038	294	761	6 460	298	28 960

Movements in accounts of provisions for non-current tangible and intangible assets:

(EUR '000)	31 Dec 2014	31 Dec 2013
Balance at the beginning of reporting period	-	299
Creation	-	-
Cancellation		(299)
Balance at the end of reporting period		-

As at 31 December 2013, provisions recorded for plots of land were cancelled. The Bank cancelled the provisions based on the estimated mitigation of the temporary impairment of property supported by the valuation of real estate prepared by a sworn expert during 2013. Revenues are recognised in the statement of comprehensive income line "Other operating revenues/(expenses)".

A summary of insurance of non-current tangible and intangible assets as at 31 December 2014:

(EUR '000)	Anticipated Annual Premium	Actual Insurance Costs
MTPL insurance Motor hull insurance	6 38	6 36
Insurance of assets Total	86 130	86 128

Costs of insurance coverage are recognised in the statement of comprehensive income line "General administrative expenses".

As at 31 December 2014, the Bank's non-current tangible and intangible assets were insured up to 100% of the total amount of assets (31 December 2013: 100%).

As at 31 December 2014, the Bank does not record as part of its non-current tangible and intangible assets the following:

- Assets encumbered by a pledge;
- Assets with a limited right of disposal;
- Acquired assets for which the ownership title was not recorded in the Land Register as at the reporting date, but which is used by the Bank; and
- Assets acquired in privatisation.

12. Other Assets

(EUR '000)	31 Dec 2014	31 Dec 2013
Loss receivables from various debtors	2 625	2 618
Loss receivables from securities	6 104	6 104
Operating advances made	196	182
Inventories	235	222
Deferred expenses	998	635
Receivables from various debtors	29	105
Receivables from shortages and damage	131	104
Other receivables from clients	1 121	1 371
Other receivables	579	599
Other assets before provisions	12 018	11 940
Provisions for possible losses from other assets	(8 896)	(8 825)
Total other assets	3 122	3 115

Provisions for possible losses from other assets mainly relate to the loss receivables from various debtors and loss receivables from securities.

An analysis of movements in provisions for possible losses from other assets is as follows:

(EUR '000)	31 Dec 2014	31 Dec 2013
Balance at the beginning of reporting period	8 825	8 731
Provisions for impairment losses on other assets, net (Note 29)	73	96
Other assets written-off and assigned (Note 29)	(2)	(1)
Foreign exchange difference	-	(1)
Balance at the end of reporting period	8 896	8 825

As at 31 December 2014 and 31 December 2013, the Bank does not recognise as part of other assets any amounts to which a pledge is attached or for which it has a limited right of disposal.

The Bank does not recognise any subordinated financial assets as part of other assets.

13. Due to Banks and Deposits from the National Bank of Slovakia and Other Banks

(EUR '000)	31 Dec 2014	31 Dec 2013
Residual maturity within one year: In EUR In foreign currency	36 332 47	67 427 1
Residual maturity over one year: In EUR Total		26 67 454

Amounts due to banks by type of product:

(EUR '000)	31 Dec 2014	31 Dec 2013
B	24.0	20
Deposits	210	28
Term accounts of other banks	11 047	40 039
Loans received from other financial institutions	25 122	27 386
Other liabilities to financial institutions	-	1
Total	36 379	67 454

An analysis of received loans by individual types of banks (all loans are denominated in EUR, unless stated otherwise):

(EUR '000)	Type of Loan According to Maturity	Contractual Maturity as at 31 Dec 2014	31 Dec 2014	31 Dec 201	
Loans received from issuing banks: Central banks Loans received from banks:	Short-term	6 Jan 2015	25 000	27 000	
Reconstruction and development banks	Long-term	Individual	122	386	
Total			25 122	27 386	

Of the total amounts due to banks as at 31 December 2014 and 31 December 2013, the Bank does not recognise any overdue payables.

Interest on amounts due to banks:

	31 Dec 2 in %		31 Dec 2013 in %	
	From	Until	From	Until
Contractual maturity within one year:				
In EUR	0.05	0.06	0.25	1.78
In foreign currency	2.20	2.20	-	-
Contractual maturity over one year:				
In EUR	-	-	1.50	4.30
In foreign currency	-	-	-	-

14. Amounts due to Customers

Amounts due to customers by type:

(EUR '000)	31 Dec 2014	31 Dec 2013
Current accounts and other short-term amounts due to customers	438 715	398 561
Term deposits	717 405	664 739
Pass books	16 910	18 056
Received loans	2 001	-
Municipality accounts	22 932	43 051
Other liabilities	31	7
Total	1 197 994	1 124 414

In 2014, the Bank participated in the financing programme for SME clients in co-operation with the Slovenský záručný a rozvojový fond. At the end of 2014, the Bank recorded funds amounting to EUR 2 001 thousand.

Amounts due to customers by sector:

(EUR '000)	31 Dec 2014	31 Dec 2013	
Non-financial organisations	235 354	228 374	
Individuals	816 222	748 128	
Financial institutions	21 480	16 833	
Trade licence holders	15 929	15 702	
Insurance companies	4 948	525	
Non-profit organisations	17 616	17 616	
Non-residents	63 512	54 178	
Government sector	22 932	43 051	
Not categorised in sectors	1	7	
Total	1 197 994	1 124 414	

Amounts due to customers by residual maturity:

(EUR '000)	31 Dec 2014	31 Dec 2013	
Davidural machinish within and warm			
Residual maturity within one year:			
In EUR	963 264	921 335	
In foreign currency	28 959	30 860	
Residual maturity over one year:			
In EUR	205 763	172 219	
In foreign currency	8	-	
Total	1 197 994	1 124 414	

Interest on amounts due to customers:

	31 Dec 2 in %		31 Dec 2013 in %		
	From	Until	From	Until	
Contractual maturity within one year:					
In EUR	0.01	3.10	0.01	3.10	
In foreign currency	0.01	2.00	0.01	4.50	
Contractual maturity over one year:					
In EUR	0.01	12.00	0.20	12.00	
In foreign currency	-	-	-	-	

As part of its liquidity risk management efforts, the Bank regularly monitors deposit exposures and adjusts the structure of its assets to ensure its sufficient liquidity (in the form of highly-liquid assets) in the event that it may need to pay out cash deposits.

As at 31 December 2014, the total of primary deposits of depositors with deposits exceeding EUR 3 320 thousand represented 10.85% of the Bank's funds (31 December 2013: 10.09%).

15. Liabilities from Issued Debt Securities

(EUR '000)	31 Dec 2014	31 Dec 2013
Residual maturity within one year: Liabilities from financial bills of exchange Liabilities from mortgage bonds	3 581 47 555	3 277 25 089
Residual maturity over one year: Liabilities from mortgage bonds	7 962	55 434
Total	59 098	83 800

Interest on liabilities from issued debt securities:

	31 Dec 2 in %		31 Dec 2013 in %	
	From	Until	From	Until
Contractual maturity within one year:				
In EUR	0.23	3.04	0.50	3.12
In foreign currency	1.30	1.30	-	-
Contractual maturity over one year:				
In EUR	4.00	4.00	0.44	4.00
In foreign currency	-	-	-	-

In 2014, the Bank did not issue any debt securities.

In 2014, the Bank repaid Mortgage Bonds, entire Issue XXIII with a total face value of EUR 25 000 thousand and settled the outstanding amount, EUR 3 thousand, of Mortgage Bonds, Issue XXIV in connection with the outcome of inheritance proceedings.

Summary of mortgage bonds as at 31 December 2014 and 31 December 2013:

Mortgage Bonds Issued	Currency	Quantity	Face Value per Share in EUR	Face Value of Issue	Net Book Value 31 Dec 2014	Net Book Value 31 Dec 2013	Interest Income (coupon)	Frequency of Coupon Payout	Issue Date	Due Date
Mortgage bonds							3M EURIBOR			
Issue VII	EUR	677	33 193.92	22 472	22 474	22 475	+ 0.15% p. a.	Quarterly	21 Dec 2005	21 Dec 2015
Mortgage bonds							3M EURIBOR			
Issue XX	EUR	2 500	10 000.00	25 000	25 000	25 000	+ 2.72% p. a.	Quarterly	30 Mar 2010	30 Mar 2015
Mortgage bonds							3M EURIBOR			
Issue XXIII	EUR	2 500	10 000.00	25 000	-	25 002	+ 2.83% p. a.	Quarterly	29 Sep 2010	29 Sep 2014
Mortgage bonds										
Issue XXIV	EUR	7 877	1 000.00	7 877	-	3	3.33%	Annual	23 Nov 2010	23 Nov 2013
Mortgage bonds										
Issue XXV	EUR	7 962	1 000.00	7 962	8 043	8 043	4.00%	Annual	28 Sep 2012	28 Sep 2016
Total					55 517	80 523				

^{*} In 1Q of 2014, the Bank redeemed 1 500 mortgage bonds, Issue XXIII with a total face value of EUR 15 000 thousand. The costs of redemption of the mortgage bonds amounted to EUR 113 thousand and are recognised in the statement of comprehensive income as "Interest Expense".

As at 31 December 2014, mortgage bonds Issues VII, XX and XXV were listed and traded on the Bratislava Stock Exchange (31 December 2013: mortgage bonds Issues VII, XX, XXIII and XXV).

According to the Banking Act, the mortgage bonds issued must cover at least 90% of the outstanding amount of mortgage loans provided by the Bank. This threshold was reduced to 70% for the Bank for the period from 1 March 2009 until – 28 February 2015 under the decision of the NBS. As at 31 December 2014, the Bank's coverage was 93.77% (31 December 2013: 93.23%).

16. Other Liabilities

(EUR '000)	31 Dec 2014	31 Dec 2013
Various creditors	1 448	1 664
Tax liabilities (except for income tax liabilities)	1 137	1 723
Provisions for unbilled and other liabilities	623	573
Social fund	98	92
Settlement with employees	1 264	1 314
Settlement with social institutions	317	333
Negative fair value of financial derivatives (Note 22)	109	99
Liabilities from payment transactions	4 913	3 947
Other liabilities	3 964	4 759
Total	13 873	14 504

Summary of changes in the social fund:

(EUR '000)	31 Dec 2014	31 Dec 2013
Balance at the beginning of reporting period	92	99
Additions during the reporting period	182	170
Drawings during the reporting period	(176)	(177)
Balance at the end of reporting period	98	92

17. Subordinated Debt

			3M EURIBOR +		
Long-term	Mar 2008	Mar 2015	1.0% p. a. 3M EURIBOR +	11 000	11 001
Long-term	Apr 2008	Apr 2015	1.5% p. a.	18 051	18 055
Long-term	Sep 2014	Sep 2021	3.41% p. a.	18 005	29 056
	Long-term	Long-term Apr 2008	Long-term Apr 2008 Apr 2015	Long-term Mar 2008 Mar 2015 1.0% p. a. 3M EURIBOR + Long-term Apr 2008 Apr 2015 1.5% p. a. 3M EURIBOR +	Long-term Mar 2008 Mar 2015 1.0% p. a. 11 000 3M EURIBOR + Long-term Apr 2008 Apr 2015 1.5% p. a. 18 051 3M EURIBOR + 3M EURIBOR +

Subordinated debt totalling EUR 47 million represents Tier 2 capital for the Bank in the amount of EUR 19.4 million pursuant to Regulation of the European Parliament and of the Council No. 575/2013 (Note 33).

OTP Financing Netherlands B.V. is a financial company, a member of the OTP Group, with its seat at Westblaak 89, 3012 KG Rotterdam, Netherlands.

The Company's scope of business mainly includes:

- Raising and provision of financial borrowings and loans, accession to a debt as a co-debtor;
- Provision of financial guarantees, provision of securities to third parties;
- Advisory and consulting activities;
- Investments of financial funds; and
- Lease, development, management, acquisition of movable and immovable assets.

18. Equity

The Bank's equity comprises:

(EUR '000)	31 Dec 2014	31 Dec 2013
Share capital	88 539	78 508
Reserve funds	5 479	5 172
Retained earnings	14 292	13 379
Revaluation of available-for-sale financial assets	208	522
Gain/(loss) for the reporting period	(443)	1 014
Total equity	108 075	98 595

Share Capital

The Bank's share capital as at 31 December 2014 comprises:

Face Amount	ISIN	Number of Shares	Face Value of Shares
Repaid and registered in the Commercial Register			
EUR 3.98 EUR per share EUR 3.98 EUR per share EUR 39 832.70 EUR per share EUR 1.00 EUR per share EUR 1.00 EUR per share	SK1110001452 SK1110004613 SK1110003003 SK1110016559 SK1110017532	3 000 000 8 503 458 570 10 019 496 10 031 209	11 940 33 843 22 705 10 020 10 031
Total share capital		<u> </u>	88 539

In November 2014, the Bank's share capital was increased in the amount of EUR 10 031 thousand and paid in full. The increase of the share capital became effective when the subscribed shares were paid by the shareholders.

The Bank's share capital as at 31 December 2013 comprises:

Face Amount	ISIN	Number of Shares	Face Value of Shares
Repaid and registered in the Commercial Register			
EUR 3.98 per share EUR 3.98 per share EUR 39 832.70 per share EUR 1.00 per share	SK1110001452 SK1110004613 SK1110003003 SK1110016559	3 000 000 8 503 458 570 10 019 496	11 940 33 843 22 705 10 020
Total share capital		<u> </u>	78 508

The type, form, nature and tradability of shares as at 31 December 2014 was as follows:

Face Amount	ISIN	Туре	Form	Nature	Tradability
EUR 3.98 EUR per share EUR 3.98 EUR per share	SK1110001452 SK1110004613	ordinary ordinary	registered registered	uncertified uncertified	publicly tradable publicly tradable
EUR 39 832.70 EUR per share	SK1110003003	ordinary	registered	uncertified	publicly non- tradable
EUR 1.00 EUR per share	SK1110016559	ordinary	registered	uncertified	publicly tradable
EUR 1.00 EUR per share	SK1110017532	ordinary	registered	uncertified	publicly tradable

The type, form, nature and tradability of shares as at 31 December 2013 was as follows:

Face Amount	ISIN	Туре	Form	Nature	Tradability
EUR 3.98 per share EUR 3.98 per share	SK1110001452 SK1110004613	ordinary ordinary	registered registered	uncertified uncertified	publicly tradable publicly tradable
EUR 39 832.70 per share	SK1110003003	ordinary	registered	uncertified	publicly non- tradable
EUR 1.00 per share	SK1110016559	ordinary	registered	uncertified	publicly tradable

No special rights are attached to the shares. Voting rights per share are equivalent to the face value per share.

As at 31 December 2014, no shares of OTP Banka Slovensko, a.s. are held by the Bank and its subsidiaries.

Reserve Funds

As at 31 December 2014, reserve funds in the amount of EUR 5 479 thousand (31 December 2013: EUR 5 172 thousand) comprise the legal reserve fund in the amount of EUR 4 739 thousand (31 December 2013: EUR 4 638 thousand) and other capital reserves in the amount of EUR 740 thousand (31 December 2013: EUR 534 thousand).

The legal reserve fund is intended to cover potential future losses; its distribution to shareholders is restricted in accordance with the Slovak Commercial Code.

Retained Earnings

As at 31 December 2014, the Bank recognises in equity retained earnings in the amount of EUR 14 292 thousand (31 December 2013: EUR 13 379 thousand).

Based on a decision of the General Meeting (Note 41), in 2Q 2014 the Bank transferred from the profit reported for 2013 an amount of EUR 101 thousand to the legal reserve fund and EUR 913 thousand to retained earnings.

Revaluation of Available-for-sale Financial Assets

Available-for-sale financial assets are remeasured to fair value. Gains and losses on revaluation are recognised in equity as "Revaluation of available-for-sale financial assets".

As at 31 December 2014, the Bank recognises in equity the gain on revaluation of available-for-sale financial assets, net of income tax, in the amount of EUR 208 thousand (31 December 2013: EUR 522 thousand).

19. Income Taxes

(EUR '000)	31 Dec 2014	31 Dec 2013
Current tax expense	862	-
Deferred tax (income)/expense	(891)	85
Total	(29)	85

As at 31 December 2014, the Bank recognised net revenue relating to income tax in the amount of EUR 29 thousand in the statement of comprehensive income (31 December 2013: tax expense of EUR 85 thousand). With respect to items recognised through equity, the Bank recognised a decrease in the deferred tax liability for 2014 in the amount of EUR 88 thousand (2013: EUR 114 thousand).

The Bank's tax on pre-tax profit differs from the theoretical tax which would arise if the income tax rate was applied as follows:

(EUR '000)	31 Dec 2014	31 Dec 2013
Pre-tax profit/(loss) Theoretical tax at 22% (2013: 23%)	(472) (104)	1 099 253
Non-taxable income Non-deductible expenses Provisions for assets and provisions for liabilities, net Adjustment of provisions for uncertain utilisation of deferred tax assets Effect of the change in the corporate income tax rate	(100) 620 207 (652)	(52) 1 034 92 (1 432) 190
Income tax expense/(revenue) for the current reporting period Effective tax for the reporting period	(29) 6.08%	7.73%

For the reporting period, the Bank recorded a positive tax base of EUR 8 857 thousand (31 December 2013: a positive tax base of EUR 956 thousand).

20. Current and Deferred Income Tax

(EUR '000)	31 Dec 2014	31 Dec 2013
Current tax liability	862	-
Total current tax liability	862	

Deferred income taxes are recognised using the liability method on a balance sheet basis. The application of this method reports temporary differences, ie the differences between the tax base of assets or liabilities and their carrying amount in the statement of financial position. The effective 22% tax rate valid for the following reporting period was applied (2013: 22%):

(EUR '000)	31 Dec 2014	31 Dec 2013
Deferred tax liability Difference between net book value and net tax value of tangible assets Revaluation reserves on available-for-sale securities (recognised through equity)	(758) (59)	(709) (148)
Total deferred tax liability	(817)	(857)
Deferred tax asset Loans (provisions for loan impairment losses) Provisions for liabilities Tax losses that can be carried forward	4 622 261 303	3 235 274 1 389
Total deferred tax asset	5 186	4 898
Adjustment for uncertain utilisation of deferred tax asset Net deferred tax asset/(liability)	(3 610) 759	(4 261) (220)

(EUR '000)	31 Dec 2014	31 Dec 2013
Net deferred tax asset/(liability) – opening balance at 1 Jan (Debited)/credited to profit/loss for the reporting period (Debited)/credited to equity	(220) 891 88	(249) (85) 114
Net deferred tax asset/(liability) - closing balance	759	(220)

When recognising the deferred tax asset, the Bank followed the prudence principle. Based on the approved budget and effective tax legislation the Bank expects to recognise positive tax bases in the following years, against which tax losses from previous years can be utilised (carried forward).

The Bank did not recognise a deferred tax asset of EUR 3 610 thousand (31 December 2013: EUR 4 261 thousand), associated mainly with temporary differences resulting from provisions for loans and a portion of tax losses carried-forward, owing to its uncertain timing and utilisation in future reporting periods.

21. Provisions for Liabilities, Contingent Liabilities and Other Off-Balance Sheet Items

In the ordinary course of business, the Bank becomes party to various financial transactions that are not reflected in the statement of financial position but recognised in the off-balance sheet. These include liabilities resulting from provided guarantees, unused loan commitments and issued letters of credit. The following represent notional amounts of these off-balance sheet financial liabilities, unless stated otherwise.

(EUR '000)	31 Dec 2014	31 Dec 2013
Unused loan commitments	30 998	23 568
Other guarantees provided to banks	-	761
Other guarantees provided to clients	20 342	19 435
Unused overdrafts and authorised overdraft facilities	18 619	17 223
Total	69 959	60 987

Loan commitments represent the unused part of permissions to provide financial funds as loans, guarantees, or letter of credits. The Bank faces potential losses related to credit risks resulting from loan commitments in the amount of unused loan commitments. The estimated amount of exposure is, however, lower than the total unused loan commitments, since the majority of such commitments are subject to loan covenants that clients are required to comply with.

To cover estimated losses on unused loans, guarantees, and letters of credit, the Bank creates provisions in the case when a payable - as a result of past events - has to be settled and it is likely that such settlement of a payable will require cash outflow, and the amount payable can be reliably estimated. The calculation of the provision for off-balance sheet liabilities is analogous to the case of credit exposure. Issued guarantees, irrevocable letters of credit, and unused loan commitments are subject to detailed monitoring of credit risks and loan principles, as in the case of loans extended.

Within its ordinary activities the Bank is party to court and other disputes and litigation. Each dispute is subject to monitoring and regular re-assessment as part of the Bank's standard procedures. If it is probable that the Bank will be required to settle the claim and a reliable estimate of the amount can be made, provisions are recorded.

The management of the Bank believes that obligations that could arise from these disputes and litigation would not significantly affect the current and future financial situation of the Bank. Considering the advice of lawyers and the status of individual cases, the Bank created provisions for these risks in the amount of EUR 3 206 thousand as at 31 December 2014 (31 December 2013: EUR 2 498 thousand).

The Bank recognised the following provisions:

(EUR '000)	31 Dec 2014	31 Dec 2013
Provisions for:		
Unused loan commitments	131	73
Guarantees	37	81
Litigations and other disputes	3 206	2 498
Retirement payments	105	86
Total	3 479	2 738

The creation and release of provisions for off-balance sheet liabilities is recognised in the statement of comprehensive income line "Provisions for impairment losses on loans and off-balance sheet, net". The creation and release of a provision for retirement payments is recognised in the income statements line "General administrative expenses". The creation and release of provisions for litigations and other disputes is recognised in the statement of comprehensive income line "Other operating revenues/(expenses), net".

An analysis of changes in provisions for guarantees and unused loan commitments:

(EUR '000)	31 Dec 2014	31 Dec 2013
Balance at the beginning of reporting period	154	167
Creation of provision	402	319
Release of provision	(388)	(332)
Balance at the end of reporting period	168	154

An analysis of changes in the provision for litigations and other disputes:

(EUR '000)	31 Dec 2014	31 Dec 2013
Balance at the beginning of reporting period	2 498	2 593
Creation of provision	711	-
Release of provision	(3)	(95)
Balance at the end of reporting period	3 206	2 498

The creation of provisions in 2014 is mainly related to an event resulting from operating risks to which the Bank is exposed in the course of its operations.

An analysis of changes in the provision for retirement payments:

(EUR '000)	31 Dec 2014	31 Dec 2013
Balance at the beginning of reporting period	86	85
Creation of provision	26	22
Release of provision	(7)	(21)
Balance at the end of reporting period	105	86

22. Derivative Financial Instruments

The Bank uses derivative financial instruments for trading purposes. The tables below represent the financial derivative instruments at face and fair values as at 31 December 2014 and 31 December 2013:

(EUR '000)	Face Value of Assets		Face Value of Liabilities	
(EUR 000)	31 Dec 2014	31 Dec 2013	31 Dec 2014	31 Dec 2013
Currency instruments				
Currency swaps	135 112	30 018	70 032	20 013
Total	135 112	30 018	70 032	20 013
(EUD)000)	Positive F	air Value	Negative F	air Value
(EUR '000)	31 Dec 2014	31 Dec 2013	31 Dec 2014	31 Dec 2013
Currency instruments				
Currency swaps	73	20	109	99
Total	73	20	109	99

Positive fair value is included in "Financial assets at fair value through profit or loss" and negative fair value is included in "Other liabilities". Changes in the fair value of derivative financial instruments that do not qualify for hedge accounting are recognised in the statement of comprehensive income line "Gains/(losses) on financial transactions, net".

23. Net Interest Income

(EUR '000)	Year Ended 31 Dec 2014	Year Ended 31 Dec 2013
Interest income:		
Loans and other receivables	54 341	49 310
Placements with other banks	2 285	857
Financial assets for sale	2 445	5 739
Held-to-maturity financial investments	5 263	6 612
Total interest income	64 334	62 518
Interest expense:		
Due to banks and deposits from the National Bank of Slovakia and		
other banks and other payables	(915)	(245)
Amounts due to customers	(14 780)	(18 090)
Liabilities from issued debt securities	(1 663)	(2 485)
Subordinated debt	(628)	(448)
Total interest expense	(17 986)	(21 268)
Net interest income	46 348	41 250

24. Provisions for Impairment Losses on Loans and Off-Balance Sheet, Net

(EUR '000)	Year Ended 31 Dec 2014	Year Ended 31 Dec 2013
Creation of provisions for loan receivables Release of provisions for loan receivables Loans written off and assigned (Note 8)	(28 427) 32 491 (18 239)	(22 550) 17 731 (3 649)
(Creation)/reversal of provisions for guarantees and unused loan commitments, net (Note 21) Provisions for impairment losses on loans and off-balance sheet, net	(14) (14 189)	13 (8 455)

25. Net Fee and Commission Income

(EUR '000)	Year Ended 31 Dec 2014	Year Ended 31 Dec 2013
Fee and commission income:		
Banks	1 172	1 102
Public administration	274	911
Individuals	5 972	5 869
Other sectors	5 396	5 349
Total fee and commission income	12 814	13 231
Fee and commission expense:		
Banks	(918)	(907)
Individuals	(22)	(24)
Other sectors	(2 151)	(1 857)
Total fee and commission expense	(3 091)	(2 788)
Net fee and commission income	9 723	10 443

26. Gains/(Losses) on Financial Transactions, Net

(EUR '000)	Year Ended 31 Dec 2014	Year Ended 31 Dec 2013
Gain/(loss) from foreign exchange transactions Gain/(loss) from futures and forwards Net gains/(losses) on financial operations	741 (1 270) (529)	731 (2 610) (1 879)

In 2014 and 2013, the Bank carried out interrelated transactions within the Group, which are assessed as a whole. Such transactions include currency swaps concluded with the parent company and subsequent investing of available funds into treasury bills of a foreign central bank (Note 7) or through reverse repurchase transactions with the parent company (Note 5). The total profit/(loss) from such transactions is presented in the following table:

(EUR '000)	Year Ended 31 Dec 2014	Year Ended 31 Dec 2013
Loss on fixed futures and forwards Interest income on treasury bills of a foreign central bank Interest income on reverse repurchase transactions Total	(1 267) 1 194 1 746 1 673	(2 604) 3 976 - 1 372

27. Gains/(Losses) on Financial Assets, Net

As at 31 December 2014, the Bank did not recognise gains/(losses) on financial assets (31 December 2013: EUR 218 thousand).

28. General Administrative Expenses

(EUR '000)	Year Ended 31 Dec 2014	Year Ended 31 Dec 2013
Personnel expenses Wages and salaries Social security expenses Supplementary pension scheme contributions Other social expenses	(12 524) (4 369) (182) (182)	(11 960) (4 218) (169) (170)
Expenses for provisions (Creation)/release of provisions for retirement payments, net	(19)	(1)
Other administrative expenses Purchased services Expenses for IT administration and maintenance Entertainment expenses Other purchased supplies Local and other taxes other than income tax Contribution to Deposits Guarantee Fund Special levy on selected financial institutions Other expenses	(6 752) (2 325) (1 714) (1 575) (1 316) (1 160) (3 889) (265)	(7 149) (2 290) (1 198) (1 755) (1 239) - (4 763) (507)
Depreciation, amortisation and write-downs of non-current tangible and intangible assets Non-current tangible assets Non-current intangible assets	(2 506) (2 352)	(2 351) (3 184)
General administrative expenses - total	(41 130)	(40 954)

In 2014, the costs of verification the financial statements by an auditor amounted to EUR 156 thousand (2013: EUR 174 thousand), costs of assurance services provided by an audit firm amounted to EUR 32 thousand (2013: EUR 17 thousand) and expenses for other related audit services to EUR 0 thousand (2013: EUR 1 thousand).

The Bank has no pension scheme other than Slovakia's state pension system. Pursuant to the Slovak legal regulations, an employer is obliged to pay contributions to social security, health insurance, medical insurance, accident insurance, unemployment insurance, and contributions to a guarantee fund set as a percentage of the assessment base. These expenses are charged to the statement of comprehensive income in the period in which the employee was entitled to receive the salary.

29. Other Operating Revenues/(Expenses), Net

(EUR '000)	Year Ended 31 Dec 2014	Year Ended 31 Dec 2013
Provisions for impairment losses on other assets		
Creation of provisions for other assets	(84)	(101)
Release of provisions for other assets	13	6
Other assets written-off and assigned (Note 12)	(2)	(1)
Costs for the creation of provisions (Creation)/release of provisions for litigations and other disputes and other risks, net (Note 21)	(708)	95
Other revenues		
Cancellation of provisions for plots of land (Note 11)	-	299
Revenues from sale of real estate and other assets	1	34
Lease revenues	8	9
Revenues from sale of commemorative coins	12	28
Other operating revenues	65	107
Other operating revenues/(expense), net	(695)	476

30. Items of Other Comprehensive Income

The items of other comprehensive income will be reclassified to profit or loss as at the derecognition of available-for-sale financial assets.

(EUR '000)	Year Ended 31 Dec 2014	Year Ended 31 Dec 2013	
Net gain/(loss) on revaluation of available-for-sale financial assets	(402)	(469)	
Deferred tax liability/(deferred tax asset) on revaluation reserves on available-for-sale financial assets	88	114	
Items of other comprehensive income that will be reclassified subsequently to profit or loss, net of tax	(314)	(355)	

31. Segment Reporting

The separate statement of comprehensive income and other indicators by segment as at 31 December 2014:

31 Dec 2014 (EUR '000)	Retail	Corporate	Treasury	Not specified	Total
Interest income Interest expense	37 705 (12 933)	16 636 (1 847)	9 993 (3 206)	<u>-</u> -	64 334 (17 986)
Net interest income	24 772	14 789	6 787	-	46 348
Provisions for impairment losses on loans and off- balance sheet, net	(8 548)	(5 641)	-	-	(14 189)
Net interest income net of provisions for impairment losses on loans and off-balance sheet	16 224	9 148	6 787	-	32 159
Fee and commission income Fee and commission expense	7 608 (2 508)	4 334 (54)	24 (85)	848 (444)	12 814 (3 091)
Net fee and commission income	5 100	4 280	(61)	404	9 723
Gains/(losses) on financial transactions, net Gains/(losses) on financial assets, net	-	-	(529)	- -	(529)
General administrative expenses Other operating revenues/(expenses), net	- 75	6	-	(41 130) (776)	(41 130) (695)
Profit/(loss) before income tax	21 399	13 434	6 197	(41 502)	(472)
Income tax	-	-	-	29	29
Net profit/(loss) after tax	21 399	13 434	6 197	(41 473)	(443)
Items of other comprehensive income that will subsequently be reclassified to profit or loss, net of tax					
Revaluation of available-for-sale financial assets	-	-	(314)	-	(314)
Total comprehensive income for the year	21 399	13 434	5 883	(41 473)	(757)
Assets by segment	648 038	473 804	304 709	40 265	1 466 816
Liabilities by segment	841 078	353 403	113 813	50 447	1 358 741

The separate statement of comprehensive income and other indicators by segment as at 31 December 2013:

31 Dec 2013 (EUR '000)	Retail	Corporate	Treasury	Not specified	Total
Interest income Interest expense	32 977 (15 754)	16 333 (2 336)	13 208 (3 178)	- -	62 518 (21 268)
Net interest income	17 223	13 997	10 030	-	41 250
Provisions for impairment losses on loans and off- balance sheet, net	(5 208)	(3 247)	-	-	(8 455)
Net interest income net of provisions for impairment losses on loans and off-balance sheet	12 015	10 750	10 030	-	32 795
Fee and commission income Fee and commission expense	6 968 (2 263)	4 655 (73)	22 (90)	1 586 (362)	13 231 (2 788)
Net fee and commission income	4 705	4 582	(68)	1 224	10 443
Gains/(losses) on financial transactions, net Gains/(losses) on financial assets, net General administrative expenses	- - -	- - -	(1 879) 218	- - (40 954)	(1 879) 218 (40 954)
Other operating revenues/(expenses), net	101	4	-	371	476
Profit/(loss) before income tax	16 821	15 336	8 301	(39 359)	1 099
Income tax	-	-	-	(85)	(85)
Net profit/(loss) after tax	16 821	15 336	8 301	(39 444)	1 014
Items of other comprehensive income that will subsequently be reclassified to profit or loss, net of tax					
Revaluation of available-for-sale financial assets	-	-	(355)	-	(355)
Total comprehensive income for the year	16 821	15 336	7 946	(39 444)	659
Assets by segment	604 681	450 983	302 164	62 953	1 420 781
Liabilities by segment	769 662	353 167	177 014	22 343	1 322 186

Foreign Assets and Liabilities

The Bank provides banking services primarily in the territory of the Slovak Republic. Some assets and liabilities were placed outside of the Slovak Republic.

The structure of assets and liabilities related to counterparties outside the Slovak Republic:

(EUR '000)	31 Dec 2014	31 Dec 2013
Assets Of which: Hungary Of which: Other EU countries	239 623 208 161 22 293	267 294 214 275 43 307
Liabilities Of which: Hungary Of which: Other EU countries	135 960 <i>59 463</i> <i>68 731</i>	173 619 115 381 52 351

As at 31 December 2014 and 31 December 2013, the Bank's non-current tangible and intangible assets were localised only in the territory of the Slovak Republic.

Revenues from Foreign Entities

(EUR '000)	Year Ended 31 Dec 2014	Year Ended 31 Dec 2013
Interest income on:		
Treasury bills of the Hungarian National Bank	1 194	3 976
Bonds issued by a foreign bank (Hungary)	1 267	1 795
Term deposits provided to OTP Bank Nyrt, (Hungary)	395	424
Subordinated bonds issued by OTP Bank Nyrt, (Hungary)	1 246	500
Government bonds of the Hungarian Republic	2 512	4 388
Reverse REPO transactions with OTP Bank Nyrt (Hungary)	1 746	-

The amount of income from other foreign entities is not significant for the Bank.

32. Related Party Transactions

Under "IAS 24 - Related Party Disclosures" (IAS 24), a related party is defined as:

- a) A person or a close family member of that person if that person:
 - 1) has control or joint control over the reporting entity, whereas control means authority to control financial and operating policy of the reporting entity in order to gain benefits from its activities and joint control means contractually agreed participation in control of operating activities;
 - 2) has significant influence over the reporting entity, whereas significant influence means authority to participate in decisions on financial and operating policies of the reporting entity, but not control over such policies; significant influence can be gained by holding shares, through articles of association or an agreement; or
 - 3) is a member of the key management personnel of the reporting entity or of a parent of the reporting entity, whereas the key management personnel include individuals who have authority and responsibility for planning, governance and control of the reporting entity's activities, directly or indirectly, including each director (whether executive or other) of this reporting entity;
- b) The entity and the reporting entity are members of the same group;
- c) An associate or joint venture of the reporting entity (or an associate or joint venture of a member of the group of which the reporting entity is a member);
- d) The entity, if this entity and the reporting entity are joint ventures of the same third party;
- e) The entity, if this entity is a joint venture of the third party and the reporting entity is an associate of the third party and/or if the entity is an associate of the third party and the reporting entity is a joint venture of the third party;
- f) The entity is controlled or jointly controlled by a person identified in a);
- g) A person identified in a1) has significant influence over the entity or is a member of the key management personnel of the entity (or of a parent of the entity).

In ordinary business, the Bank enters into transactions with related parties made on an arm's length basis.

The following tables present an overview of assets and liabilities, and expenses and revenues in relation to the Bank's related parties.

Overview of balances in the statement of financial position as at 31 December 2014:

31 Dec 2014 (EUR '000)	OTP Bank Nyrt.	Subsidiaries	Other Companies OTP Group	Transactions with Key Management Personnel of the Bank	Transactions with Key Management Personnel of OTP Bank Nyrt.	Other Related Parties	Total
Assets							
Cash, due from banks and balances with the National							
Bank of Slovakia	2 407	_	723	-	-	-	3 130
Placements with other banks, net of provisions for							
possible placement losses	197 732	-	-	-	-	-	197 732
Financial assets at fair value through profit or loss	73	-	-	-	-	-	73
Available-for-sale financial assets	7 631	-	526	-	-	-	8 157
Loans and receivables, net of provisions for possible							
losses	-	-	8 729	89	-	-	8 818
Held-to-maturity financial investments	-	-	-	-	-	-	-
Investments in subsidiaries and associates	-	151	-	-	-	-	151
Non-current tangible assets	-	-	4 899	-	-	-	4 899
Non-current intangible assets	814	-	-	-	-	-	814
Other assets		-	494	-	-	-	494
Total	208 657	151	15 371	89	-	-	224 268
Liabilities							
Due to banks and deposits from the National Bank of							
Slovakia and other banks	-	-	12	-	-	-	12
Amounts due to customers	-	145	3 037	2 894	-	-	6 076
Liabilities from issued debt securities	25 000	-	-	-	-	-	25 000
Other liabilities	217	-	400	-	-	-	617
Subordinated debt		-	47 056	-	-	-	47 056
Total	25 217	145	50 505	2 894	-	-	78 761

Overview of balances in the statement of financial position as at 31 December 2013:

31 Dec 2013 (EUR '000)	OTP Bank Nyrt.	Subsidiaries	Other Companies OTP Group	Transactions with Key Management Personnel of the Bank	Transactions with Key Management Personnel of OTP Bank Nyrt.	Other Related Parties	Total
Assets							
Cash, due from banks and balances with the National							
Bank of Slovakia	1 070	-	415	-	-	-	1 485
Placements with other banks, net of provisions for							
possible placement losses	11 840	-	-	-	-	-	11 840
Financial assets at fair value through profit or loss	20	-	-	-	-	-	20
Available-for-sale financial assets	7 312	-	526	-	-	-	7 838
Loans and receivables, net of provisions for possible							
losses	-	-	8 445	243	-	959	9 647
Held-to-maturity financial investments	-	-	55 102	-	-	-	55 102
Investments in subsidiaries and associates	-	151	-	-	-	-	151
Non-current tangible assets	4	-	3 631	-	-	-	3 635
Non-current intangible assets	233	-	-	-	-	-	233
Other assets	-	-	221	-	-	-	221
Total	20 479	151	68 340	243	-	959	90 172
Liabilities							
Due to banks and deposits from the National Bank of							
Slovakia and other banks	40 039	_	12	_	_	_	40 051
Amounts due to customers	-	153	1 406	2 731	_	2	4 292
Liabilities from issued debt securities	50 002	-	-		_	-	50 002
Other liabilities	502	_	62	-	_	_	564
Subordinated debt	-	-	29 056	-	-	-	29 056
Total	90 543	153	30 536	2 731	-	2	123 965

Overview of transactions in the statement of comprehensive income:

31 Dec 2014 (EUR '000)	OTP Bank Nyrt.	Subsidiaries	Other Companies OTP Group	Transactions with Key Management Personnel of the Bank	Transactions with Key Management Personnel of OTP Bank Nyrt.	Other Related Parties	Total
Interest income	3 387	_	1 532	8	_	_	4 927
Interest expense	(2 036)	-	(633)	(46)	-	-	(2 715)
Provisions for impairment losses on loans and off- balance sheet, net	-	-	40	-	-	-	40
Fee and commission income	1	-	9	-	-	-	10
Fee and commission expense	(304)	-	(261)	-	-	-	(565)
Gains/(losses) on financial transactions (FX), net	(1 262)	-	-	-	-	-	(1 262)
Gains/(losses) on financial assets, net	-	-	-	-	-	-	-
Other operating revenues/(expenses), net	(460)	-	- (1 412)	- *	-	-	- (1.072)
General administrative expenses Total	(460) (674)	-	(1 413) (726)	(38)	-	-	(1 873) (1 438)

31 Dec 2013 (EUR '000)	OTP Bank Nyrt.	Subsidiaries	Other Companies OTP Group	Transactions with Key Management Personnel of the Bank	Transactions with Key Management Personnel of OTP Bank Nyrt.	Other Related Parties	Total
Interest income Interest expense	929 (1 533)	-	2 293 (536)	9 (52)	- (4)	32	3 263 (2 125)
Provisions for impairment losses on loans and off- balance sheet, net	-	-	6	-	-	-	6
Fee and commission income Fee and commission expense	2 (300)	-	11 (214)	1 -		-	14 (514)
Gains/(losses) on financial transactions (FX), net Gains/(losses) on financial assets, net Other operating revenues/(expenses), net	(2 577) - -	- - -	- - -	- - -	- - -	- - -	(2 577) - -
General administrative expenses Total	(311) (3 790)	- -	(1 460) 100	* (42)	(4)	32	(1 771) (3 704)

^{*}see "Key Management Personnel Compensation"

In 2014, the Bank performed the following transactions within the OTP Group:

- Spot and forward transactions with the parent company, OTP Bank Nyrt. provided and received term deposits, currency spots and currency swaps;
- Provided on a recurring basis short-term loans to the parent company, OTP Bank Nyrt., secured by securities within reverse REPO transactions;
- Received a long-term subordinated loan from OTP Financing Netherlands B.V.

All of the aforementioned transactions were made on an arm's length basis.

In 2013, the Bank performed the following transactions within the OTP Group:

- Spot and forward transactions with the parent company, OTP Bank Nyrt. provided and received term deposits, currency spots and currency swaps;
- Received term deposits and performed repurchase transactions with OTP Banka Srbija;
- Purchased subordinated bonds issued by the parent company, OTP Bank Nyrt., with a total face value of EUR 9 000 thousand.

All of the aforementioned transactions were made on an arm's length basis.

Key Management Personnel Compensation

Compensation includes all short-term employee benefits, including all forms of countervalues paid, payable or provided by or on behalf of the reporting entity in exchange for services provided to the reporting entity. In 2014, compensation in the amount of EUR 790 thousand (2013: EUR 721 thousand) was paid to the members of the Board of Directors and the Supervisory Board; they are short-term employee benefits.

The remuneration policy for members of the Board of Directors is compliant with the CRD III Directive.

As at 31 December 2014, the Bank recognises loan receivables from the members of the Board of Directors amounting to EUR 89 thousand (31 December 2013: EUR 243 thousand). In 2014, the received loan instalments totalled EUR 161 thousand (2013: EUR 24 thousand). Loans provided as at 31 December 2014 bore interest in the range of 3.70 to 4.00% (31 December 2013: in the range of 3.70 to 4.19%).

As at 31 December 2014 and 31 December 2013, the Bank does not record loan receivables from the members of the Supervisory Board.

In 2014 and 2013, in respect of the members of the Board of Directors and Supervisory Board:

- The Bank did not waive or write off any loan or other receivables.
- The Bank does not record any other loans, advances, guarantees or other collateral.
- The Bank does not record any significant transactions.

Interest rates and other conditions of related party transactions do not differ from the Bank's standard interest rates and contractual terms and conditions.

33. Regulatory Capital

As of 1 January 2014, Regulation (EU) No. 575/2013 of the European Parliament and of the Council on prudential requirements for credit institutions and investment firms entered into effect stipulating among others the method for the calculation of the Bank's regulatory capital as well as the calculation of requirements for the Bank's regulatory capital.

Pursuant to the aforementioned Regulation (EU) No. 575/2013 of the European Parliament and of the Council, the Bank's regulatory capital comprises Tier 1 Capital and Tier 2 Capital. Tier 1 Capital consists of:

- Tier 1 own capital: (share capital, the legal reserve fund, and retained earnings from previous years.
 Items decreasing the amount of original own funds comprise the net book value of intangible assets).
- Tier 1 supplementary capital not recorded by the Bank at the end of the period under review.

Tier 2 capital comprises a subordinated debt (Note 17).

Pursuant to Regulation (EU) No. 575/2013 of the European Parliament and of the Council the banks are required to meet the following requirements for regulatory capital:

- a) Share of Tier 1 own capital in the amount of 4.5%;
- b) Share of Tier 1 capital in the amount of 6%; and
- c) Total share of capital in the amount of 8%,

Increased by the amounts of the relevant capital cushions.

The National Bank of Slovakia stipulated by Act No. 483/2001 as amended and supplemented, a cushion to maintain capital in the form of Tier 1 own capital in the amount of 2.5% of the total risk exposure as of 1 October 2014 and determined the level of countercyclical capital cushion at 0%.

In the period under review, the ratio of the Bank's total own funds exceeded the minimum level required by the EU and Slovak legislation. The Bank achieved the following shares: the share of Tier 1 own capital at 11.29%, the share of Tier 1 capital at 11.29% and the total share of capital at 13.47%.

The structure of the Bank's regulatory capital is as follows:

(EUR '000)	31 Dec 2014	31 Dec 2013
Tier 1 capital	100 369	89 417
Tier 1 own capital	100 369	89 417
Capital instruments allowable as Tier 1 own capital	88 539	78 508
Repaid capital instruments	<i>88 539</i>	<i>78 508</i>
Retained earnings	13 849	13 379
Retained earnings from previous years	14 292	13 379
Allowable gain or (-) loss	(443)	-
Other provisions	4 739	5 172
(-) Intangible assets	(6 758)	(6 393)
(-) Other items decreasing the amount of Tier 1 own capital	-	(1 249)
Tier 1 supplementary capital	-	-
Tier 2 capital	19 398	6 246
Repaid capital instruments and subordinated debt	19 398	5 800
Positive revaluation reserves	-	522
(-) Other items decreasing the amount of Tier 2 capital		(76)
Regulatory capital	119 767	95 663
Proportion of own capital (CET1) to risk-weighted assets	11.29%	
Proportion of Tier 1 capital to risk-weighted assets	11.29%	9.93%
Total proportion of capital to risk-weighted assets	13.47%	10.62%

34. Supplementary Data to Statements of Cash Flows

(EUR '000)	31 Dec 2014	31 Dec 2013
Cook due from hanks and halaness with NDC except for mandatory		
Cash, due from banks and balances with NBS except for mandatory		24.222
minimum reserve	37 715	36 330
Deposits with other banks, falling due within three months	199 085	34 093
Due to banks, falling due within three months	(36 359)	(27 231)
Total cash and cash equivalents	200 441	43 192

Mandatory minimum reserve in the amount of EUR 19 590 thousand (31 December 2013: EUR 9 222 thousand) is excluded from cash and cash equivalents as its withdrawal is restricted (see Note 4).

Significant non-cash movements excluded from cash flows are as follows:

(EUR '000)	31 Dec 2014	31 Dec 2013
Write-off and assignments of loans (Note 8)	(18 239)	(3 649)

35. Financial Instruments and Risk Management

A financial instrument means any arrangement that entitles the entity to obtain cash or other financial assets from a counterparty (financial asset), or which binds the entity to pay cash or to provide other financial assets to a counterparty (financial liability).

Financial instruments are recorded by the Bank in the trading or banking book. The trading book includes those positions in financial instruments that are held by the Bank for trading purposes – short-term sale, and to achieve income from actual or expected differences between purchase and selling prices or from other changes in prices or interest rates.

The Bank's exposure to risks results from the use of financial instruments. The most significant risks include:

- Credit risk
- Market risk
 - Currency risk
 - Interest rate risk
 - Other price risk
- Liquidity risk
- Operational risk

Risk Management Framework

The Risk Division is responsible for risk management in the Bank and comprises the Corporate Credit Risk department, the CPM & Retail Credit Risk department, the Problem Loans department and the stand-alone Market and Operational Risk department.

The Board of Directors represents a statutory body, including the Bank's executive management, which oversees risk-related issues. The authorities to manage risk are also delegated to the following individual steering committees, which oversee the risks:

- Asset/Liability Management Committee (ALCO)
 Based on monitoring key information on assets and liabilities the ALCO makes decisions and proposes measures in order to optimise the structure of assets and liabilities to achieve maximum profitability of the Bank's own capital within the limits of acceptable risk;
- Risk management committee;
- Monitoring committee;
- Workout committee; and
- Operational risk management committee (ORC)
 ORC has an advisory and decision-making role in the areas of operational risk, bank security and business continuity management; acts as an emergency team in emergency situations.

The Board of Directors delegates its control over risks to the aforementioned committees in the form of statutes where the members of the steering committees, including their competencies and responsibilities, are designated.

The competencies of the advisory and working bodies are specified in the Board of Directors' instruction: "Signature and Competency Order in OTP Banka Slovensko, a.s.". An internal regulation is prepared for each type of risk and defines in detail the competencies and responsibilities of individual bodies of the Bank.

36. Credit Risk

Credit risk is the risk that a client or a counterparty of a financial instrument will fail to meet its contractual obligations, which would expose the Bank to the risk of a financial loss. This risk is predominantly driven by loans advanced to clients, receivables from banks and financial investments. The Bank classifies the level of accepted credit risk using limits for the risks accepted with respect to a single debtor or a group of debtors and with respect to industries.

The credit exposure limit is set based on an analysis of the borrower's ability to repay the granted loan. When analysing credit risks, the Bank takes into consideration the mitigation of risks with collateral instruments and guarantees from individuals and legal entities. The analysis is performed by specialists – loan analysts – who are not involved in the Bank's business activities.

The Bank also evaluates debtors using scoring/rating models developed for individual products and client segments.

Regular monitoring of the quality of the existing loan portfolio and monitoring of trends in the Bank's portfolio form a significant part of risk management that helps maintain the quality of the entire portfolio and the required level of the Bank's risk expenses.

When recovering debts, the Bank applies a wide range of recovery instruments and strategies depending on the type and amount of the relevant debt. For recovery, the Bank applies both internal and external forms of recovery. In the event of the unsuccessful recovery of debts from clients or a failure to conclude an agreement with the client, the Bank performs the hard collection of receivables depending on the collateral type of the receivable and financial conditions of the client, or the Bank writes off the receivable if the costs of collection exceed the amount receivable. Large or specific debts are solved by the Bank's specialised internal team in cooperation with the Legal department and other specialised units.

When monitoring and managing credit risks, the Bank pays attention to concentration and residual risks.

A concentration risk is a risk arising from concentrating the Bank's transactions with an individual, parties economically related to the Bank, the state, a geographic area, an industry, a collateral provider etc. Bearing in mind concentration risk management efficiency, the Bank focuses on the quality aspect of portfolio management and appropriate portfolio diversification in compliance with the specified concentration limits (large asset exposure, industry or other limits).

Residual risk means the risk arising from the insufficient enforceability of rights resulting from the accepted collateral with respect to credit risk. The Bank predominantly eliminates the risk via consistently analysing the legal aspects of collateral and a conservative approach to collateral valuation.

Credit Risk Management Organisation

The Risk Division is a business unit managed by the Bank's Deputy CEO, who is a member of the Board of Directors. The division is responsible for reviewing credit risk, including:

- Preparation of the strategies, principles, processes and procedures applied to risk management, which cover the rules for loan assessment, collateral requirements for relevant risk levels and relating reporting;
- Setting limits for concentrating exposure to counterparties, related parties, and countries, and monitoring compliance with the limits;
- Assessment of credit risk in line with the defined principles;
- Monitoring of meeting portfolio quality requirements and compliance with limits, and taking relevant corrective measures;
- Preparation and validation of scoring and rating models;
- Preparation, maintenance and back testing of a provisioning model; and
- Preparation of reports on credit, market and operational risks to be submitted to the Board of Directors and the Supervisory Board.

Provisions

The Bank creates provisions based on the calculation of the incurred loss that is calculated as a difference between the carrying amount of a loan receivable and the present value of estimated future cash flows including the flows from realisation of collaterals discounted by the loan interest rate.

The Bank creates provisions representing the best estimate to cover the existing losses in the loan portfolio. The Bank evaluates credit risk on an individual and portfolio basis and records specific and portfolio provisions. The Bank creates specific provisions for individually-significant loan receivables. For a group of loan receivables that are not individually significant or for loan receivables in which impairment has not been identified on an individual basis, provisions are created on a portfolio basis.

Provisions cover estimated loan impairment losses if objective proof of impairment exists. Objective proof of impairment may include information about major financial difficulties of the debtor, which lead to a loss event and which were identified after the initial recognition of the loan receivable. The loss event means a delay in the repayment of a loan receivable by more than 90 days, the declaration of early maturity of a loan, a portion of the client's receivable being written off, bankruptcy proceeding or restructuring proceeding under the law, the sale of receivables resulting in a loss, forced restructuring of debt.

Loans assessed on an individual basis comprise corporate receivables without any identified impairment with exposure to a customer exceeding EUR 850 thousand, for which the Bank first assesses, on an individual basis, whether individually-significant objective proof of impairment of financial assets exists. If the Banks decides that there is no objective proof of impairment with respect to the financial assets assessed on an individual basis, such assets are included in a portfolio of financial assets with similar credit risk characteristics and their impairment is assessed on a portfolio basis.

The Bank also assesses, on an individual basis, corporate receivables with identified impairment with exposure to a customer exceeding EUR 200 thousand, corporate receivables in bankruptcy proceeding and in restructuring proceeding under the law and retail receivables with identified fraud. The amount of the provision is the difference between the carrying amount and the recoverable amount, being the present value of expected cash flows, including amounts recoverable from guarantees and collateral, discounted at the original effective interest rate of loans as at the processing date.

Provisions for loan losses are assessed with reference to the credit and economic standing of the debtor and take into account the value of all collateral or third party guarantees. Specific provisions are recognised if objective proof confirming impairment of the loan receivable exists, with the impairment occurring after the initial recognition of the loan. Loan receivables for which impairment is assessed on an individual basis and for which the impairment loss continues to be recognised are not included in a portfolio assessment of impairment of assets.

If the Bank identifies that there is no objective proof of impairment of a loan receivable on an individual basis, such loan receivable is included in a portfolio of loan receivables with similar characteristics and assessed for impairment.

The Bank creates portfolio receivables on a portfolio basis using risk parameters for the given portfolio. Portfolio provisions cover losses that have not been individually identified but based on historical experience are inherent in individual portfolios at the reporting date. In the calculation of provisions for portfolio-measured receivables the Bank applies statistical modelling based on the historical portfolio behaviour trends. The calculation of portfolio provisions is based on the probability of default (PD), loss given default (LGD), rate of return (RI) and receivable value.

Receivables assessed on a portfolio basis include all retail receivables, corporate receivables from mass products (all types of Quick Loans, Solvent Business Card), and corporate receivables with exposure to a customer up to EUR 850 thousand and corporate receivables with identified impairment with exposure to a customer up to EUR 200 thousand.

Individually-significant receivables for which no objective proof of their impairment exists are subject to the measurement on a portfolio basis. In this manner, the Bank measures corporate receivables without identified impairment with exposure to a customer exceeding EUR 850 thousand, ie receivables for which no impairment has been identified on an individual basis. The Bank creates the so-called IBNR provisions for such loan receivables.

Loan receivables, which are not individually significant and which are assessed on a portfolio basis, are classified by the Bank according to the number of days overdue as loan receivables overdue by 0 days without identified impairment, loan receivables overdue from 1 to 90 days with identified impairment and defaulted loan receivables overdue by more than 90 days and with any sign of default.

The Bank adjusts the measurement of loan receivables on a monthly basis as at the reporting date and in the event of an extraordinary or unforeseeable event requiring more attention in terms of risk. In the calculation of provisions, the Bank considers estimated future cash flows to be generated from impaired loans and their timing. These estimates are subject to a number of uncertainties and risks due to the high volatility of external factors affecting the portfolio quality.

The Bank believes that estimates used in the process of quantifying provisions for loan losses, including off-balance sheet exposures (in particular estimates regarding future cash-flows from impaired loans and probabilities of loan default), represent the most reasonable projection of the future development of relevant exposures available under current circumstances. The management considers the recognised amount of provisions to be adequate to cover incurred losses from impaired credit exposures.

The Bank continues to monitor current economic conditions and their impact on estimates used in the loan impairment calculation. All estimates and underlying assumptions are reviewed on an ongoing basis. Adjustments to estimates of loan impairment are recognised in the period in which the estimate is revised if the adjustment affects only that period, or in the period of the revision and future periods if the adjustment affects both current and future periods.

Policy for Writing-Off of Receivables

The Bank writes off its loans and placements once the Bank receives a document on the client's insolvency, the court's decision on discharge of a receivable, after the end of bankruptcy proceedings, if the debtor died and the receivable cannot be recovered from the heirs, or based on a decision of the Bank's management to drop the collection, should the collection expenses exceed the amount receivable, or based on the decision of the Bank's management to write off such receivable if only a minimum or zero amount of proceeds is expected to be recovered over a long period of time and the customer is overdue with the loan repayment by more than 1080 days.

Loan Collaterals

The estimated value of collateral is subject to numerous uncertainties and risks. Amounts that may ultimately be realised on liquidation of collateral for defaulted loans could differ from estimated amounts and the difference may be material. Collateral represents an estimated amount that the Bank would receive upon enforcement of the collateral as a result of a failure to repay the loan.

Collateral fair value is estimated based on the value of collateral when the relevant loan is advanced. Collateral is monitored to review the current value and quality of the collateral in the entire loan period. Individual forms of collateral are subject to revaluation whose frequency depends on the collateral used and the client's segment.

In respect of collateral treatment, the Bank pays special attention to the valuation and revaluation of individual collateral instruments, calculation of accepted collateral value, specification of collateral permissibility for credit risk mitigation and realisation of collateral in case of default of a collateralised loan.

The Bank predominantly accepts the following types of collateral:

- Financial collateral (cash, securities etc.);
- Immovable assets;
- Movable assets; and
- Receivables and inventory.

The Bank uses the following legal instruments:

- Pledge;
- Collateralising transfer of receivables;
- Blocking of cash.

The collateral valuation methodology and collateral revaluation frequency are dependent upon the type of collateral and minimum criteria pursuant to the valid legislative regulations implemented in the Bank's integral regulations. The monitoring of the value of collateral instruments is specific for each type of collateral and the Bank applies an appropriate measure of prudence and conservatism.

These notes are an integral part of these financial statements. This is an English translation of the original Slovak language document

The Bank's decision-making in realising collateral is individual and depends on factors such as the current condition and value of collateral, the current value of the receivable, receivable collection speed, costs of recovery etc.

The Bank principally uses the following forms of collateral realisation:

- Voluntary auction;
- Foreclosure proceedings;
- Cash realisation of collateral held in support of the Bank's receivable in bankruptcy or restructuring proceedings;
- Call to subdebtors to pay from pledged trade receivables;
- Enforcement of a bill of exchange in court;
- Assignment of a receivable; and
- Collection through external collection agencies based on a mandate agreement.

Defaulted Loans Portfolio

Defaulted loans represent a portfolio of loan receivables that meet the definition of default. The definition of default is set forth in Article 178 of Regulation No. 575/2013 of the European Parliament and of the Council on prudential requirements for credit institutions and investment firms.

To determine the client's default, the Bank mainly uses the following indicators, also depending on the client's segment: delay in the repayment of a receivable by more than 90 days, declaration of early maturity of the loan, a portion of the client's receivable being written off, bankruptcy proceedings, or restructuring proceedings under the law, sale of receivables resulting in a loss, forced restructuring of debt.

Classification of Risks from Loans and Receivables

31 Dec 2014 (EUR '000)	Exposure	Provisions	Coverage by Provisions	Collateral	Coverage by Provisions and Collaterals
Loans assessed on an					
individual basis	361 629	24 221	6.70%	199 064	61.70%
Of which measured on an	301 023		017 0 70	133 004	02170 70
individual basis	73 224	23 643	32.30%	40 887	88.10%
Of which measured on	75 22 .	20 0.0	02.0070	.0 007	00.2070
a portfolio basis	288 405	578	0.20%	158 177	55.00%
Retail loans	526	204	38.80%	427	120.00%
Consumer loans	526	204	38.80%	427	120.00%
Of which: defaulted loans	526	204	38.80%	427	120.00%
Corporate loans	361 103	24 017	6.70%	198 637	61.70%
Of which: defaulted loans	49 624	23 439	47.20%	25 844	99.30%
Loans assessed on					
a portfolio basis	787 882	31 549	4.00%	557 526	74.80%
Corporate loans	124 781	14 978	12.00%	49 269	51.50%
Of which: defaulted loans	15 993	<i>13 795</i>	86.30%	1 032	92.70%
Retail loans	663 101	16 571	2.50%	508 257	79.10%
Consumer loans	598 528	12 548	2.10%	449 373	77.20%
Of which: defaulted loans	36 402	10 187	28.00%	26 298	100.20%
Mortgage loans	59 855	1 704	2.80%	58 884	101.20%
Of which: defaulted loans	9 231	1 491	16.20%	8 600	109.30%
Other	4 718	2 319	49.20%	-	49.20%
Of which: defaulted loans	2 421	2 274	93.90%	-	93.90%
Total	1 149 511	55 770	_	756 590	-

31 Dec 2013 (EUR '000)	Exposure	Provisions	Coverage by Provisions	Collateral	Coverage by Provisions and Collaterals
Loans assessed on an					
individual basis	370 984	30 101	8.10%	183 406	57.60%
Of which measured on an					
individual basis	370 984	30 101	8.10%	183 406	57.60%
Of which measured on					
a portfolio basis	-	-	-	-	-
Corporate loans	370 984	30 101	8.10%	183 406	57.60%
Of which: defaulted loans	<i>53 796</i>	30 101	56.00%	27 956	107.90%
Loans assessed on					
a portfolio basis	744 936	29 733	4.00%	573 562	81.00%
Corporate loans	121 861	14 863	12.20%	49 145	52.50%
Of which: defaulted loans	16 <i>373</i>	13 881	84.80%	1 578	94.40%
Retail loans	623 075	14 870	2.40%	524 417	86.60%
Consumer loans	530 095	7 772	1.50%	439 658	84.40%
Of which: defaulted loans	30 924	6 446	20.80%	<i>25 458</i>	103.20%
Mortgage loans	88 157	4 696	5.30%	84 759	101.50%
Of which: defaulted loans	13 546	4 392	32.40%	10 793	112.10%
Other	4 823	2 402	49.80%	-	49.80%
Of which: defaulted loans	2 556	2 359	92.30%	-	92.30%
Total	1 115 920	59 834	_	756 968	

As for the credit exposure as at 31 December 2014, 10 major credit exposures amounted to 6% of the total gross amount of loans (31 December 2013: 7% of the total gross amount of loans).

Exposure to Credit Risk from Loans and Receivables by Business Industries

31 Dec 2014 (EUR '000)	Carrying Amount Before Provisions	Specific Provision	Portfolio Provision	Carrying Amount After Provisions
Electricity generation	34 598	_	87	34 511
Households	658 145	204	15 119	642 822
Agriculture and food-	000 1.0		10 110	0.202
processing industry	38 046	990	870	36 186
Trade and services	93 103	7 423	6 981	78 699
Metallurgy and machinery	14 694	1 334	101	13 259
Chemical industry	2 464	1 225	6	1 233
Transport and infrastructure	8 067	305	908	6 854
Timber and paper production	3 411	41	305	3 065
Construction industry	21 200	5 282	1 348	14 570
Real estate	102 988	4 180	559	98 249
Public administration and				
defence	25 209	-	208	25 001
Financial services except				
insurance	6 302	18	156	6 128
Other industries	141 284	2 641	5 479	133 164
Total	1 149 511	23 643	32 127	1 093 741

31 Dec 2013 (EUR '000)	Carrying Amount Before Provisions	Specific Provision	Portfolio Provision	Carrying Amount After Provisions
Electricity generation	29 987	_	111	29 876
Households	615 590	-	13 395	602 195
Agriculture and food-				
processing industry	38 831	819	787	37 225
Trade and services	87 876	6 337	6 895	74 644
Metallurgy and machinery	16 292	2 568	100	13 624
Chemical industry	4 001	1 225	8	2 768
Transport and infrastructure	7 469	475	1 005	5 989
Timber and paper production	4 346	112	325	3 909
Construction industry	20 625	5 529	1 228	13 868
Real estate	110 063	3 344	621	106 098
Public administration and				
defence	25 439	-	133	25 306
Financial services except				
insurance	5 551	-	149	5 402
Other industries	149 850	9 692	4 976	135 182
Total	1 115 920	30 101	29 733	1 056 086

As at 31 December 2014, the Bank reported a developer project portfolio in the amount of EUR 35 202 thousand (31 December 2013: EUR 43 171 thousand) and created provisions both on a portfolio basis and on an individual basis in the amount of EUR 36 thousand (31 December 2013: EUR 6 thousand) and EUR 8 412 thousand (31 December 2013: EUR 8 575 thousand), respectively.

Analysis of Defaulted Loans and Receivables with Identified Impairment, Gross

31 Dec 2014 (EUR '000)	Debtor's Bankruptcy and Liquidation	Declaration of Loan to be Due	Restructuring	Late Payments Over 90 Days	Total	Claimable Amount of Collateral
Consumer loans	-	422	-	104	526	427
Mortgage loans	-	-	-	-	-	-
Overdrafts	4 058	429	45	2 085	6 617	1 638
Corporate clients	15 459	9 402	11 726	6 420	43 007	24 206
Other	-	-	-	-	-	-
Total	19 517	10 253	11 771	8 609	50 150	26 271

31 Dec 2013 (EUR '000)	Debtor's Bankruptcy and Liquidation	Declaration of Loan to be Due	Restructuring	Late Payments Over 90 Days	Total	Claimable Amount of Collateral
Consumer loans	-	-	_	-	_	-
Mortgage loans	-	-	-	-	-	-
Overdrafts	4 494	1 939	601	590	7 624	1 707
Corporate clients	16 509	13 859	13 332	2 472	46 172	26 249
Other	-	-	-	-	-	-
Total	21 003	15 798	13 933	3 062	53 796	27 956

Analysis of Restructured Loans and Receivables, Gross

Restructured loan receivables represent loans with revised terms and conditions reflecting the deteriorating financial position of the debtor, where the Bank agreed on some compromises in favour of the debtor; such compromises would not be considered under standard conditions. The Bank may, therefore, modify contractual terms of repayment with their debtors in cases when the debtor's financial position has deteriorated and the debtor is not able to duly repay its obligations.

The following table shows the quantitative analysis of all loan receivables where the Bank identified an event of default "internal debt restructuring" at the end of the reporting period; these receivables did not return from the default status. In addition to the "internal debt restructuring" indicator, these receivables can also be indicated by another default event.

(EUR '000)	31 Dec 2014	31 Dec 2013
Retail loans	4 476	4 826
Overdue up to 30 days	2 044	1 691
Overdue from 31 to 90 days	622	609
Overdue more than 90 days	1 810	2 526
Corporate loans	24 823	30 689
Overdue up to 30 days	7 254	11 431
Overdue from 31 to 90 days	4 218	1 651
Overdue more than 90 days	13 351	17 607
Total	29 299	35 515

Information on Credit Quality of Selected Categories of the Bank's Financial Assets

The table below summarises the quantitative distribution of individually-assessed corporate loans that are neither overdue nor impaired by rating class:

Rating Class (EUR '000)	31 Dec 2014	31 Dec 2013
Corporate loans		
I (the lowest risk of primary loan recoverability)	15 400	50 451
II	7 297	43 126
III	52 478	51 620
IV	59 819	37 464
V	76 446	44 487
VI	43 504	63 373
VII	35 806	5 520
VIII (the highest risk of primary loan recoverability)	3 415	3 568
Total – corporate loans	294 165	299 609
Loans granted to local governments		
AA (the lowest risk of primary loan recoverability)	1 845	1 792
AB, BA, BB	2 412	2 786
AC, BC, CA, CB	2 588	2 833
AD, AE, BD, BE, CC, CD, CE, DA, DB, DC, DD, DE, EA, EB, EC, ED, EE		
(the highest risk of primary loan recoverability)	4 279	4 417
Total - local governments	11 124	11 828
Total	305 289	311 437

The table below summarises the quantitative structure of placements with other banks by individual rating category:

Rating Class (EUR '000)	31 Dec 2014	31 Dec 2013
Ţ		
II	199 085	32 901
III	-	1 189
IV	-	-
V	-	-
VI	-	-
VII	-	-
VIII	-	-
Non-classified	-	3
Total	199 085	34 093

The table below summarises the quantitative structure of available-for-sale financial assets (excl. investments in commercial companies) by individual rating category:

Rating Class (EUR '000)	31 Dec 2014	31 Dec 2013
I	-	-
II	-	1 138
III	-	-
IV	-	50 108
V	7 631	7 312
VI	-	-
VII	-	-
VIII	-	-
Total	7 631	58 558

These notes are an integral part of these financial statements. This is an English translation of the original Stovak language document.

The table below summarises the quantitative structure of held-to-maturity investments by individual rating category:

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Rating Class (EUR '000)	31 Dec 2014	31 Dec 2013
1	-	-
II	73 803	125 761
III	1 660	1 660
IV	-	67 348
V	-	-
VI	-	-
VII	-	-
VIII	-	-
Total	75 463	194 769

Summary of Loans and Receivables Secured by a Pledge or Other Form of Collateral

		Loans and Receiv	vables by Category			
(EUR '000)	Assessed on an Ir	dividual Basis	Assessed on a P	Assessed on a Portfolio Basis		ΓAL
	31 Dec 2014	31 Dec 2013	31 Dec 2014	31 Dec 2013	31 Dec 2014	31 Dec 2013
a) Pledge over	241 076	209 269	559 046	563 153	800 122	772 422
Real estate	204 834	171 421	<i>554 459</i>	<i>556 543</i>	<i>759 293</i>	727 964
Securities	4 871	6 539	16	<i>73</i>	4 887	6 612
Movable assets	17 337	18 571	3 698	4 720	21 035	23 291
Trade receivables	14 034	12 738	873	1 817	14 907	14 555
b) Other collateral	55 807	49 879	41 526	31 560	97 333	81 439
State guarantees	-	-	-	-	-	-
Bank guarantees	7 010	7 401	<i>753</i>	784	7 763	8 185
Guarantees from other parties	8 136	3 236	<i>15 367</i>	418	23 503	3 654
Cash	40 661	39 242	15 826	17 065	<i>56 487</i>	<i>56 307</i>
Other	-	-	9 580	13 293	9 580	13 293
Total amount of secured receivables	296 883	259 148	600 572	594 713	897 455	853 861

Note: The total amount of secured loans and receivables is higher than the total fair value of received collateral, as in the case of some loans the fair value of received collateral does not cover the total amount of a loan receivable.

As at 31 December 2014 and 31 December 2013, the Bank did not record any receivables in its loan portfolio over which a pledge would be established or receivables with a restricted right of handling.

Breakdown of Loans and Receivables by Number of Days Overdue

31 Dec 2014 (EUR '000)	Without Identified Impairment	With Identified Impairment	Defaulted	Provision	Total - Net
			-	_	
Within maturity	983 975	13 101	13 101	(3 934)	993 142
Up to 30 days overdue From 31 to 90 days	35 057	1 038	1 038	(1 209)	34 886
overdue From 91 to 180 days	16 282	6 494	6 494	(1 944)	20 832
overdue From 181 to 360 days	-	10 790	10 790	(2 184)	8 606
overdue More than 360 days	-	16 944	16 944	(7 059)	9 885
overdue	-	65 830	65 830	(39 440)	26 390
Total - gross	1 035 314	114 197	114 197	(55 770)	1 093 741
Provisions for loan losses	(4 379)	(51 391)	(51 391)	(55 770)	-
Total - net	1 030 935	62 806	62 806	-	1 093 741
Collateral	694 390	62 200	62 200	-	756 590

31 Dec 2013 (EUR '000)	Without Identified Impairment	With Identified Impairment	Defaulted	Provision	Total - Net
Within maturity	949 886	13 407	13 407	(3 349)	959 944
Up to 30 days overdue From 31 to 90 days	31 984	476	476	(570)	31 890
overdue From 91 to 180 days	16 855	2 663	2 663	(1 233)	18 285
overdue From 181 to 360 days	-	18 870	18 870	(2 968)	15 902
overdue More than 360 days	-	15 680	15 680	(4 561)	11 119
overdue	-	66 099	66 099	(47 153)	18 946
Total – gross	998 725	117 195	117 195	(59 834)	1 056 086
Provisions for loan losses	(2 684)	(57 150)	(57 150)	(59 834)	-
Total - net	996 041	60 045	60 045	-	1 056 086
Collateral	691 250	65 718	65 718	-	756 968

If any portion of a loan receivable (principal amount, interest etc.) is overdue, the entire loan receivable is considered an overdue receivable.

Ageing Structure of Loans and Receivables without Identified Impairments, Gross

31 Dec 2014 (EUR '000)	Within Maturity	Overdue 1 to 30 Days	More Than		Claimable Amount of Collateral
Consumer loans	525 702	24 069	12 355	562 126	423 076
Mortgage loans	45 595	3 631	1 521	50 747	50 408
Overdrafts	45 058	4 082	154	49 294	25 162
Corporate clients	364 201	3 217	2 113	369 531	195 744
Other	3 419	58	139	3 616	
Total	983 975	35 057	16 282	1 035 314	694 390

31 Dec 2013 (EUR '000)	Within Maturity	Overdue 1 to 30 Days	Overdue More Than 30 Days	Total	Claimable Amount of Collateral
Consumer loans	465 301	23 161	10 709	499 171	414 200
Mortgage loans	67 704	4 102	2 958	74 764	74 120
Overdrafts	45 008	3 430	145	48 583	24 392
Corporate clients	368 512	1 227	2 834	372 573	178 538
Other	3 361	64	209	3 634	-
Total	949 886	31 984	16 855	998 725	691 250

Loans without identified impairments include portfolio- and individually-assessed loans.

Ageing Structure of Loans and Receivables with Identified Impairments, Gross

31 Dec 2014 (EUR '000)	Within Maturity	Overdue Overdue 1 to 30 Days 30 Days		Total	Claimable Amount of Collateral
Consumer loans	536	476	35 916	36 928	26 724
Mortgage loans	688	457	8 209	9 354	8 723
Overdrafts	1 123	-	6 427	7 550	1 679
Corporate clients	10 754	105	34 966	45 825	25 074
Other	-	-	14 540	14 540	-
Total	13 101	1 038	100 058	114 197	62 200

31 Dec 2013 (EUR '000)	Within Maturity	Overdue 1 to 30 Days	Overdue More Than 30 Days	Total	Claimable Amount of Collateral
Canarina la la ma	770	20	20.115	20.024	25.450
Consumer loans	770	39	30 115	30 924	25 458
Mortgage loans	824	231	12 602	13 657	10 905
Overdrafts	5	-	8 796	8 801	1 939
Corporate clients	11 805	206	37 085	49 096	27 416
Other	3	-	14 714	14 717	-
Total	13 407	476	103 312	117 195	65 718

Concentration of Credit Risk to the Slovak Republic

The following table presents the Bank's credit risk to the Slovak Republic, companies controlled by the Slovak government, municipalities, and similar exposures:

	31 De	c 2014	31 Dec 2013		
(EUR '000)	00) Amount Portion of Total Assets		Amount	Portion of Total Assets	
Cash, due from banks and balances with the					
National Bank of Slovakia	19 590	1.34%	9 222	0.65%	
Loans and receivables, net of provisions for	25.004	4 700/	25.206	1 700/	
possible losses	25 001	1.70%	25 306	1.78%	
Available-for-sale financial assets	-	-	1 138	0.08%	
Held-to-maturity financial investments	73 803	5.03%	70 659	4.97%	
Total	118 394	8.07%	106 325	7.48%	

Concentration of Credit Risk to other EU Member States

The following table presents the Bank's credit risk to other EU Member States:

	31 De	ec 2014	31 De	31 Dec 2013		
(EUR '000)	Amount	Portion of Total Assets	Amount	Portion of Total Assets		
Available-for-sale financial assets Held-to-maturity financial instruments		-	50 108 67 348	3.53% 4.74%		
Total	-	-	117 456	8.27%		

Maximum Exposure to Credit Risk

The following table provides an overview of the Bank's maximum exposure to credit risk, regardless of any held collateral or other mitigation of credit risk resulting from financial instruments (assets):

(EUR '000)	31 Dec 2014	31 Dec 2013
Due from banks and balances with the National Bank of Slovakia	222 863	53 055
Financial assets at fair value through profit or loss	73	20
Available-for-sale financial assets, gross	8 510	59 437
Loans and receivables, gross	1 149 511	1 115 920
Held-to-maturity financial investments	75 463	194 769
Subtotal of balance sheet risks	1 456 420	1 423 201
Guarantees issued	20 342	20 196
Loan commitments to clients	49 617	40 791
Subtotal of off-balance sheet risks	69 959	60 987
Total	1 526 379	1 484 188

37. Market Risk

The Bank is exposed to market risks. Market risks arise from open positions in transactions with interest rate, foreign exchange, and equity instruments, all of which are exposed to general and specific market changes. The Bank does not undertake any transactions with gold, precious metals or other commodities.

Market Risk Management

Responsibility for market risk management in the Bank rests with the stand-alone Market & Operational Risks department, which is part of the Risk division. The Bank's principal risks include currency (foreign exchange) risks and interest rate risk.

The Bank categorises its financial instruments into the trading portfolio (trading book) or the non-trading portfolio (banking book) reflecting the purpose for which the financial instruments have been acquired.

The trading book also includes positions arising from selected banking instruments acquired by the Bank with a view to generating short-term profits from the difference between the purchase and sale price. All other positions in financial instruments are carried in the banking book.

The Treasury department is responsible for classifying financial instruments into the banking or trading books. The stand-alone Market & Operational Risks department is also responsible for managing counterparty risk (counterparties being professional participants in money and capital markets) and country risk.

The Bank has established maximum exposure limits to selected counterparties (banks). The counterparty limit is split into the credit limit, settlement limit and pre-settlement limit depending on the type of undertaken transactions.

Currency Risk

Currency risk is the risk that the value of financial instruments will fluctuate due to changes in foreign exchange rates.

To analyse foreign currency risk sensitivity, the Bank uses the historical simulation method of Value- at-Risk (VaR) methodology. To calculate VaR, the Bank opted for a 99% confidence level, a one-year historical database of daily EUR/foreign currency movements, and a 1-day time limit. The VaR reflects the potential loss that will not be exceeded in 99% of overnight movements in foreign exchange rates.

The set of currency risk limits consists of the following restrictions in respect of the Bank's open positions:

- Overnight limits
- Intraday limits
- VaR limit
- PLA limit
- Stress test limit and extraordinary stress test limit

Net Foreign Exchange Position

The table below provides an analysis of the Bank's foreign currency exposures in primary currencies for selected categories of asset and liability:

31 Dec 2014 (EUR '000)	EUR	USD	HUF	Other Currencies	Total
Assets					
Cash, due from banks and balances with the National Bank of Slovakia	51 888	1 403	2 305	1 709	57 305
Placements with other banks, net of provisions for possible placement losses	-	-	197 219	1 866	199 085
Financial assets at fair value through profit or loss	73	-	-	-	73
Available-for-sale financial assets	8 157	-	-	-	8 157
Loans and receivables net of provisions for possible losses	1 093 447	2	292	-	1 093 741
Held-to-maturity financial investments	75 463	-	-	-	75 463
Liabilities					
Due to banks and deposits from the National Bank of Slovakia and other banks	36 332	-	-	47	36 379
Amounts due to customers	1 169 027	16 905	8 823	3 239	1 197 994
Liabilities from issued debt securities	59 058	40	-	-	59 098
Subordinated debt	47 056	-	-	-	47 056
Net currency exposure at 31 Dec 2014	(82 445)	(15 540)	190 993	289	93 297

As at 31 December 2014 the "Value at Risk" calculated from open foreign currency positions of the Bank was EUR 3 thousand.

31 Dec 2013 (EUR '000)	EUR	USD	HUF	Other Currencies	Total
Assets					
Cash, due from banks and balances with the National Bank of Slovakia	34 283	785	1 428	9 056	45 552
Placements with other banks, net of provisions for possible placement losses	15 001	9 608	7 527	1 957	34 093
Financial assets at fair value through profit or loss	20	-	-	-	20
Available-for-sale financial assets	8 976	_	50 108	-	59 084
Loans and receivables net of provisions for possible losses	1 054 402	1 332	350	2	1 056 086
Held-to-maturity financial investments	194 769	-	-	-	194 769
Liabilities					
Due to banks and deposits from the National Bank of Slovakia and other banks	67 453	_	1	-	67 454
Amounts due to customers	1 093 554	11 818	8 402	10 640	1 124 414
Liabilities from issued debt securities	83 800	-	-	-	83 800
Subordinated debt	29 056	-	-	-	29 056
Net currency exposure at 31 Dec 2013	33 588	(93)	51 010	375	84 880

As at 31 December 2013 the "Value at Risk" calculated from open foreign currency positions of the Bank was EUR 2 thousand.

Interest Rate Risk

Interest rate risk is the risk that the net current value of financial instruments will change due to changes in market interest rates. An interest rate risk is a risk that the value of a financial instrument will fluctuate as a result of changes in market interest rates and the risk that the maturity of interest-accruing assets will differ from the maturity of interest-bearing liabilities used to finance these assets. Hence, the period for which the interest rate is attached to the financial instrument shows the extent to which this instrument is exposed to the interest rate risk.

In 2013, in the classification of interest rate sensitive assets and liabilities by time bands the Bank implemented a statistical model for the classification of deposits without contractual maturity; in 2014 the Bank also used the model for the classification of a portion of the loan portfolio with an administrative (floating) interest rate.

The aforementioned statistical model is based on the calculation of the minimal margin from correlations between market interest rates and interest rates of individual deposit and loan products. Average monthly balances of deposit and loan products quantified based on historical data for several previous years were used in the calculation. The goal was to achieve a more accurate calculation of the impact of movements in interest rates on the Bank's deposit and loan portfolio.

In 2013, the Bank used the statistical model and reclassified deposits without contractual maturity from the "On Call" interval to several time intervals. Subsequently, in 2014 the Bank similarly reclassified loans with the administrative rate from the "Up to 3 Months" interval to several time intervals.

In monitoring interest rate risk the Bank uses the following limits for the interest rate risk inherent in the trading book and for the interest rate risk inherent in the banking book:

Limits for the Interest Rate Risk Inherent in the Trading Book:

- Trading book position limit
- Duration-position limit

Limits for the Interest Rate Risk Inherent in the Banking Book:

- Interest rate risk limit (standard interest rate shock)
- Position-duration limit for the available-for-sale portfolio
- The interest rate risk limit upon a change in the shape of the yield curve for the whole portfolio (jointly the banking book and the trading book)

Classification of Interest Rate Sensitive Assets and Liabilities by Time Band

The tables below provide an analysis of the selected categories of assets and liabilities by time bands according to interest rate sensitivity. Assets and liabilities that are not sensitive to interest rates are classified as "not specified".

31 Dec 2014 (EUR '000)	On Call	Up to 3 Months	From 3 to 12 Months	From 1 Year to 5 Years	From 5 Years and Over	Not Specified	Total
Assets							
Cash, due from banks and balances with the National Bank of Slovakia Placements with other banks, net of provisions for possible placement	23 778	-	-	-	-	33 527	57 305
losses	-	199 020	-	-	_	65	199 085
Financial assets at fair value through profit or loss	-	-	-	-	-	73	73
Available-for-sale financial assets	-	-	-	7 553	-	604	8 157
Loans and receivables, net of provisions for possible losses	-	420 267	187 285	394 174	8 924	83 091	1 093 741
Held-to-maturity financial investments	-	1 660	-	-	72 027	1 776	75 463
Liabilities							
Due to banks and deposits from the National Bank of Slovakia and other							
banks	210	36 053	19	-	-	97	36 379
Amounts due to customers	83 116	221 756	388 565	364 618	124 904	15 035	1 197 994
Liabilities from issued debt securities	-	50 762	237	7 962	-	137	59 098
Subordinated debt	-	47 000	-	-	-	56	47 056
Interest rate risk at 31 Dec 2014	(59 548)	265 376	(201 536)	29 147	(43 953)	103 811	93 297

31 Dec 2013 (EUR '000)	On Call	Up to 3 Months	From 3 to 12 Months	From 1 Year to 5 Years	From 5 Years and Over	Not Specified	Total
Assets							
Cash, due from banks and balances with the National Bank of Slovakia	18 962	-	-	-	-	26 590	45 552
Placements with other banks, net of provisions for possible placement							
losses	-	34 088	-	-	-	5	34 093
Financial assets at fair value through profit or loss	-	-	-	-	-	20	20
Available-for-sale financial assets	-	51 198	-	7 234	-	652	59 084
Loans and receivables, net of provisions for possible losses	-	549 553	155 395	241 887	4 260	104 991	1 056 086
Held-to-maturity financial investments	-	56 515	65 473	-	68 961	3 820	194 769
Liabilities							
Due to banks and deposits from the National Bank of Slovakia and other							
banks	28	27 106	40 158	26	_	136	67 454
Amounts due to customers	78 597	217 488	340 999	329 662	139 265	18 403	1 124 414
Liabilities from issued debt securities	70 337	75 584	120	7 962	133 203	134	83 800
				7 902		56	
Subordinated debt	-	29 000	-	-	-	56	29 056
Interest rate risk at 31 Dec 2013	(59 663)	342 176	(160 409)	(88 529)	(66 044)	117 349	84 880

Interest Rate Risk Sensitivity Analysis

To measure the interest rate risk, a GAP analysis methodology is applied. A net balance sheet position of the Banking Book and a net off-balance sheet position of the Banking Book are calculated based on the difference between the value of assets and liabilities in particular time buckets. Their total (Banking Book GAP) is multiplied in every time bucket by the relevant weight factor, which shows the duration of the financial instrument payable (or re-measured) in the middle of the given time bucket, resulting in weighted positions that can be used to determine the impact of interest rate changes on the Bank's economic value. For a potential decrease in the Bank's economic value in the event of a parallel shift of the yield curve by 200 bp, the Bank has an internal limit of 10% of the Bank's own funds.

An analysis of interest rate risk sensitivity is based on the assumption of a shift of the yield curve by 100 base points during the following 2.5 years (straight-line). Therefore, assets and liabilities with residual maturities over 2.5 years will not have an impact on the Bank's economic value.

Portfolio EUR	Up to 1 Month	Up to 3 Month	Up to 6 Month	Up to 12 Month	Up to 2 Years	Up to 3 Years	Up to 4 Years	Up to 5 Years	Up to 7 Years	Up to 10 Years	Up to 15 Years	Over 15 Years
Net balance sheet position of Banking Book Net off-balance sheet position of Banking	12 898	14 208	(79 616)	(115 540)	57 727	42 544	(35 956)	(35 050)	(60 608)	15 991	608	84
Book Banking Book GAP,	175 168	-	-	-	-	-	-	-	-	-	-	-
total Weight factor Weighted positions (total GAP x weight	188 066 0.04%	14 208 0.15%	(79 616) 0.31%	(115 540) 0.50%	57 727 0.55%	42 544 0.00%	(35 956) 0.00%	(35 050) 0.00%	(60 608) 0.00%	15 991 0.00%	608 0.00%	84 0.00%
factor)	75	21	(247)	(577)	318	-	-	-	-	-	-	-

In the EUR portfolio, unfavourable movements in interest rates would have a negative impact on the Bank's economic value in the amount of EUR 410 thousand (31 December 2013: EUR 739 thousand).

In the USD portfolio, unfavourable movements in interest rates would have a negative impact on the Bank's economic value in the amount of EUR 31 thousand (31 December 2013: EUR 16 thousand).

In the CZK portfolio, unfavourable movements in interest rates would have a negative impact on the Bank's economic value in the amount of EUR 1 thousand (31 December 2013: EUR 1 thousand).

The overall impact on the Bank's economic value in all portfolios (USD, EUR, CZK, and other foreign currencies) represents a decrease by EUR 446 thousand (31 December 2013: decrease by EUR 758 thousand) due to unfavourable movements in all interest rates. When using the same scenario for the trading portfolio, there is no impact on the Bank's profit/loss as at 31 December 2014 (31 December 2013: nil effect).

Other Price Risks

Under the IFRS definition, other price risks represent the risk that the fair value or future cash flows of a financial instrument will fluctuate due to changes in market prices (other than changes arising from the interest rate risk or currency risks) irrespective of whether these changes are attributable to the factors that are specific for the individual financial instrument or factors affecting all similar financial instruments traded on the market.

Other price risks within the Bank primarily include equity and commodity risks. The Bank is not an active player on the equity or commodity markets and hence other price risks are immaterial.

38. Liquidity Risk

Liquidity risk is the risk that the Bank will encounter difficulties in raising funds to meet commitments associated with financial instruments. The Bank monitors its liquidity based on expected cash inflows and cash outflows and manages the liquidity risk by building highly-liquid assets portfolios.

The net on-balance sheet liquidity position represents the extent to which the Bank may be required to provide funding to settle its liabilities associated with financial instruments. The Bank maintains its liquidity profile in accordance with the requirements of the National Bank of Slovakia. The following tables show an analysis of the assets, liabilities and equity according to their maturities, reflecting the remaining period between the reporting date and the contractual maturity date.

This analysis was prepared on the basis of the most prudent consideration of maturity dates in cases where the repayment schedules facilitate earlier repayment. The assets and liabilities that could not be included into the relevant time buckets according the residual maturity are reported in the 'from 5 years and over' category. Liabilities to clients due within one month principally include current accounts from which the clients are authorised to make withdrawals at call. The Bank's historical experience suggests, however, that these accounts represent a stable source of funding.

Classification of Balance Sheet Assets and Liabilities into Time Bands per Residual Maturity as at 31 December 2014

(EUR '000)	Within 1 Month	From 1 Month to 3 Months	From 3 to 12 Months	From 1 Year to 5 Years	From 5 Years and Over	Total
Assets						
Cash, due from banks and balances with the National Bank of Slovakia Placements with other banks, net of provisions for possible placement	57 305	-	-	-	-	57 305
losses	199 085	_	_	_	_	199 085
Financial assets at fair value through profit or loss	73	_	-	_	_	73
Available-for-sale financial assets	-	-	78	7 553	526	8 157
Loans and receivables, net of provisions for possible losses	24 504	24 651	130 496	385 055	529 035	1 093 741
Held-to-maturity financial investments	-	1 776	1 660	-	72 027	75 463
Investments in subsidiaries	-	-	-	151	-	151
Non-current tangible assets	-	-	-	-	22 202	22 202
Non-current intangible assets	-	-	-	-	6 758	6 758
Deferred tax asset	-	-	-	759	-	759
Other assets	1 651	423	1 018	30	-	3 122
Total assets	282 618	26 850	133 252	393 548	630 548	1 466 816
Liabilities						
Due to banks and deposits from the National Bank of Slovakia and						
other banks	36 259	100	20	_	_	36 379
Amounts due to customers	545 271	100 775	346 177	205 766	5	1 197 994
Liabilities from issued debt securities	3 273	25 072	22 791	7 962	-	59 098
Current tax liability	-	862	-	-	-	862
Provisions for liabilities	578	149	246	2 506	-	3 479
Other liabilities	11 072	1 879	922	-	-	13 873
Subordinated debts	51	11 005	18 000	-	18 000	47 056
Equity	-	-	-	-	108 075	108 075
Total liabilities and equity	596 504	139 842	388 156	216 234	126 080	1 466 816
Net balance sheet liquidity position at 31 Dec 2014	(313 886)	(112 992)	(254 904)	177 314	504 468	-
Cumulative net balance sheet liquidity position at 31 Dec 2014	(313 886)	(426 878)	(681 782)	(504 468)	-	-

The classification of balance sheet assets and liabilities into time bands per residual maturity as at 31 December 2014 represents a GAP in the amount of EUR -314 million (31 December 2013: EUR -436 million) in the within-one-month time band. The difference in the residual maturity between due assets and liabilities within 1 month is mainly caused by the classification of all non-term deposits and current accounts of clients into this time band. Based on the estimated maturity derived from the standard behaviour of the Bank's clients the net balance sheet liquidity position within a month is positive, in the amount of EUR 94 million (31 December 2013: EUR 86 million). Throughout 2014, the Bank continuously complied with all of the NBS measures that regulate this area.

Classification of Balance Sheet Assets and Liabilities into Time Bands per Residual Maturity as at 31 December 2013

(EUR '000)	Within 1 Month	From 1 Month to 3 Months	From 3 to 12 Months	From 1 Year to 5 Years	From 5 Years and Over	Total
Assets						
Cash, due from banks and balances with the National Bank of						
Slovakia	45 552	-	-	-	-	45 552
Placements with other banks, net of provisions for possible						
placement losses	34 093	-	-	-	-	34 093
Financial assets at fair value through profit or loss	20	-	-	-	-	20
Available-for-sale financial assets	50 108	1 138	78	7 234	526	59 084
Loans and receivables, net of provisions for possible losses	27 346	17 228	110 082	422 951	478 479	1 056 086
Held-to-maturity financial investments	-	1 945	122 203	1 660	68 961	194 769
Investments in subsidiaries	-	-	-	151	-	151
Non-current tangible assets	-	-	-	-	21 401	21 401
Non-current intangible assets	-	-	-	-	6 510	6 510
Other assets	1 959	1 093	63	-	-	3 115
Total assets	159 078	21 404	232 426	431 996	575 877	1 420 781
Liabilities						
Due to banks and deposits from the National Bank of Slovakia and						
other banks	27 056	175	40 197	26	-	67 454
Amounts due to customers	554 156	97 644	300 395	172 218	1	1 124 414
Liabilities from issued debt securities	3 003	161	25 202	55 434	-	83 800
Deferred tax liability	-	-	-	220	-	220
Provisions for liabilities	-	94	146	2 498	-	2 738
Other liabilities	10 555	2 996	953	-	-	14 504
Subordinated debts	55	1	-	29 000	-	29 056
Equity		-	-	-	98 595	98 595
Total liabilities and equity	594 825	101 071	366 893	259 396	98 596	1 420 781
Net balance sheet liquidity position at 31 Dec 2013	(435 747)	(79 667)	(134 467)	172 600	477 281	-
Cumulative net balance sheet liquidity position at 31 Dec 2013	(435 747)	(515 414)	(649 881)	(477 281)		_

Classification of Selected Off-balance Sheet Liabilities into Time Bands per Residual Maturity

31 December 2014 (EUR '000)	Within 1 Month	From 1 Month to 3 Months	From 3 to 12 Months	From 1 Year to 5 Years	From 5 Years and Over	Total
Future loans granted	49 617	-	-	-	-	49 617
Guarantees issued (excluding commitments for guarantees)	536	1 862	3 243	2 776	6 857	15 274
Liabilities from spot transactions	5 649	-	-	-	-	5 649
Liabilities from forward transactions with a financial transfer	205 298	-	-	-	-	205 298
Provided guarantees from pledges	78 644	-	-	-	-	78 644
Total as at 31 Dec 2014	339 744	1 862	3 243	2 776	6 857	354 482

31 December 2013 (EUR '000)	Within 1 Month	From 1 Month to 3 Months	From 3 to 12 Months	From 1 Year to 5 Years	From 5 Years and Over	Total
Future loans granted	40 791	-	-	-	-	40 791
Guarantees issued (excluding commitments for guarantees)	5	981	1 860	2 260	13 397	18 503
Liabilities from spot transactions	300	-	-	-	-	300
Liabilities from forward transactions with a financial transfer	50 158	-	-	-	-	50 158
Provided guarantees from pledges	115 005	-	-	-	-	115 005
Total as at 31 Dec 2013	206 259	981	1 860	2 260	13 397	224 757

Classification of Non-discounted Future Cash Flows from Financial Liabilities into Time Bands per Residual Maturity

31 December 2014 (EUR '000)	Within 1 Year	From 1 Year to 5 Years	From 5 Years and Over	Adjustment	Total
Due to banks and deposits from the National Bank of Slovakia and other banks	36 379	-	-	-	36 379
Amounts due to customers	995 928	214 737	7	(12 678)	1 197 994
Liabilities from issued debt securities	55 186	8 281	-	(4 369)	59 098
Subordinated debts	29 766	2 549	19 116	(4 375)	47 056
Total as at 31 Dec 2014	1 117 259	225 567	19 123	(21 422)	1 340 527

31 December 2013 (EUR '000)	Within 1 Year	From 1 Year to 5 Years	From 5 Years and Over	Adjustment	Total
Due to banks and deposits from the National Bank of Slovakia					
and other banks	67 955	26	-	(527)	67 454
Amounts due to customers	956 209	182 385	1	(14 181)	1 124 414
Liabilities from issued debt securities	33 297	56 041	-	(5 538)	83 800
Subordinated debts	455	29 183	-	(582)	29 056
Total as at 31 Dec 2013	1 057 916	267 635	1	(20 828)	1 304 724

Note: Non-discounted future cash flows arising from interest are included in individual categories of financial liabilities. A difference between the carrying amount of financial liabilities and their contractual non-discounted cash flows is disclosed in the Adjustment Column.

39. Operational Risk

The Bank defines operational risk as the risk of loss arising from the inappropriateness or failure of internal processes in the Bank, human error, the failure of systems used by the Bank or the risk of loss arising from external events. Operational risk also includes legal risk, ie the risk of loss primarily due to a failure to enforce contracts, the threat of unsuccessful legal disputes or court rulings with adverse impacts.

Operational risk management is addressed in the Instructions of the Board of Directors entitled "Procedures for Operational Risk Management", which provide guidance on identifying, estimating, monitoring and mitigating operational risks. The Bank's principal objectives and principles in managing operational risks are outlined in the "Risk Management Strategy" document. The standalone Market & Operational Risks department ensures compliance with the operational risk management requirements, processes and techniques and coordinates the development of basic principles and the development and maintenance of consistent methodology for identifying, monitoring, assessing and mitigating operational risks

The Bank's objective is to map operational risks in all processes and business activities and, based on an understanding and analysis thereof, to adopt effective measures to mitigate the impacts of operational risks and to improve process quality while sustaining the Bank's competitiveness. The key aspect of the operational risks management system is an active cooperation between process owners and all organisational units of the Bank, wide awareness, communication of information and understanding of the tasks assigned. The Bank has strictly-defined competencies and responsibilities for the respective work procedures in the operational risks area.

The Asset/Liability Management Committee (ALCO) is responsible for coordinating the risk management system. Operational risks reports are regularly submitted to the ALCO, the Bank's and parent company's managements and the regulator. Undesired disruptions of the Bank's activities and protection of critical processes from the consequences of serious errors and unforeseen events are covered by the Bank's business continuity plans.

In the regular self-assessment process, the Bank analyses significant sources of risk that the Bank is facing, identifies new risks and estimates the impact and likelihood of the origin thereof. The Bank adopts measures to mitigate and eliminate operational risks while considering efficiency and cost effectiveness of proposed measures in respect of the respective process efficiency.

The database of operational risks events serves for continuous monitoring and provides a base for assessing the efficiency of adopted measures and tools to mitigate operational risks. The Bank calculates the capital requirement for operational risks using a standardised approach.

40. Earnings/(Loss) Per Share

The earnings/(loss) per share attributable to ordinary shares of the Bank are computed as net profit for the relevant year attributable to the ordinary share-holders divided by weighted average number of ordinary shares outstanding during the year as follows:

	Note	31 Dec 2014	31 Dec 2013
Profit/(loss) (in EUR '000) Profit/(loss) for the reporting period attributable to ordinary		(443)	1 014
share-holder (in EUR '000)		(443)	1 014
Profit/(loss) per share			
At face value of EUR 3.98 (in EUR) Weighted average number of ordinary shares	18	(0.022) 11 503 458	0.051 11 503 458
At face value of EUR 39 832.70 (in EUR) Weighted average number of ordinary shares	18	(222.551) 570	514.47 570
At face value of EUR 1.00 (in EUR) Weighted average number of ordinary shares	18	(0.006) 10 855 430	0.013 10 019 496

41. Distribution of Profit for the Previous Reporting Period

The General Meeting of OTP Banka Slovensko, a.s. held on 10 April 2014 approved the separate financial statements for 2013 and the distribution of the profit for 2013 as follows:

Distribution of the profit for 2013 (EUR '000)	
Net profit/(loss) for 2013 – profit Use:	1 014
- Legal reserve fund	101
- Retained earnings from previous years	913

42. Proposed Settlement of Loss for the Current Reporting Period

Proposed settlement of the loss for 2014 (EUR '000)	
Net profit/(loss) for 2014 - loss Settlement:	(443)
- Retained earnings from previous years	(443)

The proposed settlement of the loss is subject to approval by the General Meeting of OTP Banka Slovensko, a.s.

43. Events After the Reporting Date

As of 1 January 2015, several tax legislation changes take effect.

The most significant changes that affect the Bank relate to a special levy of selected financial institutions and the Bank's obligation to pay contributions to the resolution fund established by the European Central Bank.

The special levy rate of selected financial institutions decreases from 0.4% to 0.2% per calendar year and an obligation arises to make contributions to the resolution fund; such contributions will represent tax non-deductible expenses.



